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Please be advised that the GPW Publications office will no longer move to 88 Visagie Street as indicated in the previous notices.

The move has been suspended due to the fact that the new building in 88 Visagie Street is not ready for occupation yet.

We will later on issue another notice informing you of the new date of relocation.

We are doing everything possible to ensure that our service to you is not disrupted.

As things stand, we will continue providing you with our normal service from the current location at 196 Paul Kruger Street, Masada building.

Customers who seek further information and or have any questions or concerns are free to contact us through telephone 012 748 6066 or email Ms Maureen Toka at [Maureen.Toka@gpw.gov.za](mailto:Maureen.Toka@gpw.gov.za) or cell phone at 082 859 4910.

Please note that you will still be able to download gazettes free of charge from our website [www.gpwonline.co.za](http://www.gpwonline.co.za).

We apologies for any inconvenience this might have caused.

Issued by GPW Communications

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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**No FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.**

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## HIGH ALERT: SCAM WARNING!!!

### TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the *GOVERNMENT PRINTING WORKS* that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the *Government Printing Works* (GPW).

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

[PROCUREMENT@GPW-GOV.ORG](mailto:PROCUREMENT@GPW-GOV.ORG)

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

*GPW* has an official email with the domain as [@gpw.gov.za](mailto:@gpw.gov.za)

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

*GPW* will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

*Government Printing Works* gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

## Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

### How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OR

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at [www.gpwonline.co.za](http://www.gpwonline.co.za)
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.  
Email: [Annamarie.DuToit@gpw.gov.za](mailto:Annamarie.DuToit@gpw.gov.za)

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.  
Email: [Bonakele.Mbhele@gpw.gov.za](mailto:Bonakele.Mbhele@gpw.gov.za)

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.  
Email: [Daniel.Legoabe@gpw.gov.za](mailto:Daniel.Legoabe@gpw.gov.za)

# Closing times for **ORDINARY WEEKLY** **GOVERNMENT GAZETTE** **2020**

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

- **24 December 2019**, Tuesday for the issue of Friday **03 January 2020**
- **03 January**, Friday for the issue of Friday **10 January 2020**
- **10 January**, Friday for the issue of Friday **17 January 2020**
- **17 January**, Friday for the issue of Friday **24 January 2020**
- **24 January**, Friday for the issue of Friday **31 January 2020**
- **31 February**, Friday for the issue of Friday **07 February 2020**
- **07 February**, Friday for the issue of Friday **14 February 2020**
- **14 February**, Friday for the issue of Friday **21 February 2020**
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- **06 March**, Friday for the issue of Friday **13 March 2020**
- **13 March**, Thursday for the issue of Friday **20 March 2020**
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- **27 March**, Friday for the issue of Friday **03 April 2020**
- **02 April**, Thursday for the issue of Thursday **09 April 2020**
- **08 April**, Wednesday for the issue of Friday **17 April 2020**
- **17 April**, Friday for the issue of Friday **24 April 2020**
- **22 April**, Wednesday for the issue of Thursday **30 April 2020**
- **30 April**, Thursday for the issue of Friday **08 May 2020**
- **08 May**, Friday for the issue of Friday **15 May 2020**
- **15 May**, Friday for the issue of Friday **22 May 2020**
- **22 May**, Friday for the issue of Friday **29 May 2020**
- **29 May**, Friday for the issue of Friday **05 June 2020**
- **05 June**, Friday for the issue of Friday **12 June 2020**
- **11 June**, Thursday for the issue of Friday **19 June 2020**
- **19 June**, Friday for the issue of Friday **26 June 2020**
- **26 June**, Friday for the issue of Friday **03 July 2020**
- **03 July**, Friday for the issue of Friday **10 July 2020**
- **10 July**, Friday for the issue of Friday **17 July 2020**
- **17 July**, Friday for the issue of Friday **24 July 2020**
- **24 July**, Friday for the issue of Friday **31 July 2020**
- **31 July**, Thursday for the issue of Friday **07 August 2020**
- **06 August**, Thursday for the issue of Friday **14 August 2020**
- **14 August**, Friday for the issue of Friday **21 August 2020**
- **21 August**, Friday for the issue of Friday **28 August 2020**
- **28 August**, Friday for the issue of Friday **04 September 2020**
- **04 September**, Friday for the issue of Friday **11 September 2020**
- **11 September**, Friday for the issue of Friday **18 September 2020**
- **17 September**, Thursday for the issue of Friday **25 September 2020**
- **25 September**, Friday for the issue of Friday **02 October 2020**
- **02 October**, Friday for the issue of Friday **09 October 2020**
- **09 October**, Friday for the issue of Friday **16 October 2020**
- **16 October**, Friday for the issue of Friday **23 October 2020**
- **23 October**, Friday for the issue of Friday **30 October 2020**
- **30 October**, Friday for the issue of Friday **06 November 2020**
- **06 November**, Friday for the issue of Friday **13 November 2020**
- **13 November**, Friday for the issue of Friday **20 November 2020**
- **20 November**, Friday for the issue of Friday **27 November 2020**
- **27 November**, Friday for the issue of Friday **04 December 2020**
- **04 December**, Friday for the issue of Friday **11 December 2020**
- **10 December**, Thursday for the issue of Friday **18 December 2020**
- **17 December**, Thursday for the issue of Friday **24 December 2020**
- **23 December**, Wednesday for the issue of Friday **31 December 2020**



## LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

**COMMENCEMENT: 1 APRIL 2018**

### 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 R1008.80 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	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

### 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 **R3026.32** per page.

## GOVERNMENT PRINTING WORKS - BUSINESS RULES

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](http://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 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
<i>Extraordinary Gazettes</i>	As required	Any day of the week	<i>Before 10h00 on publication date</i>	<i>Before 10h00 on publication date</i>
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days <b>after</b> submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

### GOVERNMENT PRINTING WORKS - BUSINESS RULES

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working 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

4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website [www.gpwonline.co.za](http://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](mailto: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.
7. 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.

## GOVERNMENT PRINTING WORKS - BUSINESS RULES

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.**

**GOVERNMENT PRINTING WORKS - BUSINESS RULES****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 be 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](mailto: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.

**GOVERNMENT PRINTING WORKS - BUSINESS RULES****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**.
30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

## GOVERNMENT PRINTING WORKS - BUSINESS RULES

### 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](mailto: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](http://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:**
**Government Printing Works**

149 Bosman Street

Pretoria

**Postal Address:**

Private Bag X85

Pretoria

0001

**GPW Banking Details:**
**Bank:** ABSA Bosman Street

**Account No.:** 405 7114 016

**Branch Code:** 632-005

**For Gazette and Notice submissions:** Gazette Submissions:

**For queries and quotations, contact:** Gazette Contact Centre:

**E-mail:** [submit.egazette@gpw.gov.za](mailto:submit.egazette@gpw.gov.za)
**E-mail:** [info.egazette@gpw.gov.za](mailto:info.egazette@gpw.gov.za)
**Tel:** 012-748 6200

**Contact person for subscribers:** Mrs M. Toka:

**E-mail:** [subscriptions@gpw.gov.za](mailto:subscriptions@gpw.gov.za)
**Tel:** 012-748-6066 / 6060 / 6058

**Fax:** 012-323-9574



# PROCLAMATIONS • PROKLAMASIES

## PROCLAMATION NO. 25 OF 2020

### UBUNTU LOCAL MUNICIPALITY

NC071

NOTICE 2021 – 01

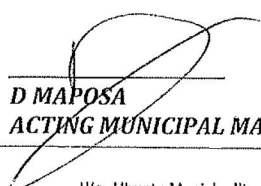
### TARIFFS FOR THE 2020/21 FINANCIAL YEAR

Notice is hereby given in terms of Section 14(2) of the Local Government MPRA 2004 (Act 6 of 2004) that the tariffs for the 2020/21 financial year implemented as from 1 July 2020 has been approved by the Municipal Council of Ubuntu Local Municipality.

#### Fees, charges and tariffs

	<u>2020/2021</u>
General Rates: Residential Properties (Tariff per R1 of valuation)	0.01289
General Rates: Business Properties (Tariff per R1 of valuation)	0.02669
General Rates: Agriculture Properties (Tariff per R1 of valuation)	0.00040
General Rates: Government Properties (Tariff per R1 of valuation)	0.01506
General Rates: Public Welfare Properties (Tariff per R1 of valuation)	0.00531
General Rates Tariff per R1 of valuation: (Public Service Infrastructure Properties)	0.00531

Yours in development

  
**D MAPOSA**  
**ACTING MUNICIPAL MANAGER**

#### VISION

We, Ubuntu Municipality commit ourselves to be developmental and economically viable to ensure a better life for all.

#### MISSION

We strive to achieve - Effective and efficient service delivery - Optimal human and natural resource development - Local economic growth and development, job creation and poverty alleviation - A vibrant tourism industry - To participate in the fight to reduce the infection rate and lessen the impact of HIV/Aids, alcohol abuse and other communicable diseases - A safe, secure and community friendly environment - To ensure sound and sustainable management of financial resources

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**GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS**

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**DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT****NO. 826****31 JULY 2020****MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996  
(ACT NO. 47 OF 1996)****ESTABLISHMENT OF STATUTORY MEASURE: RECORDS AND RETURNS BY  
ABATTOIRS AND OTHER ROLE-PLAYERS IN THE RED MEAT INDUSTRY**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 10, 13, 14 and 18 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended, hereby establish the statutory measure set out in the attached Schedule.

**MRS A T DIDIZA, MP****MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

## SCHEDULE

### 1. Definitions

In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates –

**“designated animals”** for purposes of this notice, means cattle, sheep and goats;

**“levy notice”** means any notice whereby a levy is imposed on designated animals, red meat, red meat products and processed pork in terms of the Act;

**“Levy Administrator”** means Meat Statutory Measure Services, the juristic person entrusted with the implementation, administration and enforcement of the statutory measure established in this notice;

**“red meat”** means any carcass or any part of a slaughtered and skinned designated animal, fresh or frozen which has not undergone any processing other than deboning, portioning, dicing, mincing, cooling or freezing;

**“red meat products”** means any product derived from the processing of red meat, with or without the addition of other meat or food products; and

**“the Act”** means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996) as amended.

### 2. Purpose and aim of the statutory measure and the relation thereof to the objectives of the Act

The purpose and aim of this statutory measure is to compel the parties set out herein to render records and returns to the Meat Statutory Measure Services. This is necessary to ensure that continuous, timeous and accurate information relating to the designated animals slaughtered and their products, is available to all role-players. Market information is deemed essential for all role-players in order for them to make informed decisions. By prescribing the keeping of records with the rendering of returns on a individual basis, market information for the whole of the industry can be processed and published.

The establishment of this statutory measure should assist in promoting the efficiency of the marketing of red meat. The viability and efficiency of the red meat industry should thus be enhanced.

This statutory measure is not detrimental to any of the objectives of the Act, and in particular will not be detrimental to the number of employment opportunities or on fair labour practice in the red meat industry.

Any information obtained through this mechanism will be dealt with in a confidential manner and sensitive or potentially sensitive client-specific information shall be dealt with in accordance with section 23 (2) of the Act.

This statutory measure will be administered by the Meat Statutory Measure Services, who will act in terms of the mandate and on behalf of the red meat industry through its representative structure, namely the Red Meat Industry Forum.

### **3. Products to which this statutory measure applies**

This statutory measure shall apply to all -

- (a) designated animals purchased or sold;
- (b) red meat and red meat products from designated animals from designated animals within the boundaries of the Republic of South Africa;
- (d) red meat and red meat products (excluding hides and skins) imported into the Republic of South Africa;
- (e) designated animals exported live from the Republic of South Africa; and
- (f) processed pork.

### **4. Area in which the measure shall apply**

This measure shall apply within the geographical boundaries of the Republic of South Africa.

### **5. Records to be kept, returns to be rendered and the enforcement thereof**

Any person referred to in sections 5 (1), 5 (2) and 5 (3) of the levy notice, with the exception of persons referred to in sections 5 (1) (a) and 5 (2) (a) thereof, shall keep such record and render the returns as may be required by the Levy Administrator for the designated animals, red meat, red meat products and processed pork, as contemplated in section 3 -

5.1 The records referred to in section 5 shall –

- (a) be recorded on a computer or with ink in a book; and

(b) be kept at the registered premises of the person required to keep the records for a period of at least three years.

5.2 The returns referred to in section 5 shall be rendered on a form obtainable free of charge for this purpose from the Levy Administrator and shall -

(a) be submitted, when forwarded by post, to -

Meat Statutory Measure Services  
P O Box 36802  
Menlo Park  
Pretoria  
0102

(b) When sent by telefax, be addressed to -

012 361 2382

5.3 The implementation, administration and enforcement of the statutory measure established in this notice are entrusted to Meat Statutory Measure Services, a non-profit company as contemplated in the Companies Act, 2008 (Act No. 71 of 2008).

5.4 Returns referred to in sections 5 (1) (b), (d), (e), (f) and (g) and 5 (2) (b), (d), (e), (f) and (g) and 5 (3) must be submitted within 14 days after the end of the calendar month in which the transaction took place. In the event of sections 5 (1) (c) and 5 (2) (c) must be submitted on or before the last day of March of the relevant year in which the levy is payable.

## **6. Commencement and period of validity**

This statutory measure shall come into operation on 5 November 2020 and will lapse after an extension period of two years. The lapsing of the statutory measure shall not

- (a) Affect the previous operation of the statutory measure so lapsed or anything duly done or suffered under the statutory measure so lapsed; or
- (b) Affect any right, privilege, obligation or liability acquired, accrued or incurred under the statutory measure so lapsed; or
- (c) Affect any penalty, forfeiture or punishment incurred in respect of any offence committed against the statutory measure so lapsed; or
- (d) Affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, forfeiture or punishment as acquired, accrued or incurred in terms of the statutory measure so lapsed.

And any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the statutory measure had not lapsed.

**DEPARTEMENT VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING**

NO. 826

31 JULIE 2020

**WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996**

(WET Nr. 47 VAN 1996)

**DAARSTELLING VAN STATUTÊRE MAATREËL: OPGAWES EN  
VERSLAGGEWING DEUR ABATTOIRS EN ANDER ROLSPELERS IN DIE  
ROOIVLEISBEDRYF**

Ek, Angela Thoko Didiza, Minister van Landbou, Grondhervorming en Landelike Ontwikkeling, handelende kragtens artikels 10, 13, 14 en 18 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996), soos gewysig, stel hiermee die statutêre maatreël in soos in die Bylaag hierby aangeheg, uiteengesit is.

**MRS A T DIDIZA, MP  
MINISTER VAN LANDBOU, GRONDHERVORMING EN LANDELIKE  
ONTWIKKELING**



## BYLAAG

### 1. Woordomskrywing

In hierdie Bylaag het enige woord of uitdrukking waaraan 'n betekenis volgens die Wet toegeken is, daardie betekenis tensy die konteks anders bepaal, en beteken –

**“aangewese dier”** vir die doel van hierdie kennisgewing verwys na beeste, skape en bokke;

**“die Wet”** verwys na die Wet op die Bemaking van Landbouprodukte, 1996 (Wet nr. 47 van 1996) soos gewysig;

**“Heffingsadministrateur”** verwys na Meat Statutory Measure Services, die regspersoon wat toevertrou is met die implementering, administrasie en toepassing van die statutêre maatreël gevestig in hierdie kennisgewing;

**“heffingskennisgewing”** verwys na enige kennisgewing waarvolgens 'n heffing op 'n aangewese dier, rooivleis, rooivleisprodukte, geprosesseerde varkvleis in terme van die Wet ingestel word;

**“rooivleis”** beteken enige karkas of enige gedeelte van 'n geslagte en afgeslagde aangewese dier, vars of bevrore, wat nie prosessering andersins as ontbening, versnippering, verdeling, maal, verkoeling of bevriesing ondergaan het nie; en

**“rooivleisprodukte”** beteken enige produkte wat ontstaan as gevolg van die prosessering van rooivleis met of sonder die byvoeging van ander vleis- of voedselprodukte.

### 2. Doel en oogmerk van die statutêre maatreël en die verwantskap met die doelwitte van die Wet

Die doel en oogmerke van hierdie statutêre maatreël is om die partye hierin uiteengesit te noop om opgawes en verslae by die Meat Statutory Measure Services in te handig. Dit is om te verseker dat aaneenlopende, tydige en akkurate inligting rakende geslagte aangewese diere en hul produkte, aan alle rolspelers beskikbaar is. Markinligting is noodsaaklik vir alle rolspelers om ingeligte keuses te kan uitoefen. Deur voor te skryf om opgawes by te hou deur die inhandiging van verslae op 'n individuele basis beteken markinligting kan verwerk en vir die bedryf gepubliseer word.

Die daarstelling van hierdie statutêre maatreël moet help om die effektiwiteit van die rooivleisbemarking te bevorder. Die lewensvatbaarheid en doeltreffendheid van die rooivleisbedryf behoort dus bevorder te word.

Hierdie statutêre maatreël is nie nadelig vir enige van die doelwitte van die Wet nie en sal, in besonder, nie nadelig vir die aantal werksgeleenthede of op regverdige arbeidspraktyk in die rooivleisbedryf wees nie.

Enige inligting wat deur middel van hierdie meganisme bekom word, sal op 'n vertroulike basis hanteer word en sensitiewe of potensieël sensitiewe, klient spesifieke inligting sal kragtens artikel 23(2) van die Wet hanteer word.

Die statutêre maatreël sal deur die Meat Statutory Measure Services volgens die mandaat en namens die rooivleisbedryf deur middel van die verteenwoordigende liggaam, die Rooivleisbedryfsforum, geadministreer word.

### **3. Produkte waarop die statutêre maatreël van toepassing is**

Hierdie statutêre maatreël sal van toepassing wees op alle -

- (a) aangewese diere wat gekoop of verkoop is;
- (b) rooivleis en rooivleisprodukte van aangewese diere van die aangewese diere wat binne die grense van die Republiek van Suid-Afrika geprosesseer word;
- (d) rooivleis en rooivleisprodukte (uitgesluit huide en velle) wat ingevoer word na die Republiek van Suid-Afrika;
- (e) aangewese diere wat uitgevoer word van die Republiek van Suid-Afrika; en
- (f) geprosesseerde varkvleis.

### **4. Gebied waarin die statutêre maatreël van toepassing is**

Hierdie statutêre maatreël sal binne die geografiese grense van die Republiek van Suid-Afrika van toepassing wees.

### **5. Opgawes wat gehou en verslae wat ingehandig moet word en die toepassing daarvan**

Enige persoon waarna in artikels 5(1), 5(2) en 5(3) van die heffingskennisgewing verwys is, met die uitsondering van persone na wie in artikels 5 (1) (a), 5 (2) (a), verwys word, sal sodanige opgawes byhou en verslae inhandig soos deur die Meat Statutory Measure Services vereis mag word vir aangewese diere, rooivleis, rooivleisprodukte.

5.1 Die opgawes waarna in artikel 5 verwys word sal -

- (a) op rekord geplaas word deur middel van 'n rekenaar of met ink in 'n boek; en
- (b) vir 'n tydperk van ten minste drie jaar gehou word op die geregistreerde perseel van die persoon wat die opgawes moet indien.

5.2 Die verslae waarna in artikel 5 verwys word sal ingehandig word op 'n vorm, gratis verkrygbaar van die Meat Statutory Measure Services, en moet -

- (a) per pos gestuur word aan-

Meat Statutory Measure Services  
Posbus 36802  
Menlopark  
Pretoria  
0102

- (b) of per telefaks gestuur word aan -

012 361 2382

5.3 Die implementering, administrasie en toepassing van die statutêre maatreël gevestig in hierdie kennisgewing is toevertrou aan Meat Statutory Measure Services, 'n nie-winsgewende maatskappy soos uiteengesit in die Wet op Maatskappye, 2008 (Wet Nr. 71 van 2008).

5.4 Die opgawes waarna in artikels 5 (1) (b), (d), (e), (f) en (g) asook 5 (2) (b), (d), (e), (f), (g) en 5 (3) verwys word moet ingehandig word binn 14 dae na die einde van die kalendermaand waarin die transaksie plaasgevind het. Die opgawe waarna in artikels 5 (1) (c) and 5 (2) (c) verwys word moet op of voor die laaste dag van Maart van die betrokke jaar wat die heffing betaalbaar is ingehandig word.

## 6. Aanvang en geldigheidsydperk

Hierdie statutêre maatreël sal op 5 November 2020 in werking tree en sal na 'n verlengingsperiode van twee jaar verval. Die verval van die statutêre maatreël sal nie -

- (a) Invloed hê op die vorige werking van die statutêre maatreël of op iets behoorlik gedoen of gely onder die statutêre maatreël nie; of

- (b) Enige reg, voorreg, verpligting of aanspreeklikheid hê, verkry, toeval of aangaan onder die statutêre maatrêel soos verval nie; of
- (c) Enige boete, verbeurdverklaring of straf hê aangegaan ten opsigte van 'n misdryf gepleeg onder die statutêre maatrêel soos verval nie; of
- (d) Enige ondersoek, regsgeding of regsmiddel ten opsigte van enige sodanige reg, voorreg, verpligting, aanspreeklikheid, verbeuring of straf hê, verkry, toeval of aangaan in terme van die statutêre maatrêel soos verval, en so 'n ondersoek, regsgeding of middel mag ingestel, voortgesit of afgedwing word, en so 'n boete, verbeurdverklaring of straf kan opgelê kan word, asof die statutêre maatrêel nie verval het nie.

**DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

NO. 827

31 JULY 2020

**MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996  
(ACT NO. 47 OF 1996)****ESTABLISHMENT OF STATUTORY MEASURE: REGISTRATION OF ROLE-  
PLAYERS IN THE RED MEAT INDUSTRY**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 10, 13, 14 and 19 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended, hereby establish the statutory measure set out in the attached Schedule.

**MRS A T DIDIZA, MP**  
**MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

## SCHEDULE

### 1. Definitions

In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates –

**“designated animals”** for purposes of this notice, means cattle, sheep and goats;

**“Levy Administrator”** means Meat Statutory Measure Services, the juristic person entrusted with the implementation, administration and enforcement of the statutory measure established in this notice;

**“levy notice”** means any notice whereby a levy is imposed on designated animals, red meat, red meat products and processed pork in terms of the Act;

**“red meat”** means any carcass or any part of a slaughtered and skinned designated animal, fresh or frozen which has not undergone any processing other than deboning, portioning, dicing, mincing, cooling or freezing;

**“red meat products”** means any product derived from the processing of red meat, with or without the addition of other meat or food products; and

**“the Act”** means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996) as amended.

### 2. Purpose and aim of the statutory measure and the relation thereof to the objectives of the Act

The purpose and aim of this statutory measure is to compel the parties set out herein to register with the Meat Statutory Measure Services. This is necessary to ensure that continuous, timeous and accurate information relating to designated animals slaughtered and their products are available to all role-players. Market information is deemed essential to all role-players in order for them to make informed decisions.

The establishment of this statutory measure should assist in promoting the efficiency of the marketing of red meat. The viability and efficiency of the red meat industry should thus be enhanced.

The statutory measure is not detrimental to any of the objectives of the Act, and in particular will not be detrimental to the number of employment opportunities or on fair labour practice in the red meat industry.

This statutory measure will be administered by the Meat Statutory Measure Services, who will act in terms of the mandate and on behalf of the red meat industry through its representative structure, namely the Red Meat Industry Forum.

### **3. Products to which this statutory measure applies**

This statutory measure shall apply to all –

- (a) designated animals purchased or sold;
- (b) red meat and red meat products from designated animals from designated animals processed within the boundaries of the Republic of South Africa;
- (c) red meat and red meat products (excluding hides and skins) imported into the Republic of South Africa;
- (d) designated animals exported live from the Republic of South Africa; and
- (e) processed pork.

### **4. Area in which the measure shall apply**

This measure shall apply within the geographical boundaries of the Republic of South Africa.

### **5. Registration and the enforcement thereof**

Any person referred to in sections 5 (1), 5 (2) and 5 (3) of the levy notice, with the exception of persons referred to in sections 5 (1) (a) and 5 (2) (a), shall on an annual basis register or re-register with the Levy Administrator.

5.1 Registration shall be done immediately upon receipt of a registration form obtainable free of charge for this purpose from the Levy Administrator, and must -

- (a) be submitted, when forwarded by post, to-  
Meat Statutory Measure Services  
P O Box 36802  
Menlo Park  
Pretoria  
0102

- (b) when sent by telefax, be addressed to-
- 012 361 2382

5.2 The implementation, administration and enforcement of the statutory measure established in this notice are entrusted to Meat Statutory Measure Services, a non-profit company as contemplated in the Companies Act, 2008 (Act No. 71 of 2008).

## **6. Commencement and period of validity**

This statutory measure shall come into operation on 5 November 2020 and will lapse after an extension period of two years. The lapsing of the statutory measure shall not -

- (a) Affect the previous operation of the statutory measure so lapsed or anything duly done or suffered under the statutory measure so lapsed; or
- (b) Affect any right, privilege, obligation or liability acquired, accrued or incurred under the statutory measure so lapsed; or
- (c) Affect any penalty, forfeiture or punishment incurred in respect of any offence committed against the statutory measure so lapsed; or
- (d) Affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, forfeiture or punishment as acquired, accrued or incurred in terms of the statutory measure so lapsed.

And any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the statutory measure had not lapsed.



**DEPARTEMENT VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING****NO. 827****31 JULIE 2020****WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996****(WET Nr. 47 VAN 1996)****INSTELLING VAN STATUTÊRE MAATREËL: REGISTRASIE VAN ROLSPELERS  
IN DIE ROOIVLEISBEDRYF**

Ek, Angela Thoko Didiza, Minister van Landbou, Grondhervorming en Landelike Ontwikkeling, handelende kragtens artikels 10, 13, 14 en 19 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996), soos gewysig, stel hiermee die statutêre maatreël in soos in die Bylaag hierby aangeheg, uiteengesit is.

**MRS A T DIDIZA, MP****MINISTER VAN LANDBOU, GRONDHERVORMING EN LANDELIKE  
ONTWIKKELING**

## BYLAAG

### 1. Woordomskrywing

In hierdie Bylaag het enige woord of uitdrukking waaraan 'n betekenis volgens die Wet toegeken is, daardie betekenis tensy die konteks anders bepaal, en beteken—

**“aangewese dier”** vir die doel van hierdie kennisgewing verwys na beeste, skape en bokke;

**“die Wet”** verwys na die Wet op die Bemaking van Landbouprodukte, 1996 (Wet nr. 47 van 1996) soos gewysig;

**“Heffingsadministrateur”** verwys na Meat Statutory Measure Services, die regspersoon wat toevertrou is met die implementering, administrasie en toepassing van die statutêre maatreël gevestig in hierdie kennisgewing;

**“heffingskennisgewing”** verwys na enige kennisgewing waarvolgens 'n heffing op 'n aangewese dier, rooivleis, rooivleisprodukte, geprosesseerde varkvleis in terme van die Wet ingestel word;

**“rooivleis”** beteken enige karkas of enige gedeelte van 'n geslagte en afgeslagde aangewese dier, vars of bevrore, wat nie prosessering andersins as ontbening, versnippering, verdeling, maal, verkoeling of bevriesing ondergaan het nie; en

**“rooivleisprodukte”** beteken enige produkte wat ontstaan as gevolg van die prosessering van rooivleis met of sonder die byvoeging van ander vleis- of voedselprodukte.

### 2. Doel en oogmerk van die statutêre maatreël en die verwantskap met die doelwitte van die Wet

Die doel en oogmerke van hierdie statutêre maatreël is om die partye hierin uiteengesit te noop om by die Meat Statutory Measure Services te registreer. Dit is om te verseker dat aaneenlopende, tydige en akkurate inligting rakende geslagte aangewese diere en hul produkte aan alle rolspelers beskikbaar is. Markinligting is noodsaaklik vir alle rolspelers om ingeligte keuses te kan uitoefen.

Die daarstelling van hierdie statutêre maatreël moet help om die effektiwiteit van die rooivleisbemarking te bevorder. Die lewensvatbaarheid en doeltreffendheid van die rooivleisbedryf behoort dus verhoog te word.

Hierdie statutêre maatreël is nie nadelig vir enige van die doelwitte van die Wet nie en sal, in besonder, nie nadelig vir die aantal werksgeleenthede of op regverdige arbeidspraktyk in die rooivleisbedryf wees nie.

Die statutêre maatreël sal deur die Meat Statutory Measure Services volgens die mandaat en namens die rooivleisbedryf deur middel van die verteenwoordigende liggaam, die Rooivleisbedryfsforum, geadministreer word.

### **3. Produkte waarop die statutêre maatreël van toepassing is**

Hierdie statutêre maatreël sal van toepassing wees op alle -

- (a) aangewese diere wat gekoop of verkoop is;
- (b) rooivleis en rooivleisprodukte van aangewese diere van die aangewese diere wat binne die grense van die Republiek van Suid-Afrika geprosesseer word;
- (d) rooivleis en rooivleisprodukte (uitgesluit huide en velle) wat ingevoer word na die Republiek van Suid-Afrika;
- (e) aangewese diere wat uitgevoer word van die Republiek van Suid-Afrika; en
- (f) geprosesseerde varkvleis.

### **4. Gebied waarin die statutêre maatreël van toepassing is**

Hierdie statutêre maatreël sal binne die geografiese grense van die Republiek van Suid-Afrika van toepassing wees.

### **5. Registrasie en die toepassing daarvan**

Enige persoon waarna in artikels 5(1), 5(2) en 5(3) van die heffingskennisgewing verwys is, met die uitsondering van persone na wie in artikels 5 (1) (a), 5 (2) (a) verwys word, moet op 'n jaarlikse basis registreer of her-registreer by die Meat Statutory Measure Services.

5.1 Registrasie moet plaasvind sodra 'n registrasievorm, gratis verkrygbaar van die Meat Statutory Measure Services, ontvang word en moet –

- (a) per pos gestuur word aan -  
Meat Statutory Measure Services

Posbus 36802

Menlopark

Pretoria

0102

(b) of per telefaks gestuur word aan -

012 361 2382

5.2 Die implementering, administrasie en toepassing van die statutêre maatreël gevestig in hierdie kennisgewing is toevertrou aan Meat Statutory Measure Services, 'n nie-winsgewende maatskappy soos uiteengesit in die Wet op Maatskappye, 2008 (Wet Nr. 71 van 2008).

## **6. Aanvang en geldigheidsydperk**

Hierdie statutêre maatreël sal op 5 November 2020 in werking tree en sal na 'n verlengingsperiode van twee jaar verval. Die verval van die statutêre maatreël sal nie

- (a) Invloed hê op die vorige werking van die statutêre maatreël of op iets behoorlik gedoen of gelyk onder die statutêre maatreël nie; of
- (b) Enige reg, voorreg, verpligting of aanspreeklikheid hê, verkry, toeval of aangaan onder die statutêre maatreël soos verval nie; of
- (c) Enige boete, verbeurdverklaring of straf hê aangegaan ten opsigte van 'n misdryf gepleeg onder die statutêre maatreël soos verval nie; of
- (d) Enige ondersoek, regsgeeding of regsmiddel ten opsigte van enige sodanige reg, voorreg, verpligting, aanspreeklikheid, verbeuring of straf hê, verkry, toeval of aangaan in terme van die statutêre maatreël soos verval, en so 'n ondersoek, regsgeeding of middel mag ingestel, voortgesit of afgedwing word, en so 'n boete, verbeurdverklaring of straf kan opgelê kan word, asof die statutêre maatreël nie verval het nie.

**DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

NO. 828

31 JULY 2020

**MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996  
(ACT NO. 47 OF 1996)****ESTABLISHMENT OF LEVY AND DETERMINATION OF GUIDELINE PRICES:  
LEVY ON CATTLE, SHEEP, GOATS, RED MEAT, RED MEAT PRODUCTS,  
PROCESSED PORK**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 10, 13, 14 and 15 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended-

- (a) introduce the levies as set out in the attached Schedule; and
- (b) determine that the guideline prices for cattle, sheep, goats, red meat, red meat products, processed pork, for purposes of determining the said levies shall be as set out in the attached Schedule.

**MRS A T DIDIZA, MP**  
**MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

## SCHEDULE

### 1. Definitions

In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates—

**“abattoir”** means a slaughter facility as defined in section 1 of the Meat Safety Act, 2000 (Act No. 40 of 2000), and where used in context of an obligation placed on an abattoir in this notice, refers to the owner of the slaughter facility;

**“authorised official”** means any official in the employ of SARS overseeing the importation of goods into the Republic of South Africa including any border official or official involved in Customs and Excise duties;

**“DALRRD”** means the National Department of Agriculture, Land Reform and Rural Development;

**“designated animals”** for purposes of this notice, means cattle, sheep and goats;

**“head”** means one designated animal irrespective of its age, size or weight or whether it is sold together with another animal, animals or offspring;

**“importer”** means any person intending to or that has imported red meat and/or red meat products into the Republic of South Africa;

**“import permit”** means an import permit issued under the Meat Safety Act, 2000 (Act No. 40 of 2000) or the Animal Disease Act, 1984 (Act No. 35 of 1984) by or on behalf of DAFF;

**“issuing officer”** means a person authorised to issue a permit for the import of red meat or red meat products under the Meat Safety Act, 2000 (Act No. 40 of 2000) or the Animal Disease Act, 1984 (Act No. 35 of 1984);

**“livestock agent”** means any person who acts as the agent of the buyer or seller of the designated animals, whether the risk of ownership of such designated animals has passed to such person or not;

**“Levy Administrator”** means Meat Statutory Measure Services, the juristic person entrusted with the implementation, administration and enforcement of the statutory levy established in this notice;

**“meat processor”** means any person who conducts a business that involves processing red meat, red meat products or processed pork for commercial gain;

**“meat trader”** means any person selling red meat or red meat products, whether operating independently or as part of a group or chain, and irrespective of whether such sale takes place through wholesale or retail meat trader outlets, but excluding a person who sells red meat, red meat products, or processed pork exclusively as part of that person’s restaurant business or similar culinary trade;

**“meat trader outlet”** means any premises where red meat or red meat products is traded, whether as part of the operations of another business or in its own right, and regardless if the premises where red meat is traded is shared with other business activities or not;

**“owner”** for the purposes of this notice means, in relation to any designated animal-

- (a) the person liable to pay the price charged by the abattoir for the slaughter of that animal; or
- (b) the person on whose behalf the designated animal is delivered for slaughter, in the event that no price is charged by the abattoir for the slaughter of the designated animal; or
- (c) the abattoir, if the abattoir was the last person to own or acquire the designated animal prior to the slaughter of such animal;

**“person”** includes natural and juristic persons, partnerships, trusts, voluntary associations, co-operatives and any other bodies, institutions or establishments, whether incorporated or not;

**“processed pork”** means the meat of pigs that has been altered, other than cutting and portioning, dicing and mincing such meat, to enhance the said meat;

**“processing”** in relation to red meat, means altering the meat, other than cutting portioning, dicing and mincing such meat, to enhance the meat, and “process” and “processes” shall have a corresponding meaning;

**“red meat”** means any carcass or part of a slaughtered and skinned designated animal, fresh or frozen which has not undergone any processing other than deboning, portioning, dicing, mincing, cooling or freezing;

**“red meat products”** means any product derived from the processing of red meat, with or without the addition of other meat or food products;

“**SARS**” means the South African Revenue Services;

“**the Act**” means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended; and

“**year**” for the purposes of section 5 of this notice, means the 365 days period after the inception of this levy, and every subsequent such period.

**2. Purpose and aim of the levy and the relation thereof to the objectives of the Act**

The red meat industry has been identified by the DALRRD as a productive sector and job driver with potential for accelerated economic growth and job creation through the Agricultural Policy Action Plan and Operation Phakisa processes. As such, the red meat industry wishes to extend the existing levy period by two years to deliver on the functions previously identified, whilst investigating how these functions could be better refined, aligned or extended to support the crucial future development and sustainability of the sector. These functions are-

- (a) consumer assurance;
- (b) consumer communication and education;
- (c) transformation and development;
- (d) research and development;
- (e) industry liaison;
- (f) production development;
- (g) compliance to legislation; and
- (h) administration.

The levy is not detrimental to any of the objectives of the Act, and in particular will not be detrimental to the number of employment opportunities or fair labour practices in the red meat industry.

The levy will be administered by the Meat Statutory Measure Services who will act in terms of the mandate granted to it by the Red Meat Industry Forum, the representative structure of the red meat industry.

This levy is necessary to finance the above-mentioned functions and the levy will be utilized in accordance with the levy application submitted to the Minister. The Auditor-General will solely be responsible to audit the statutory levies collected and expended.



The actual beneficiaries of the levy will be determined by the Red Meat Industry Forum in accordance with their approved business plans and budgets for the benefit of the entire industry.

### **3. Products to which the levy applies**

This levy shall apply to all –

- (a) designated animals purchased or sold;
- (b) red meat and red meat products from designated animals, processed within the boundaries of the Republic of South Africa;
- (d) red meat and red meat products (excluding hides and skins) imported into the Republic of South Africa;
- (e) designated animals exported live from the Republic of South Africa; and
- (f) processed pork.

### **4. Area in which the levy shall apply**

This levy shall apply within the geographical boundaries of the Republic of South Africa.

### **5. Imposition of the levy**

The following levies (VAT excluded) are hereby imposed in respect of designated animals, red meat and red meat products and processed pork, as contemplated in section 3 -

Cattle-

#### **Levy**

R7.01 per head

#### **How payable**

Deducted and retained from the selling price of each designated animal by any buyer of such animal. In the event the said buyer disposes of such animal other than by sale, export, or delivery to an abattoir for slaughter, or if such animal dies or is stolen before the said buyer disposes of it, the buyer shall pay the levy thus deducted and retained over to the Levy Administrator. For avoidance of doubt, the buyer is only entitled to retain

	the levy thus deducted where the relevant designated animal is sold, exported or delivered to an abattoir for slaughter.
R11.68 per head	Payable by the owner at slaughter, to the abattoir who slaughters such animal, the abattoir shall be liable to collect such levy from the owner and pay it over to the Levy Administrator. Where the abattoir is the owner, the abattoir shall make payment directly to the Levy Administrator.
(a) R741 per year during which the meat trader sells red meat, red meat products or processed pork	Payable by each meat trader to the Levy Administrator, in respect of each outlet through which red meat, red meat products or processed pork is sold.
(b) R1 304 per container or consignment of red meat and red meat products imported	Payable by the importer to the Levy Administrator prior to being issued with an import permit. The levy receipt number is to be submitted with the permit application to the issuing officer (see note c).
(c) R11.68 per head exported live from the Republic of South Africa	Payable by the exporter to the Levy Administrator.
(d) 0.114% of commission earned on the sale of designated animals	Payable by the livestock agent to the Levy Administrator.

(1) Sheep and Goats-

**Levy**

**How payable**

(a) R1.51 per head	Deducted and retained from the selling price of each designated animal by any buyer of such animal. In the event the said buyer disposes of such animal other than by sale, export, or delivery to an abattoir for slaughter, or if such animal dies or is stolen before the said buyer disposes of it, the buyer shall pay the levy thus deducted and retained over to
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- the Levy Administrator. For avoidance of doubt, the buyer is only entitled to retain the levy thus deducted where the relevant designated animal is sold, exported or delivered to an abattoir for slaughter.
- (b) R2.27 per head Payable by the owner at slaughter, to the abattoir who slaughters such animal, the abattoir shall be liable to collect such levy from the owner and pay it over to the Levy Administrator. Where the abattoir is the owner, the abattoir shall make payment directly to the Levy Administrator.
- (c) R741 per year during which the meat trader sells red meat, red meat products or processed pork Payable by each meat trader to the Levy Administrator, in respect of each outlet through which red meat, red meat products or processed pork is sold.
- (d) R1 304 per container or consignment of red meat and red meat products imported Payable by the importer to the Levy Administrator prior to the issuing of an import permit. The levy receipt number is to be submitted with the permit application to the issuing officer (see note c).
- (e) R2.27 per head exported live from the Republic of South Africa Payable by the exporter to the Levy Administrator.
- (f) 0.114% of the commission earned on the sale of designated animals Payable by the livestock agent to the Levy Administrator.

## (2) Processed Meat

The 2.26c per kg of red meat, red meat products and processed pork purchased by registered meat processors for processing to be paid over by the meat processor to the Levy Administrator.

### NOTES:

- a) Only one amount of R741 per year is payable by a meat trader in respect of each outlet through which the said meat trader sells red meat, red meat products or processed pork.
- b) A 3% collection fee may be deducted from the levies collected by the abattoir before the levies are paid over to the Levy Administrator.

- c) Every import permit issued will attract a minimum R1 304 statutory levy charge payable by the applicant. Where an import permit is issued for more than one container or load per consignment then each individual container or load per consignment up to a maximum of 28mt will attract the levy charge payable by the applicant. Where a master import permit is issued the R1 304 statutory levy will be payable by the applicant for every multiple of 25mt.

*Exclusions* - Where an import permit is issued for the importation of samples, where the quantity to be imported is less than 200kg then the statutory levy shall be waived for that import permit.

## 6. Persons by whom and to whom the levy shall be payable

The levy imposed under section 5 shall be payable by the persons set out in the notice to the Meat Statutory Measure Services, or his designated agent, within the period set out in section 8.

## 7. Guideline prices

The guideline prices for the different designated animals, red meat, red meat products, processed pork, hides and skins shall be as follows -

### (1) Cattle -

<u>Category</u>	<u>Guideline price</u>
(a) Cattle	
Weaners	R7 000 per head
Slaughter stock	R12 000 per head
(b) Carcass price	Average price R46/kg
(c) Meat imported	Average price R35/kg
(d) Cattle exported live	R14 000 per head

### (2) Sheep and Goats-

<u>Category</u>	<u>Guideline price</u>
(a) Sheep and goats	
Slaughter stock	R1 700 per head
Lambs and kids	R725 per head
(b) Carcass price	Average price R55/kg
(c) Meat imported	Average price R40/kg
(d) Sheep & goats exported live	R1 700 per head

**(3) Processed meat-**

<u>Category</u>	<u>Guideline price</u>
Processed meat	Average price R45/kg

**8. Payment and enforcement of the Levy**

A levy imposed in terms of this notice shall be paid to the Meat Statutory Measure Services -

- (a) in the case of an event referred to in sections 5 (1) (b), 5(2) (b) and 5 (3), within 14 days after the end of the calendar month within which the purchase, sale or other event, as the case may be, took place;
- (b) in the case of the levy referred to in sections 5 (1) (c) or 5 (2) (c), on or before the last day of March of the relevant year of which the levy is payable;
- (c) in the case of an event referred to in sections 5 (1) (d), (e) and (f), and 5 (2) (d), (e) and (f), within 14 days after the end of the calendar month within which the transaction took place; and
- (d) in the case of an event referred to in sections 5(1)(d) and 5(2)(d) payment is made prior to the issuance of an import permit.

8.1 Payment shall be made by means of a cheque or electronic bank transfer in favour of the Meat Statutory Measure Services, and shall-

(a) when paid by cheque, be addressed to:

Meat Statutory Measure Services  
P O Box 36802  
Menlo Park  
Pretoria  
0102

(b) when electronically transferred, be paid into the account number obtainable from the Levy Administrator.

8.2 The implementation, administration and enforcement of the levy established in this notice is entrusted to Meat Statutory Measure Services, a non-profit company as contemplated in the Companies Act, 2008 (Act No. 71 of 2008).

## 9. Escalation

The levy will be escalated each year from the second year of the two-year extension period as follows-

5 Nov 2020 – 4 Nov 2021

5 Nov 2021 – 4 Nov 2022

5 (1)(a)	R 7.43	5 (2)(a)	R 1.60
5 (1)(b)	R 12.38	5 (2)(b)	R 2.41
5 (1)(c)	R 785	5 (2)(c)	R 785
5 (1)(d)	R 1 382	5 (2)(d)	R 1 382
5 (1)(e)	R 12.30	5 (2)(e)	R 2.40
5 (1)(f)	0.122%	5 (2)(f)	0.122%
5 (3)	2.40c/kg	5(3)	2.40c/kg

## 10. Use of the levy

The Minister approves that-

- (a) at least 70% of the levy funds should be used for activities relating to; consumer assurance, consumer communication and education, research and development, industry liaison, production development and compliance to legislation;
- (b) not more than 10% for administrative use; and
- (c) at least 20% is allocated towards transformation and that the National Agricultural Marketing Council's new transformation guidelines be followed.

## 11. Commencement and period of validity

This statutory measure shall come into operation on 5 November 2020 and will lapse after an extension period of two years. The lapsing of the levy shall not -

- (a) Affect the previous operation of the levy so lapsed or anything duly done or suffered under the levy so lapsed; or
- (b) Affect any right, privilege, obligation or liability acquired, accrued or incurred under the levy so lapsed; or
- (c) Affect any penalty, forfeiture or punishment incurred in respect of any offence committed against the levy so lapsed; or
- (d) Affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, forfeiture or punishment as acquired, accrued or incurred in terms of the levy so lapsed.

And any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the levy had not lapsed.

**DEPARTEMENT VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING**

NO. 828

31 JULIE 2020

**WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996**

(WET Nr. 47 VAN 1996)

**DAARSTELLING VAN HEFFING EN RIGLYNPRYSE: HEFFING OP BEESTE, SKAPE, BOKKE, ROOIVLEIS, ROOIVLEISPRODUKTE, GEPROSESSEERDE VARKVLEIS**

Ek, Angela Thoko Didiza, Minister van Landbou, Grondhervorming en Landelike Ontwikkeling, handelende kragtens artikels 10, 13, 14 en 15 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996), soos gewysig -

- a) stel hiermee die heffing in, soos uiteengesit in die Bylaag hierby aangeheg; en
- b) bepaal dat die riglynpryse vir beeste, skape, bokke, rooivleis, rooivleisprodukte, geprosesseerde varkvleis, vir die doel van die bepaling van die betrokke heffing sal wees, soos uiteengesit in die Bylaag hierby aangeheg.

**MRS A T DIDIZA, MP****MINISTER VAN LANDBOU, GRONDHERVORMING EN LANDELIKE  
ONTWIKKELING**



## BYLAAG

### 1. Woordomskrywing

In hierdie Bylaag het enige woord of uitdrukking waaraan 'n betekenis volgens die Wet toegeken is, daardie betekenis tensy die konteks anders bepaal, en beteken-

**“aangewese dier”** vir die doel van hierdie kennisgewing verwys na beeste, skape en bokke;

**“abattoir”** beteken 'n slagfasiliteit soos omskryf in artikel 1 van die Wet op Vleisveiligheid, 2000 (Wet Nr. 40 van 2000), en waar gebruik 'n verpligting op die abattoir plaas in hierdie kennisgewing, verwys na die eienaar van die slagfasiliteit;

**“die Wet”** verwys na die Wet op die Bemarking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996) soos gewysig;

**“DLGLO”** beteken die Nasionale Departement van Landbou, Grondhervorming en Landelike Ontwikkeling;

**“eienaar”** vir die doel van artikel 5 van hierdie kennisgewing beteken in verband met enige aangewese dier–

- (a) die persoon wat aanspreeklik is om die prys te betaal wat deur die abattoir gevra word om die dier te slag of;
- (b) die persoon namens wie die aangewese dier vir slag aangebied word in die geval dat geen prys deur die abattoir gevra word vir die slag van 'n aangewese dier nie; of
- (c) die abattoir, as die abattoir die laaste persoon was aan wie die aangewese dier behoort het of aangeskaf was voor die slagting van sodanige dier;

**“gemagtigde-beampte”** beteken enige grensbeampte in diens van SAID wat toesig hou oor die invoer van goedere na die Republiek van Suid-Afrika, asook enige grensbeampte betrokke by Doeane en Aksyns;

**“geprosesseerde varkveis”** beteken die vleis van varke wat verander is behalwe deur sny, verdeling versnippering, en maal, van sulke vleis, om die vleis te verbeter;

**“Heffingsadministrateur”** verwys na Meat Statutory Measure Services, die regspersoon wat toevertrou is met die implementering, administrasie en toepassing van die statutêre heffing gevestig in hierdie kennisgewing, en soos uiteengesit in artikel 8 van die Bylae;

**“huide en velle”** beteken die huide en velle van die aangewese diere;

**“invoerder”** beteken enige persoon wat beplan om of wat reeds rooivleis of rooivleisprodukte na die Republiek van Suid Afrika ingevoer het;

**“invoerpermit”** beteken ‘n invoerpermit uitgereik onder die Wet op Vleisveiligheid, 2000 (Wet Nr. 40 van 2000) en die Wet op Dieresiektes, 1984 (Wet Nr. 35 van 1984) deur of namens DLGLO;

**“jaar”** vir die doel van artikel 5 van hierdie kennisgewing, beteken die tydperk van 365 dae wat sal volg op die daarstelling van hierdie heffing, en elke daaropvolgende periode;

**“kop”** beteken een aangewese dier ongeag van sy/haar ouderdom, grootte of gewig of ongeag of hy/sy saam met ‘n ander dier, diere of nasate verkoop word;

**“lewendehawe-agent”** beteken enige persoon wat as agent vir die koper of verkoper van die aangewese diere optree, hetsy of die risiko van eienaarskap van sulke aangewese diere oorgedra is na so ‘n persoon al dan nie;

**“persoon”** sluit natuurlike en regspersone, vennootskappe, trusts, vrywillige genootskappe, koöperasies en enige ander liggame, inrigtings of instellings in, hetsy ingelyf al dan nie;

**“prosessering”** in verband met rooivleis beteken die verandering van sulke vleis andersins as sny, verdeel, versnipper en maal om die vleis te verbeter, en “prosesseer” en “prosesse” het ‘n dienoooreenkomstige betekenis;

**“rooivleis”** beteken enige karkas of gedeelte van ‘n geslagte, afgeslagde aangewese dier, vars of bevrore, wat nie prosessering andersins as ontbening, versnippering, verdeling, maal, verkoeling of bevriesing ondergaan het nie;

**“rooivleisprodukte”** beteken enige produkte wat ontstaan van die prosessering van rooivleis met of sonder die byvoeging van ander vleis- of voedselprodukte;

**“uitreikingsbeampte”** beteken ‘n persoon gemagtig om ‘n permit uit te reik vir die invoer van vleis onder die Wet op Vleisveiligheid, 2000 (Wet Nr. 40 van 2000) en die Wet op Dieresiektes, 1984 (Wet Nr. 35 van 1984);

**“vleishandelaar”** beteken enige persoon wat rooivleis, of rooivleisprodukte verkoop hetsy onafhanklik of as deel van ‘n groep of ketting, en ongeag deur ‘n groot- of kleinhandel afsetpunt, maar uitgesluit ‘n persoon wat rooivleis, rooivleisprodukte of geprosesseerde varkvleis verkoop wat uitsluitlik deel van die persoon se restaurantbesigheid of soortgelyke koshandel is; en

**“vleisprosesseerder”** beteken enige persoon wat ‘n besigheid bedryf wat die prosessering van rooivleis, rooivleisprodukte of geprosesseerde varkvleis vir kommersiële gewin behels.

## **2. Doel en oogmerk van die heffing en die verwantskap met die doelwitte van die Wet**

Die rooivleisbedryf is deur die DLGLO as 'n produktiewe sektor en werkskepper geïdentifiseer met die potensiaal vir versnelde ekonomiese groei en werkskepping deur die Aksieplan vir Landboubeleid en Operasie Phakisa. As sodanig wil die rooivleisbedryf die bestaande heffing met twee jaar verleng om die funksies wat vantevore geïdentifiseer is te lewer, terwyl hierdie funksies verfyn, belyn en uitgebrei word om die voortgesette ontwikkeling en volhoubaarheid van die sektor te ondersteun. Hierdie funksies is -

- (a) verbruikersversekering;
- (b) verbruikerskommunikasie en opvoeding;
- (c) transformasie en ontwikkeling;
- (d) navorsing en ontwikkeling;
- (e) bedryfskakeling;
- (f) produksie-ontwikkeling;
- (g) voldoening aan wetgewing; en
- (h) administrasie.

Die heffing is nie nadelig vir enige van die doelwitte van die Wet nie en sal in besonder nie nadelig wees vir die aantal werksgeleenthede of op regverdige arbeidspraktyk in die rooivleisbedryf nie.

Die heffing sal deur die Meat Statutory Measure Services bestuur word, wat sal handel volgens die mandaat verleen deur die Rooivleisbedryfsforum, die verteenwoordigende liggaam van die rooivleisbedryf.

Die heffing is nodig om bogenoemde funksies te befonds en sal aangewend word in ooreenstemming met die aansoek aan die Minister voorgelê. Die

fondse wat deur die heffing gevorder is sal deur die Ouditeur-Generaal geaudit word.

Die werklike begunstigdes van die heffing sal bepaal word deur die Rooivleisbedryfsforum in ooreenstemming met hul goedgekeurde besigheidsplanne en begrotings vir aanwending soos hierbo vermeld.

### **3. Produkte waarop die heffing van toepassing is**

Hierdie heffing sal van toepassing wees op alle -

- (a) aangewese diere wat gekoop of verkoop is;
- (b) rooivleis en rooivleisprodukte van aangewese diere, wat binne die grense van die Republiek van Suid-Afrika geprosesseer word;
- (c) rooivleis en rooivleisprodukte (uitgesluit huide en velle) wat ingevoer word na die Republiek van Suid-Afrika;
- (d) aangewese diere wat uitgevoer word van die Republiek van Suid-Afrika; en
- (e) geprosesseerde varkvleis.

### **4. Gebied waarin die heffing van toepassing is**

Hierdie heffing sal binne die geografiese grense van die Republiek van Suid-Afrika van toepassing wees.

### **5. Oplegging van die heffing**

Die volgende heffings (BTW uitgesluit) word hiermee op aangewese diere, rooivleis, rooivleisprodukte, en geprosesseerde varkvleis, opgelê, soos uiteengesit in artikel 3 –

#### **(1) Beeste**

##### **Heffing**

- (a) R7.01 per kop

##### **Waar betaalbaar**

Afgetrek en teruggehou van die verkoopsprys van elke aangewese dier deur enige koper van so 'n dier. In die geval waar die genoemde koper van die dier ontslae raak anders as deur te verkoop, uitvoer of lewer aan 'n abattoir vir slagting, of indien so 'n dier vrek of gesteel word voor die koper van die dier ontslae raak, sal die koper die heffing terughou en oorbetaal aan die Heffingsadministrateur. Om twyfel te vermy, behoort die koper slegs die heffing terug te hou en oor te betaal aan die Heffingsadministrateur as die aangewese

dier verkoop, uitgevoer of gelewer word aan 'n abattoir vir slag.

- (b) R11.68 per kop      Betaalbaar deur die eienaar by slagting aan die abattoir wat so 'n dier slag, die abattoir sal aanspreeklik wees om so 'n heffing van die eienaar te vorder en oor te betaal aan die Heffingsadministrateur. Waar die abattoir die eienaar is, sal die abattoir die oorbetalings direk doen aan die Heffingsadministrateur.
- (c) R741 per jaar wat die vleishandelaar rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop      Betaalbaar deur elke vleishandelaar aan die Heffingsadministrateur vir elke afsetpunt waardeur rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop word.
- (d) R1 304 per houer of vrag ingevoerde rooivleis en rooivleis-produkte      Betaalbaar deur die invoerder aan die Heffingsadministrateur voor die uitreik van die invoerpermit. Die heffingskwitansie nommer sal ingedien word saam met die permitaansoek aan die uitreikingsbeampte (sien nota c).
- (e) R11.68 per kop lewendig uitgevoer vanuit die Republiek van Suid Afrika      Betaalbaar deur die uitvoerder aan die Heffingsadministrateur.
- (f) 0.114% van kommissie verdien op die verkoop van aangewese diere      Betaalbaar deur die lewendehawe-agent aan die Heffingsadministrateur.

(2) Skape en Bokke

**Heffing**

(a) R1.51 per kop

**Waar betaalbaar**

Afgetrek en teruggehou van die verkoopsprys van elke aangewese dier deur enige koper van so 'n dier. In die geval waar die genoemde koper van die dier ontslae raak anders as deur te verkoop, uitvoer of lewer aan 'n abattoir vir slagting, of indien so 'n dier vrek of gesteel word voor die koper van die dier ontslae raak, sal die koper die heffing terughou en oorbetal

- aan die Heffingsadministrateur. Om twyfel te vermy, behoort die koper slegs die heffing terug te hou en oor te betaal aan die Heffingsadministrateur as die aangewese dier verkoop, uitgevoer of gelewer word aan 'n abattoir vir slag.
- (b) R2.27 per kop      Betaalbaar deur die eienaar by slagting aan die abattoir wat so 'n dier slag, die abattoir sal aanspreeklik wees om so 'n heffing van die eienaar te vorder en oor te betaal aan die Heffingsadministrateur. Waar die abattoir die eienaar is, sal die abattoir die oorbetalings direk doen aan die Heffingsadministrateur.
- (c) R741 per jaar wat die vleishandelaar rooivleis, rooivleisprodukte of afsetpunt waardeur rooivleis, geprosesseerde varkvleis rooivleisprodukte of geprosesseerde varkvleis verkoop word.
- (d) R1 304 per houer of vrag ingevoerde rooivleis en rooivleis-produkte      Betaalbaar deur die invoerder aan die Heffingsadministrateur voor die uitreik van die invoerpermit. Die heffingskwitansienommer sal ingedien word saam met die permitaansoek aan die uitreikingsbeampte (sien nota c).
- (e) R2.27 per kop lewendig uitgevoervanuit die Republiek van Suid Afrika      Betaalbaar deur die uitvoerder aan die Heffingsadministrateur.
- (f) 0.114% van kommissie verdien op die verkoop van aangewese diere      Betaalbaar deur die lewendehawe-agent aan die Heffingsadministrateur.

### (3) Geprosesseerde Vleis

Die 2.26c per kg van rooivleis, rooivleisprodukte en geprosesseerde varkvleis aangekoop deur geregistreerde vleisprosesseerders vir prosesering word betaalbaar deur vleisprosesseerders aan die Heffingsadministrateur.

#### NOTAS:

- a) Slegs een bedrag van R741 per jaar is betaalbaar deur 'n vleishandelaar per afsetpunt waardeur die vleishandelaar rooivleis, rooivleisprodukte of geprosesseerde varkvleis verkoop.
- b) 'n 3% Invorderingsfooie mag deur die abattoir afgetrek word van die heffings gevorder voor die heffings aan die Heffingsadministrateur oorbetalings word.

- c) Vir elke invoerpermit uitgereik sal 'n minimum R1304 statutêre heffingskoste deur die aansoeker betaalbaar wees. Wanneer 'n invoerpermit uitgereik word vir meer as een vraghouer of vrag per besending, sal elke afsonderlike vraghouer of besending tot 'n maksimum van 28mt heffingspligtig wees betaalbaar deur die aansoeker. Waar 'n meester-invoerpermit uitgereik word sal R1304 statutêre heffing vir elke veelvoud van 25mt betaalbaar wees deur die aansoeker.

## 6. Persone deur wie en aan wie heffings betaalbaar is

Die heffing opgelê volgens die artikel 5 sal betaalbaar wees deur die persone soos uiteengesit in die kennisgewing aan die Meat Statutory Measure Services of sy benoemde agent binne die tydperk uiteengesit in artikel 8.

## 7. Riglynpryse

Die riglynpryse vir die verskillende aangewese diere, rooivleis en rooivleisprodukte, geprosesseerde varkvleis, huide en velle is as volg-

### (1) Beeste-

<u>Kategorie</u>	<u>Riglynpryse</u>
(a) Slagdiere	
Speenkalwers	R7 000 per kop
Beeste	R12 000 per kop
(b) Karkasprys	Gemiddelde prys R46/kg
(c) Vleis ingevoer	Gemiddelde prys R35/kg
(d) Lewende beeste uitgevoer	R14 000 per kop

### (2) Skape en Bokke-

<u>Kategorie</u>	<u>Riglynpryse</u>
(a) Skape en bokke	
Slagdiere	R1 700 per kop
Lammers	R725 per kop
(b) Karkasprys	Gemiddelde prys R55/kg
(c) Vleis ingevoer	Gemiddelde prys R40/kg
(d) Lewende skape en bokke uitgevoer	R1 700 per kop

**(3) Geprosesseerde vleis-**

<u>Katagorie</u>	<u>Riglynpryse</u>
Geprosesseerde vleis	Gemiddelde prys R45/kg

**8. Betaling en afdwinging van die heffing**

'n Heffing opgelê in terme van hierdie kennisgewing sal betaal word aan die Meat Statutory Measure Services -

- (a) in geval van 'n gebeurlikheid soos na verwys in artikels 5(1)(b), 5(2)(b), asook 5(3) binne 14 dae na die einde van die kalendermaand waarin die gebeurlikheid plaasgevind het;
- (b) in die geval van die heffing na verwys in artikels 5(1)(c) en 5(2)(c) op of voor die laaste dag van Maart van die betrokke jaar wat die heffing betaalbaar is;
- (c) in die geval van 'n gebeurlikheid na verwys in artikels 5(1)(e) en (f) en 5(2)(e) en (f) binne 14 dae na die einde van die kalendermaand waarin transaksie plaasgevind het; en
- (d) in die geval van 'n gebeurlikheid na verwys in artikels 5(1)(d) en 5(2)(d) word betaling gemaak voor die uitreiking van die invoerpermit.

8.1 Betaling sal gedoen word by wyse van 'n tjek of elektroniese bankoordrag ten gunste van die Meat Statutory Measure Services, en sal -

- (a) per tjek:

Meat Statutory Measure Services  
Posbus 36802  
Menlo Park  
Pretoria  
0102

- (b) elektroniese oordrag- in die rekeningnommer verskaf deur die Meat Statutory Measure Services.

8.2 Die implementering, administrasie en toepassing van die heffing gevestig in hierdie kennisgewing is toevertrou aan Meat Statutory Measure Services, 'n nie-winsgewende maatskappy soos uiteengesit in die Wet op Maatskappye, 2008 (Wet Nr. 71 van 2008).



## 9. Eskalاسie

Die heffing sal in die tweede jaar ge-eskaleer word vanaf die tweede jaar verlengingsperiode soos volg –

5 Nov 2020 – 4 Nov 2021		5 Nov 2021 – 4 Nov 2022	
5 (1)(a)	R 7.43	5 (2)(a)	R 1.60
5 (1)(b)	R 12.38	5 (2)(b)	R 2.41
5 (1)(c)	R 785	5 (2)(c)	R 785
5 (1)(d)	R 1 382	5 (2)(d)	R 1 382
5 (1)(e)	R 12.30	5 (2)(e)	R 2.40
5 (1)(f)	0.122%	5 (2)(f)	0.122%
5 (3)	2.40c/kg	5(3)	2.40c/kg

## 10. Aanwending van die heffing

Die Minister keur goed dat -

- (a) ten minste 70% van die heffingsfondse vir die aktiwiteite rakende verbruikersversekering, verbruikerskommunikasie en opvoeding, navorsing en ontwikkeling, bedryfskakeling, produksieontwikkeling en voldoening aan wetgewing aangewend sal word;
- (b) nie meer as 10% vir administratiewe werk gebruik word; en
- (c) ten minste 20% toegewys word aan transformasie en dat die Nasionale Bemerkingsraad se transformasie riglyne gevolg word.

## 11. Aanvang en geldigheids tydperk

Hierdie heffing sal op 5 November 2020 in werking tree en sal na 'n verlengingsperiode van twee jaar verval. Die verval van die heffing sal nie -

- (a) Invloed hê op die vorige werking van die heffing of op iets behoorlik gedoen of gely onder die heffing nie; of
- (b) Enige reg, voorreg, verpligting of aanspreeklikheid hê, verkry, toeval of aangaan onder die heffing soos verval nie; of
- (c) Enige boete, verbeurdverklaring of straf hê aangegaan ten opsigte van 'n misdryf gepleeg onder die heffing soos verval nie; of
- (d) Enige ondersoek, regsgeeding of regsmiddel ten opsigte van enige sodanige reg, voorreg, verpligting, aanspreeklikheid, verbeuring of straf hê, verkry, toeval of aangaan in terme van die heffing soos verval, en so 'n ondersoek, regsgeeding of middel mag ingestel, voortgesit of afgedwing word, en so 'n boete, verbeurdverklaring of straf kan opgelê kan word, asof die heffing nie verval het nie.

## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 829

31 JULY 2020

## AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT NO. 119 OF 1990)

REGULATIONS REGARDING THE GRADING, PACKING AND MARKING OF  
TABLE OLIVES INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA: REVISION OF THE  
REGULATIONS

## INVITATION FOR PUBLIC COMMENTS

I, Angela Thokozile Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby make known that I intend to publish revised regulations regarding the grading, packing and marking of table olives destined for sale in the Republic of South Africa.

All interested parties are invited to submit comments and any representations concerning the proposed revised regulations in writing within **30 days** from the date of publication of this Notice to the following address:

Executive Officer: Agricultural Product Standards  
Department of Agriculture, Land Reform and Rural Development  
Private Bag X343, Pretoria, 0001  
30 Hamilton Street, Harvest House Building, Arcadia, Room 154  
Tel: no. 012 319 6388; Fax no. 012 319 6265  
Email: [SimphiweMat@dalrrd.gov.za](mailto:SimphiweMat@dalrrd.gov.za)

The revised regulations are available on the Department's website [www.dalrrd.gov.za](http://www.dalrrd.gov.za), go to "Branches" → "Agricultural Production, Health & Food Safety" → "Food Safety & Quality Assurance" → "Draft legislation for comments", or can be forwarded via electronic mail or posted to any person upon request.

**Ms. Angela Thokozile Didiza**

**Minister of Agriculture, Land Reform and Rural Development**

## BOARD / RAAD

NO. 830

31 JULY 2020

## Ubuntu Municipality

Navrae/Enquiries

VICTORIA WEST  
Phone: 053 621 0026  
Fax: 053 621 0368  
info@ubuntu.gov.za  
www.ubuntu.gov.za

RICHMOND  
Phone: 053 693 0001  
Fax: 053 693 0242

LOXTON  
Phone: 053 381 3102  
Fax: 053 381 3116



menswaardigheid · hoop · erfenis™  
ubuntu · ithemba · izithethe  
humanity · hope · heritage

Kantoor van die Munisipale Bestuurder  
Office of the Municipal Manager

U Verwysing:  
Your Reference: \_\_\_\_\_

Ons Verwysing:  
Our Reference: \_\_\_\_\_

Datum:  
Date: **22 June 2020**

## MUNICIPAL NOTICE 02 OF 2020/21

## UBUNTU LOCAL MUNICIPALITY

NC071  
NOTICE 2021 – 02

## TARIFFS FOR THE 2020/21 FINANCIAL YEAR

Notice is hereby given in terms of the Local Government Policies and By-Laws for the 2020/21 financial year implemented as from 1 July 2020 and has been approved by the Municipal Council of Ubuntu Local Municipality.

## Policies and By-Laws

General Policy: Property Rates Policy	<b>2020/2021</b>
General Policy: Credit Control and Debt Collection Policy	
General Policy: Bulk Electricity Policy	
General Policy: Small Scale Embedded Generation Policy	
General By-law: Electricity By-laws	

Yours in development,

  
D. MAQOSA  
ACTING MUNICIPAL MANAGER

## VISION

We, Ubuntu Municipality commit ourselves to be developmental and economically viable to ensure a better life for all.

## MISSION

We strive to achieve – Effective and efficient service delivery – Optimal human and natural resource development – Local economic growth and development, job creation and poverty alleviation – A vibrant tourism industry – To participate in the fight to reduce the infection rate and lessen the impact of HIV/Aids,

## ECONOMIC DEVELOPMENT DEPARTMENT

NO. 831

31 JULY 2020

**CALL FOR SUBMISSIONS ON THE FINDINGS AND PROPOSALS OF  
THE FORESTRY SECTOR IMPACT ASSESSMENT****JULY 2020****1. BACKGROUND**

Section 21A of the Competition Act, No. 89 of 1998 (as amended) ("the Act") provides for the Competition Commission ("Commission") to conduct an impact study of any decision, ruling or judgement of the Commission, the Competition Tribunal ("Tribunal") or the Competition Appeal Court ("CAC").

In line with this, the Commission conducted an impact assessment of its cumulative decisions in the forestry sector. Specifically, the study assessed the impact of vertical integration on security of supply and the ability for non-vertically integrated players and smaller vertically integrated players' ability to access logs. The study emanates from the concerns raised in several merger transactions and complaints investigated by the Commission since its inception which typically related to continuity of supply of timber from large vertically integrated firms. In addition, several complaints referred to the Commission also highlighted the challenges faced by small vertically integrated and non-integrated downstream players in accessing the supply of timber products for their downstream operations.

**2. CALL FOR SUBMISSIONS**

Following the completion of the impact assessment, the Commission invites stakeholders to make submissions on the preliminary findings of the impact study and the proposals made to remedy the concerns identified. Please provide all submissions to Mr Yongama Njisane on [yongaman@compcom.co.za](mailto:yongaman@compcom.co.za) by close of business on **31 August 2020**.

**DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES****NO. 832****31 JULY 2020****MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 1998)****RECOGNITION OF THE SOUTH AFRICAN SMALL-SCALE FISHERIES COLLECTIVE NPC (SASSFC) AND SOUTH AFRICAN UNITED FISHING FRONT (SAUFF) AS INDUSTRIAL BODY AND INTERESTED GROUP IN TERMS OF SECTION 8 (1) OF THE MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 1998)**

The Department of Environment, Forestry and Fisheries hereby recognises the Small-Scale Fisheries Collective NPC (SASSFC) and South African United Fishing Front (SAUFF) as an industrial body and/or interest group for the Small-Scale Fisheries sector in terms of Section 8 (1) of the Marine Living Resources Act, 1998 (Act No. 18 of 1998).



**MS BARBARA DALLAS CREECY, MP**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 833

31 JULY 2020

## NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998

(ACT NO. 107 OF 1998)

**CONSULTATION ON THE ADOPTION OF A GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME FOR THE MANAGEMENT AND MITIGATION OF ENVIRONMENTAL IMPACTS RESULTING FROM THE IMPLEMENTATION OF THE WORKING FOR WETLANDS PROJECTS AND THE EXCLUSION OF THESE PROJECTS FROM THE REQUIREMENT TO OBTAIN AN ENVIRONMENTAL AUTHORISATION**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to adopt, as an environmental management instrument, the *Generic Environmental Management Programme for Working for Wetlands Programme (version 0 of June 2020)* and based on compliance with this generic environmental management programme, exclude, in terms of section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), identified activities, including the associated activities related to the implementation of the Working for Wetlands Programme, from the need to obtain environmental authorisation as set out in the Schedule.

Members of the public are invited to submit written comments or inputs, within 30 days after the publication of this Notice in the *Government Gazette*, to the following address:

By post to: The DirectorGeneral  
Department of Environment, Forestry and Fisheries  
Attention: Dr Dee Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: Reception, Environment House, 473 Steve Biko Road, Arcadia, 0083  
By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)  
Enquiries: Dr Dee Fischer 012 399 8843

Comments or inputs received after the closing date may not be considered.

  
**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**



## SCHEDULE

1. Section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (the Act) allows for the Minister to exclude activities identified in terms of section 24(2)(a) and (b) of the Act from the need to obtain environmental authorisation based on an environmental management instrument adopted in the prescribed manner.
2. The Department of Environment, Forestry and Fisheries has prepared a *Generic Environmental Management Programme for the Working for Wetlands Programme (version 0 of June 2020)* (the EMPr), to avoid, manage and mitigate the environmental impacts and risks associated with the activities of the programme including those identified in section 24(2)(a) and (b) of the Act.
3. The EMPr which has been developed by a multi-disciplinary team of specialists based on 16 years of experience in implementing the programme, has been reviewed and has been found to meet the requirements and principles contained in section 2, 24(1) and 24N of the Act.
4. The EMPr is therefore, to be adopted as an environmental management instrument for the purposes of excluding the identified activities associated with the Working for Wetlands programme, from the need to obtain environmental authorisation prior to commencement in terms of section 24(2)(e) of the Act.
5. Based on compliance with the impact mitigation measures contained in of Part C of the EMPr and the registration requirements contained in this paragraph and paragraph 6 of this Schedule, any activities described in paragraph 1.4 of Part 1 of the EMPr and which is identified in the Environmental Impact Assessment Regulations Listing Notice 1, Listing Notice 2 or Listing Notice 3 of 2014, as amended, is hereby excluded from the need to obtain environmental authorisation in terms of section 24(2)(e) of the Act.
6. In order for this exclusion to apply, at least 30 days<sup>1</sup> prior to the commencement of a Working for Wetlands project, the national deputy director for implementation of the Working for Wetlands Programme must register the project with the competent authority by submitting to the competent authority the signed registration form together with the declaration of compliance.
7. Within 10 days of receipt of the correctly completed registration form and supporting documentation described in paragraph 6 of this Schedule, the competent authority must register the project and provide the national deputy director for implementation of the Working for Wetlands Programme with a registration number.
8. The competent authority must maintain a record of all registered projects and provide access to the record through their website.
9. Failure to obtain a registration number prior to commencement of the project and failure to comply with the mitigation measures set out for identified activities in Part C of the EMPr, constitutes an offence in terms of section 49A(1)(d) of the Act.
10. Any amendments to the EMPr will be required to be consulted on through the publication in the *Government Gazette*.
11. The *Government Gazette* notice can be accessed at [https://www.environment.gov.za/legislation/gazetted\\_notices](https://www.environment.gov.za/legislation/gazetted_notices) and the Generic EMPr can be accessed at [http://www.environment.gov.za/projectprogrammes/environmental\\_management\\_instruments](http://www.environment.gov.za/projectprogrammes/environmental_management_instruments).
12. A hard copy of the document can be viewed in the Departments library located at Environment House, 473 Steve Biko Road, corner Soutpansberg and Steve Biko Road, Arcadia, Pretoria.
13. Hard copies of the document can also be requested from Ms M Masondo at +27 12 399 9277/9280; email [mmasondo@environment.gov.za](mailto:mmasondo@environment.gov.za).

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<sup>1</sup> Days means calendar days

## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 834

31 JULY 2020

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998  
(ACT NO. 107 OF 1998)

## CONSULTATION ON THE INTENTION TO ADOPT A GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME RELEVANT TO AN APPLICATION FOR ENVIRONMENTAL AUTHORISATION FOR THE DEVELOPMENT OR EXPANSION OF GAS TRANSMISSION PIPELINE INFRASTRUCTURE

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to publish as an environmental management instrument in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), a draft *Generic Environmental Management Programme (EMPr) for Gas Transmission Pipeline Infrastructure (2020)* relevant to an application for environmental authorisation for gas transmission pipeline infrastructure which is located below ground or above ground for the purposes of connecting to above-ground infrastructure such as pigging stations or compressor stations and the expansion of such facilities as set out in the Schedule hereto.

This generic environmental management programme, when implemented, will fulfil the requirement of section 24N (1A) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), and will be a generic environmental management programme as contemplated in regulations 19(4) and 23(4) of the Environmental Impact Assessment Regulations, 2014, as amended.

Members of the public are invited to submit written comments or input, within 30 days after the publication of this Notice in the *Gazette*, to the following address:

By post to: The Director-General  
Department of Environment, Forestry and Fisheries  
Attention: Dr. D Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: 473 Steve Biko Road  
ARCADIA  
0083

By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Comments or input received after the closing date may not be considered.



BARBARA DALLAS CREECY  
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT



## SCHEDULE

1. An application for environmental authorisation for gas transmission pipeline infrastructure or the expansion of such infrastructure, where such infrastructure is located below ground or above ground for the purposes of connecting to above-ground infrastructure such as pigging stations or compressor stations, submitted in terms of the Environmental Impact Assessment Regulations, 2014, as amended, where such infrastructure triggers-
  - (a) activity 60(i) and (ii) of Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended; or
  - (b) activity 7(i) and (ii) of Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended;and any listed or specified activity necessary for the realisation of such infrastructure, must use the *Generic Environmental Management Programme (EMPr) for Gas Transmission Pipeline Infrastructure (2020)* to comply with the requirements of Regulations 19(4), 23(4) and Appendix 4 to the Environmental Impact Assessment Regulations, 2014, as amended.
2. Any amendments to the *Generic Environmental Management Programme (EMPr) for Gas Transmission Pipeline Infrastructure (2020)* will be required to be consulted on through the publication for comment in the *Government Gazette*.
3. The document can be accessed at  
[http://www.environment.gov.za/projectprogrammes/environmental\\_managment\\_instuments/](http://www.environment.gov.za/projectprogrammes/environmental_managment_instuments/)
4. A hard copy of the documents can be viewed in the Department's library located at 473 Steve Biko Street, corner Soutpansberg and Steve Biko Road, Arcadia, Pretoria.
5. Hard copies of the document can also be requested from Ms M Masondo at +27 12 399 9277/9280.

## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 835

31 JULY 2020

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998  
(ACT NO. 107 OF 1998)****CONSULTATION ON THE INTENTION TO ADOPT A STANDARD FOR THE DEVELOPMENT OF  
ELECTRICITY TRANSMISSION AND DISTRIBUTION INFRASTRUCTURE WITHIN IDENTIFIED  
GEOGRAPHICAL AREAS AND THE EXCLUSION OF THIS INFRASTRUCTURE FROM THE REQUIREMENT  
TO OBTAIN AN ENVIRONMENTAL AUTHORISATION**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to—

- (a) adopt, in terms of section 24(10)(a) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), the *Standard for the Development of Electricity Transmission and Distribution Power Line Developments within Identified Geographical Areas*; and
- (b) based on compliance with this standard, exclude, in terms of section 24(2)(d) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) identified activities, as set out in the Schedule, including the associated activities related to the development of electricity transmission and distribution power line infrastructure from the need to obtain environmental authorisation.

Members of the public are invited to submit written comments or input, within 30 days after the publication of this Notice in the *Gazette*, to the following address:

By post to:       The Director-General  
                      Department of Environment Forestry and Fisheries  
                      Attention: Dr D Fischer  
                      Private Bag X447  
                      PRETORIA  
                      0001

By hand at:       473 Steve Biko Road  
                      ARCADIA  
                      0083

By e-mail:       [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Comments or inputs received after the closing date may not be considered.



**BARBARA DALLAS CREECY  
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## SCHEDULE

1. The Department of Environment, Forestry and Fisheries has developed the *Standard for Electricity Transmission and Distribution Power Line Development within Identified Geographical Areas* based on two Strategic Environmental Assessment (SEA) processes undertaken for the development of Electricity Grid Infrastructure (EGI) in South Africa.
2. The standard is to be adopted in terms of section 24(10)(a) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (the Act) for the purposes of excluding the activities contemplated in paragraph 4.1 and 4.2 of this Schedule from the requirement to obtain environmental authorisation prior to commencement.
3. Based on compliance with the provisions of the standard and the registration requirements contained in the standard, the activities as described in paragraphs 4.1 and 4.2 of the Schedule, are hereby excluded from the need to obtain environmental authorisation in terms of section 24(2)(d) of the Act.
4. This exclusion from the requirement to obtain environmental authorisation applies within the Strategic Transmission Corridors identified in **Government Notice No. 787 published under Government Gazette 43528 of 17** July 2020, for electricity transmission and distribution powerline infrastructure or the expansion of such infrastructure, where such infrastructure triggers-
  - 4.1 Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended:
    - 4.1.1. Activity 11;
    - 4.1.2. Activity 47; and
  - 4.2 Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended:
    - 4.2.1. Activity 9; andany listed or specified activity necessary for the realisation of such infrastructure.
5. Should more than 10% of the proposed electricity transmission and distribution powerline infrastructure fall outside of the Strategic Transmission Corridors, the entire development is regarded as falling outside the scope of this standard and the requirements of the Environmental Impact Assessment Regulations, 2014 as amended (the Regulations), apply to the entire development.
6. The provisions of the National Appeal Regulations, 2014, as amended, are applicable to an appeal against any decision taken in terms of the standard contemplated in this Notice.
7. An application for environmental authorisation submitted in terms of the Regulations, which is pending on the date of coming into effect of the standard and exclusion contemplated in this Notice, must be finalised in accordance with the procedures of the Regulations.
8. The *Standard for Electricity Transmission and Distribution Power Line Development within Identified Geographical Areas*, can be accessed at <https://egis.environment.gov.za/egi> or <https://gasnetwork.csir.co.za/>.
9. The *Strategic Environmental Assessment for Electricity Grid Infrastructure in South Africa (2016)* and the *Strategic Environmental Assessment for the Expansion of Electricity Grid Infrastructure Corridors in South Africa (2019)* can be accessed at <https://egi.csir.co.za/> or <https://egis.environment.gov.za/egi> or <https://gasnetwork.csir.co.za/>.

## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 836

31 JULY 2020

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998  
(ACT NO. 107 OF 1998)****CONSULTATION ON THE INTENTION TO IDENTIFY THE PROCEDURES TO BE FOLLOWED IN APPLYING FOR OR DECIDING ON AN ENVIRONMENTAL AUTHORISATION FOR THE DEVELOPMENT OR EXPANSION OF GAS TRANSMISSION PIPELINE INFRASTRUCTURE WHEN OCCURRING IN STRATEGIC GAS PIPELINE CORRIDORS**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment hereby give notice of the intention to identify, in terms of sections 24(5)(a) and (b) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) and regulation 15(2) of the Environmental Impact Assessment Regulations, 2014, as amended, procedures to be followed when applying for or deciding on an environmental authorisation for the development or expansion of underground gas transmission pipeline infrastructure when occurring in *Strategic Gas Pipeline Corridors* published in the *Government Gazette*.

Members of the public are invited to submit written comments or input within 30 days after the publication of this Notice in the *Gazette*, to the following address:

By post to: The Director-General  
Department of Environment, Forestry and Fisheries  
Attention: Dr D Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: 473 Steve Biko Road  
ARCADIA  
0083

By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Comments or input received after the closing date may not be considered.



**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## SCHEDULE

1. The Strategic Environmental Assessment for the Development of a Phased Gas Pipeline Network in South Africa, 2019 identified 9 *Strategic Gas Pipeline Corridors* related to the phased development of a gas pipeline network. These *Strategic Gas Pipeline Corridors* were published under Government Notice No. 788 published under Government Gazette No. 43528 of 17 July 2020. The corridors are included on the map provided as Appendix 1 and are as follows:
  - 1.1 Phase 1: Saldanha to Ankerlig and Saldanha to Mossel Bay
  - 1.2 Phase 2: Mossel Bay to Coega
  - 1.3 Phase 3: Richards Bay to Secunda and Gauteng
  - 1.4 Phase 4: Mozambique (Southern Border) to Richards Bay
  - 1.5 Phase 5: Abraham Villiers Bay (Northern Cape) to Saldanha and Ankerlig
  - 1.6 Phase 6: Abraham Villiers Bay (Northern Cape) to Oranjemund
  - 1.7 Phase 7: Coega to Richards Bay
  - 1.8 Phase 8: Rompco Pipeline Corridor
  - 1.9 Phase 9: Shale Gas Corridor and Inland Corridor from Saldanha to Coega
2. The scope of this Notice applies to an application for environmental authorisation or an application for an amendment to an environmental authorisation contemplated in Part 2 of Chapter 5 of the Environmental Impact Assessment Regulations, 2014, as amended (the Regulations) for the following activities where the activity is constructed underground and above-ground for the purpose of connecting to above-ground infrastructure such as pigging stations or compressor stations, including any associated activities necessary for the realisation of such infrastructure, where the greater part of the activity (90% or more) is undertaken within a *Strategic Gas Pipeline Corridor* contemplated in paragraph (1):
  - 2.1 Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended:
    - 2.1.1. Activity 60(i) and (ii); and
  - 2.2 Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended:
    - 2.2.1. Activity 7(i) and (ii).
3. Where the application is for an environmental authorisation for an activity contemplated in paragraph 2.1 and 2.2 of this Notice, the applicant must;
  - 3.1 follow the basic assessment process contemplated in regulations 19 and 20 of the Regulations;
  - 3.2 negotiate a route with all landowners; and
  - 3.3 submit the route negotiated in accordance with paragraph 3.2 as part of the environmental authorisation application.
4. The draft *Generic Environmental Management Programme (EMPr) for Gas Pipelines* published This, applies to an application that triggers any of the activities contemplated in paragraph 2.1 and 2.2 where these activities are associated with underground pipelines.
5. The timeframe for decision-making on an application contemplated in paragraph 2 of this Notice is 57 days.

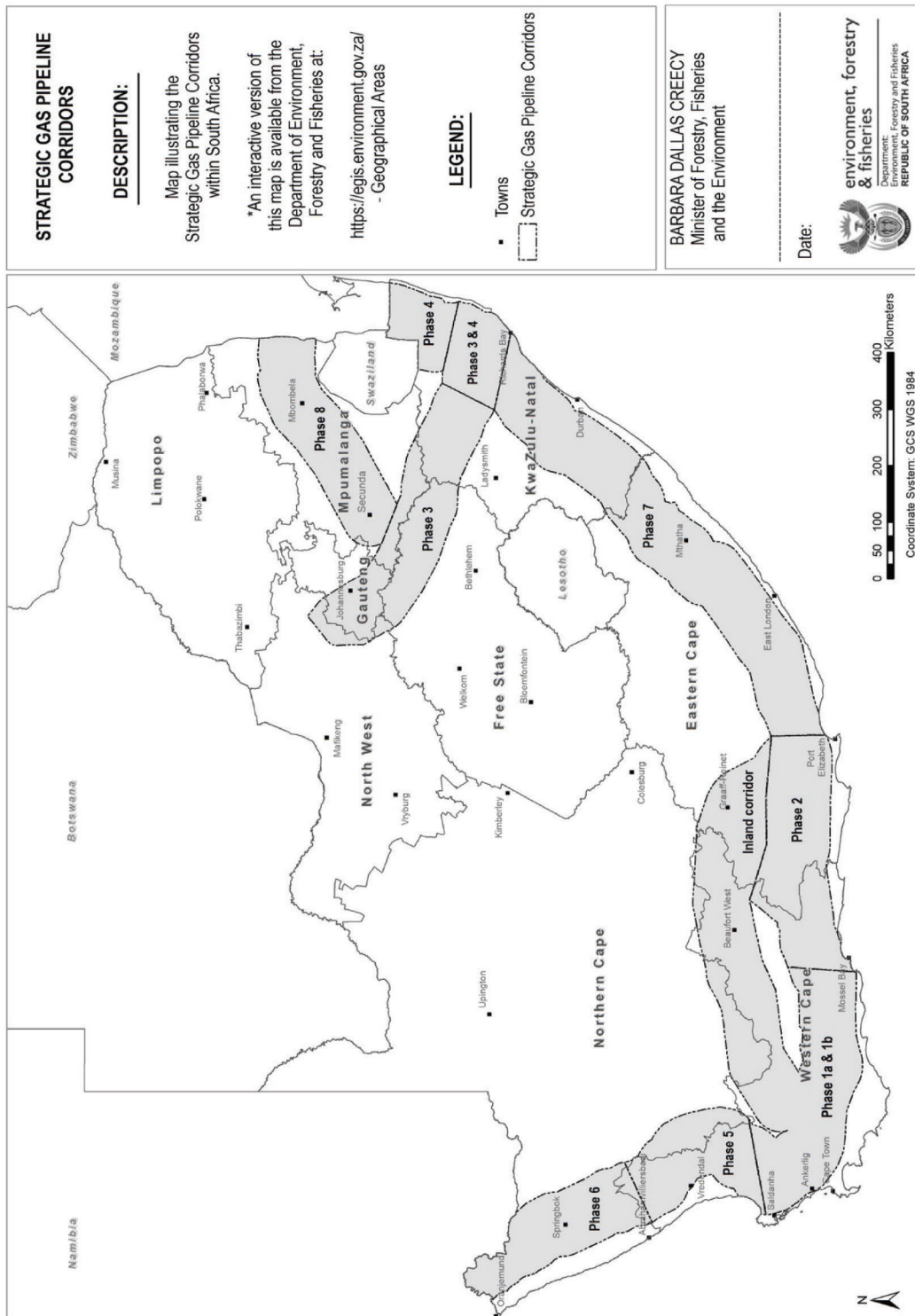
6. If a part greater than 10% of the infrastructure contemplated in this Notice falls outside of a *Strategic Gas Pipeline Corridor* as contemplated in paragraph (1), the requirements as prescribed in the Regulations, apply.
7. All applications submitted prior to the coming into effect of these procedures for implementation must be dealt with in accordance with the requirements prescribed in the Regulations.
7. The boundaries of the *Strategic Gas Pipeline Corridors* referred to in this Schedule are available from the Department of Environment, Forestry and Fisheries at <http://egis.environment.gov.za> – *Geographical Areas*, and hardcopies of the zones can be obtained from:

PLACE	CONTACT PERSON/S	CONTACT DETAILS
Head office of the Department of Environment, Forestry and Fisheries	Directorate Enterprise Geospatial Information Management	<a href="mailto:GazetteMapping@environment.gov.za">GazetteMapping@environment.gov.za</a>
	Ms Marlanie Moodley Ms Lisa Pretorius	Direct Line: +27 12 399 8916/ 9301 Call Centre Number: +27 86 111 2468

8. The Strategic Environmental Assessment for the Development of a Phased Gas Pipeline Network in South Africa, 2019 can be accessed at <https://gasnetwork.csir.co.za/final-sea-reports/> and <https://egis.environment.gov.za/gasnetwork>.

## APPENDIX 1

## MAP OF THE STRATEGIC GAS PIPELINE CORRIDORS





## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 837

31 JULY 2020

## NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998

(ACT NO. 107 OF 1998)

**CONSULTATION ON THE ADOPTION OF A GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME FOR THE MANAGEMENT AND MITIGATION OF ENVIRONMENTAL IMPACTS RESULTING FROM THE IMPLEMENTATION OF WORKING FOR WATER PROJECTS AND THE EXCLUSION OF THESE PROJECTS FROM THE REQUIREMENT TO OBTAIN AN ENVIRONMENTAL AUTHORISATION**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to adopt, as an environmental management instrument, the *Generic Environmental Management Programme for Working for Water Programme (version 0 of June 2020)* and based on compliance with this generic environmental management programme, exclude, in terms of section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), identified activities, including the associated activities related to the implementation of the Working for Water Programme, from the need to obtain environmental authorisation as set out in the Schedule.

Members of the public are invited to submit written comments or inputs, within 30 days after the publication of this Notice in the *Government Gazette*, to the following address:

By post to: The DirectorGeneral  
Department of Environment, Forestry and Fisheries  
Attention: Dr Dee Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: Reception, Environment House, 473 Steve Biko Road, Arcadia, 0083  
By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)  
Enquiries: Dr Dee Fischer 012 399 8843

Comments or inputs received after the closing date may not be considered.



**BARBARA DALLAS CREECY**  
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT



## SCHEDULE

1. Section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (the Act) allows for the Minister to exclude activities identified in terms of sections 24(2)(a) and (b) of the Act from the need to obtain environmental authorisation based on an environmental management instrument adopted in the prescribed manner.
2. The Department of Environment, Forestry and Fisheries has prepared a *Generic Environmental Management Programme for the Working for Water Programme (version 0 of June 2020)* (the EMPr), to avoid, manage and mitigate the environmental impacts and risks associated with the activities of the programme including those activities identified in section 24(2)(a) and (b) of the Act.
3. The Working for Water Programme is implemented by the Department of Environment, Forestry and Fisheries under the National Resource Management Programme specifically, or in partnership with the Department responsible for water affairs in relation to dams and State Owned Entities responsible for national parks and protected areas and environments.
4. The EMPr which has been developed by a multi-disciplinary team of specialists based on 25 years of experience in implementing the programme, has been reviewed and has been found to meet the requirements and principles contained in section 2, 24(1) and 24N of the Act.
5. The EMPr is therefore, to be adopted as an environmental management instrument for the purposes of excluding the identified activities associated with the Working for Water programme, from the need to obtain environmental authorisation prior to commencement in terms of section 24(2)(e) of the Act.
6. Based on compliance with the impact mitigation measures contained in of Part C of the EMPr and the registration requirements contained in this paragraph and paragraph 7 of this Schedule, the activities described in paragraph 1.4 of Part 1 of the EMPr and which is identified in the Environmental Impact Assessment Regulations, Listing Notice 1, Listing Notice 2 or Listing Notice 3 of 2014, as amended, are hereby excluded from the need to obtain environmental authorisation in terms of section 24(2)(e) of the Act.
7. In order for this exclusion to apply, at least 30 days<sup>1</sup> prior to the commencement of a Working for Water project, the regional deputy director responsible for the implementation of the programme must register the project with the competent authority by submitting to the competent authority the signed registration form together with the declaration of compliance.
8. Within 10 days of receipt of the correctly completed registration form and supporting documentation described in paragraph 7 of this Schedule, the competent authority must register the project and provide the regional deputy director responsible for the implementation of the Working for Working for Water programme with a registration number.
9. The competent authority must maintain a record of all registered projects and provide access to the record through their website.
10. Failure to obtain a registration number prior to commencement of the project and failure to comply with the mitigation measures set out for identified activities in Part C of the EMPr, constitutes an offence in terms of section 49A(1)(d) of the Act.
11. Any amendments to the EMPr will be required to be consulted on through publication in the *Government Gazette*.
12. The Government Gazette notice can be accessed at [https://www.environment.gov.za/legislation/gazetted\\_notices](https://www.environment.gov.za/legislation/gazetted_notices) and the Generic EMPr can be accessed at [http://www.environment.gov.za/projectprogrammes/environmental\\_management\\_instruments](http://www.environment.gov.za/projectprogrammes/environmental_management_instruments).
13. A hard copy of the document can be viewed in the Departments library located at Environment House, 473 Steve Biko Road, corner Soutpansberg and Steve Biko Road, Arcadia, Pretoria.
14. Hard copies of the document can also be requested from Ms M Masondo at +27 12 399 9277/9280; email [mmasondo@environment.gov.za](mailto:mmasondo@environment.gov.za).

<sup>1</sup> Days means calendar days

## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 838

31 JULY 2020

## NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998

(ACT NO. 107 OF 1998)

**CONSULTATION ON THE ADOPTION OF A GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME FOR THE MANAGEMENT AND MITIGATION OF ENVIRONMENTAL IMPACTS RESULTING FROM THE IMPLEMENTATION OF THE LANDCARE PROJECTS AND THE EXCLUSION OF THESE PROJECTS FROM THE REQUIREMENT TO OBTAIN AN ENVIRONMENTAL AUTHORISATION**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to adopt, as an environmental management instrument, the *Generic Environmental Management Programme for the LandCare Programme (version 0 of June 2020)* and based on compliance with this generic environmental management programme, exclude, in terms of section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), identified activities, including the associated activities related to the implementation of the LandCare Programme, from the need to obtain environmental authorisation as set out in the Schedule.

Members of the public are invited to submit written comments or inputs, within 30 days from the date of the publication of this Notice in the Government Gazette, to the following address:

By post to: The Director-General  
Department of Environment, Forestry and Fisheries  
Attention: Dr Dee Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: Reception, Environment House, 473 Steve Biko Road, Arcadia, 0083

By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Enquiries: Dr Dee Fischer 012 399 8843

Comments or inputs received after the closing date may not be considered.



**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## SCHEDULE

1. Section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (the Act) allows for the Minister to exclude activities identified in terms of sections 24(2)(a) and (b) of the Act from the need to obtain environmental authorisation based on an environmental management instrument adopted in the prescribed manner.
2. The Department of Environment, Forestry and Fisheries has prepared a *Generic Environmental Management Programme for the LandCare Programme (version 0 of June 2020)* (the EMPr), to avoid, manage and mitigate the environmental impacts and risks associated with the activities of the programme including those activities identified in section 24(2)(a) and (b) of the Act.
3. The EMPr which has been developed by a multi-disciplinary team of specialists based on 23 years of experience in implementing the programme, has been reviewed and has been found to meet the requirements and principles contained in section 2, 24(1) and 24N of the Act.
4. The EMPr is therefore, to be adopted as an environmental management instrument for the purposes of excluding the identified activities associated with the LandCare programme, from the need to obtain environmental authorisation prior to commencement in terms of section 24(2)(e) of the Act.
5. Based on compliance with the impact mitigation measures contained in of Part C of the EMPr and the registration requirements contained in this paragraph and paragraph 6 of this Schedule, the activities described in paragraph 1.4 of Part 1 of the EMPr and which is identified in the Environmental Impact Assessment Regulations, Listing Notice 1, Listing Notice 2 or Listing Notice 3 of 2014, as amended, are hereby excluded from the need to obtain environmental authorisation in terms of section 24(2)(e) of the Act.
6. In order for this exclusion to apply, at least 30 days<sup>1</sup> prior to the commencement of a LandCare project, the provincial coordinator responsible for implementing the LandCare Programme must register the project with the competent authority by submitting to the competent authority, the signed registration form together with the declaration of compliance.
7. Within 10 days of receipt of the correctly completed registration form and supporting documentation described in paragraph 6 of this Schedule, the competent authority must register the project and provide the provincial coordinator responsible for implementing the LandCare Programme with a registration number.
8. The competent authority must maintain a record of all registered projects and provide access to the record through their website.
9. Failure to obtain a registration number prior to the commencement of the project and failure to comply with the mitigation measure set out for identified activities in Part C of the EMPr, constitutes an offence in terms of section 49A(1)(d) of the Act.
10. Any amendments to the EMPr will be required to be consulted on through publication in the *Government Gazette*.
11. The *Government Gazette* notice can be accessed at [https://www.environment.gov.za/legislation/gazetted\\_notices](https://www.environment.gov.za/legislation/gazetted_notices) and the Generic EMPr can be accessed at [http://www.environment.gov.za/projectprogrammes/environmental\\_instruments](http://www.environment.gov.za/projectprogrammes/environmental_instruments).
12. A hard copy of the documents can be viewed in the Departments library located at Environment House, 473 Steve Biko Road, corner Soutpansberg and Steve Biko Road, Arcadia, Pretoria.

Hard copies of the document can also be requested from Ms M Masondo at +27 12 399 9277/9280; email [mmasondo@environment.gov.za](mailto:mmasondo@environment.gov.za).

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<sup>1</sup> Days means calendar days



## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 839

31 JULY 2020

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998  
(ACT NO. 107 OF 1998)****CONSULTATION ON THE ADOPTION OF A GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME FOR THE MANAGEMENT AND MITIGATION OF ENVIRONMENTAL IMPACTS RESULTING FROM THE IMPLEMENTATION OF WORKING FOR ECOSYSTEMS PROJECTS AND THE EXCLUSION OF THESE PROJECTS FROM THE REQUIREMENT TO OBTAIN AN ENVIRONMENTAL AUTHORISATION**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to adopt, as an environmental management instrument, the *Generic Environmental Management Programme for Working for Ecosystems Programme (version 0 of June 2020)* and based on compliance with this generic environmental management programme, exclude, in terms of section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), identified activities, including the associated activities related to the implementation of the Working for Ecosystems Programme, from the need to obtain environmental authorisation as set out in the Schedule.

Members of the public are invited to submit written comments or inputs, within 30 days after the publication of this Notice in the *Government Gazette*, to the following address:

By post to: The Director-General  
Department of Environment, Forestry and Fisheries  
Attention: Dr Dee Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: Reception, Environment House, 473 Steve Biko Road, Arcadia, Pretoria, 0083

By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Enquiries: Dr Dee Fischer 012 399 8843

Comments or inputs received after the closing date may not be considered.



**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## SCHEDULE

1. Section 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (the Act) allows the Minister to exclude activities identified in terms of section 24(2)(a) and (b) of the Act from the need to obtain environmental authorisation based on an environmental management instrument adopted in the prescribed manner.
2. The Department of Environment, Forestry and Fisheries has prepared a *Generic Environmental Management Programme for the Working for Ecosystems Programme (version 0 of June 2020)* (the EMPr), to avoid, manage and mitigate the environmental impacts and risks associated with the activities of the programme, including those activities identified in section 24(2)(a) and (b) of the Act.
3. The Working for Ecosystems Programme is implemented by the Department of Environment, Forestry and Fisheries under the National Resource Management Programme specifically or in partnership with State Owned Entities responsible for national parks and protected areas and environments.
4. The EMPr, which has been developed by a multi-disciplinary team of specialists based on 17 years of experience in implementing the programme, has been reviewed and has been found to meet the requirements and principles contained in section 2, 24(1) and 24N of the Act.
5. The EMPr is therefore to be adopted as an environmental management instrument, for the purposes of excluding the identified activities associated with the Working for Ecosystems programme from the need to obtain environmental authorisation prior to commencement, in terms of section 24(2)(e) of the Act.
6. Based on compliance with the impact mitigation measures contained in of Part C of the EMPr and the registration requirements contained in this paragraph and paragraph 7 of this Schedule, the activities described in paragraph 1.4 of Part 1 of the EMPr and which is identified in the Environmental Impact Assessment Regulations, Listing Notice 1, Listing Notice 2 or Listing Notice 3 of 2014, as amended, are hereby excluded from the need to obtain environmental authorisation in terms of section 24(2)(e) of the Act.
7. In order for this exclusion to apply, at least 30 days<sup>1</sup> prior to the commencement of a Working for Ecosystems project, the regional deputy director responsible for the implementation of the Working for Ecosystems programme must register the project with the competent authority by submitting to the competent authority, the signed registration form together with the declaration of compliance.
8. Within 10 days of receipt of the correctly completed registration form and supporting documentation described in paragraph 7 of this Schedule, the competent authority must register the project and provide the regional deputy director responsible for the implementation of the Working for Ecosystems programme with a registration number.
9. The competent authority must maintain a record of all registered projects and provide access to the record through their website.
10. Failure to obtain a registration number prior to the commencement of the project and failure to comply with the mitigation measures set out for identified activities in Part C of the EMPr, constitute an offence in terms of section 49A(1)(d) of the Act.
11. Any amendments to the EMPr will be required to be consulted on through publication in the *Government Gazette*.
12. The *Government Gazette* notice can be accessed at [https://www.environment.gov.za/legislation/gazetted\\_notices](https://www.environment.gov.za/legislation/gazetted_notices) and the Generic EMPr can be accessed at [http://www.environment.gov.za/projectprogrammes/environmental\\_management\\_instruments](http://www.environment.gov.za/projectprogrammes/environmental_management_instruments).
13. A hard copy of the document can be viewed in the Departments library located at Environment House, 473 Steve Biko Road, corner Soutpansberg and Steve Biko Road, Arcadia, Pretoria.
14. Hard copies of the document can also be requested from Ms M Masondo at +27 12 399 9277/9280; email [mmasondo@environment.gov.za](mailto:mmasondo@environment.gov.za).

<sup>1</sup> Days means calendar days

## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 840

31 JULY 2020

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998  
(ACT NO. 107 OF 1998)****CONSULTATION ON THE INTENTION TO IDENTIFY THE PROCEDURES TO BE FOLLOWED WHEN APPLYING FOR OR DECIDING ON AN ENVIRONMENTAL AUTHORISATION APPLICATION FOR THE DEVELOPMENT OF ELECTRICITY TRANSMISSION AND DISTRIBUTION INFRASTRUCTURE WHEN OCCURRING IN RENEWABLE ENERGY DEVELOPMENT ZONES**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment hereby give notice of the intention to identify, in terms of sections 24(5)(a) and (b) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) and regulation 15(2) of the Environmental Impact Assessment Regulations, 2014, as amended, the procedures to be followed in applying for or deciding on an environmental authorisation application for the development of electricity transmission and distribution infrastructure when occurring in *Renewable Energy Development Zones* published in the *Government Gazette*.

Members of the public are invited to submit written comments or input within 30 days after the publication of this Notice in the *Gazette*, to the following address:

By post to:       The Director-General  
                      Department of Environment, Forestry and Fisheries  
                      Attention: Dr D Fischer  
                      Private Bag X447  
                      PRETORIA  
                      0001

By hand at:       473 Steve Biko Road  
                      ARCADIA  
                      0083

By e-mail:       [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Comments or input received after the closing date may not be considered.



**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

**SCHEDULE**

1. The Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2015 identified 8 *Renewable Energy Development Zones* that are of strategic importance for large scale wind and solar photovoltaic development. These *Renewable Energy Development Zones* together with the procedures to be followed when applying for environmental authorisation for a large scale wind and solar facility within these areas were published under Government Notice No. 114, Government Gazette 41445 of 16 February 2018. The areas identified are included on the map provided as Appendix 1 and are as follows:

<b>Renewable Energy Development Zone Number</b>	<b>Name</b>	<b>Applicable Renewable Energy Technology</b>
Renewable Energy Development Zone 1	Overberg	Large scale wind and solar photovoltaic energy facilities
Renewable Energy Development Zone 2	Komsberg	Large scale wind and solar photovoltaic energy facilities
Renewable Energy Development Zone 3	Cookhouse	Large scale wind and solar photovoltaic energy facilities
Renewable Energy Development Zone 4	Stormberg	Large scale wind and solar photovoltaic energy facilities
Renewable Energy Development Zone 5	Kimberley	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 6	Vryberg	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 7	Upington	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 8	Springbok	Large scale wind and solar photovoltaic energy facilities

2. The Phase 2 Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2019 identified 3 additional *Renewable Energy Development Zones* that are of strategic importance for large scale wind and solar photovoltaic energy development. These *Renewable Energy Development Zones* were published under Government Notice No. 786 published under Government Gazette No. 43528 of 17 of July 2020. The areas identified are included on the map provided as Appendix 2 and are as follows:

<b>Renewable Energy Development Zone Number</b>	<b>Name</b>	<b>Applicable Renewable Energy Technology</b>
Renewable Energy Development Zone 9	Emalahleni	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 10	Klerksdorp	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 11	Beaufort West	Large scale wind and solar photovoltaic energy facilities

3. The scope of this Notice applies to an application for an amendment to an environmental authorisation contemplated in Part 2 of Chapter 5 of the Environmental Impact Assessment Regulations, 2014, as amended, and for an application for an environmental authorisation when triggering the following activities related to the development of electricity transmission and distribution infrastructure, including any associated activities necessary for the realisation of such infrastructure, where the greater part of the activity (90% or more) is undertaken within a *Renewable Energy Development Zone* contemplated in paragraph 1 or 2 of this Schedule:
- 3.1. Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended:
- 3.1.1. Activity 11; and
- 3.1.2. Activity 47; and

## 3.2. Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended:

## 3.2.1. Activity 9.

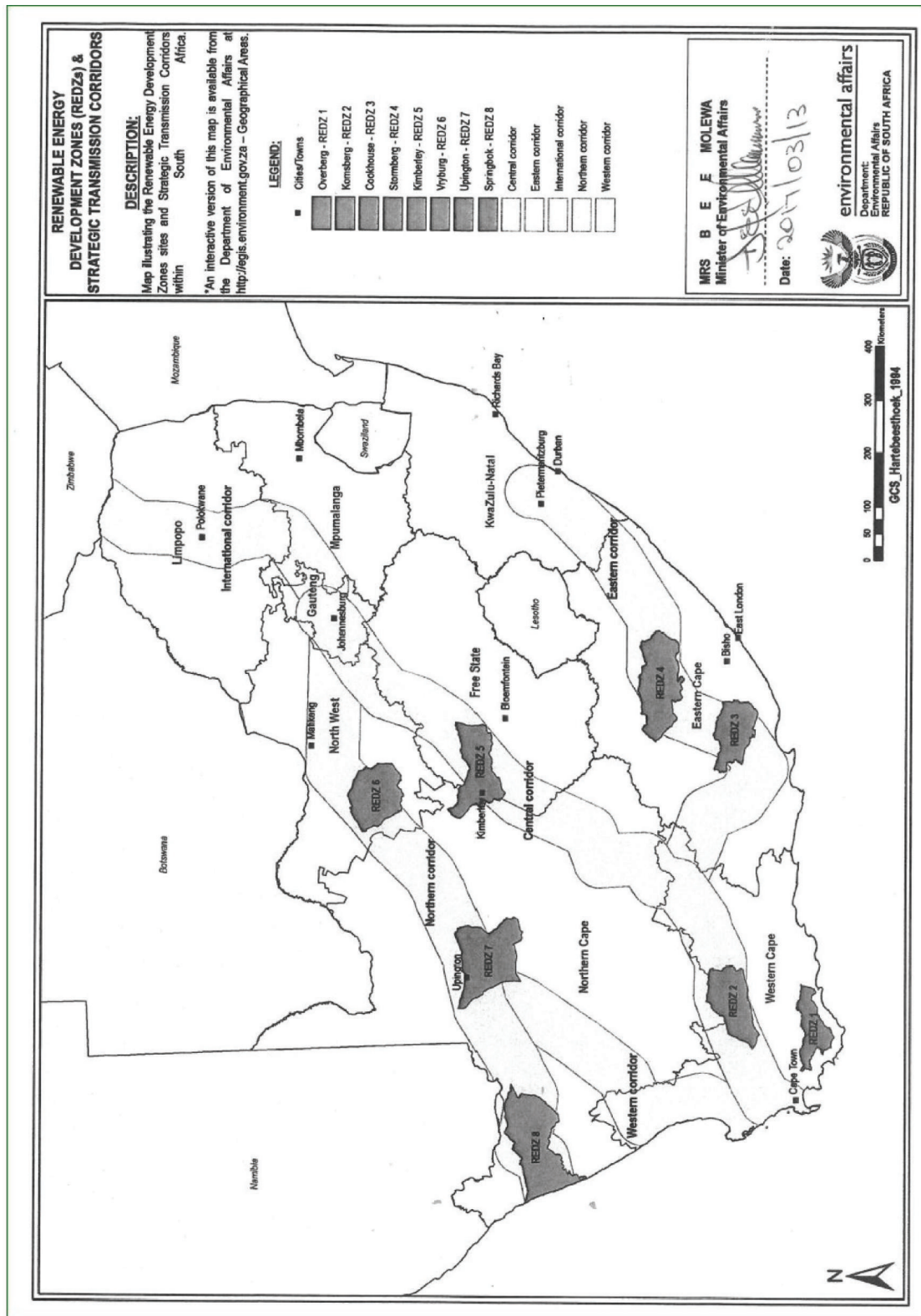
4. In order to obtain an environmental authorisation for the activities contemplated in paragraphs 3.1 and 3.2 of this Schedule, the applicant must-
  - 4.1. follow the basic assessment process contemplated in regulations 19 and 20 of the Environmental Impact Assessment Regulations, 2014, as amended;
  - 4.2. negotiate a route with all landowners; and
  - 4.3. submit the route negotiated in accordance with paragraph 4.2 as part of the environmental authorisation application.
5. The *Generic Environmental Management Programme (EMPr) for the Development and Expansion of Substation Infrastructure for Transmission and Distribution of Electricity* and the *Generic Environmental Management Programme (EMPr) for the Development and Expansion of Overhead Electricity Transmission and Distribution Infrastructure*, published as Appendix 1 and 2 under Government Notice No. 435, Government Gazette 42323 of 22 March 2019, applies to an application for environmental authorisation for activities contemplated in paragraph 3 of this Schedule.
6. The timeframe for decision-making on an application contemplated in paragraphs 3 of this Schedule is 57 days.
7. If a part greater than 10% of the facilities contemplated in this Notice falls outside of a *Renewable Energy Development Zone* as identified in this Notice, the requirements as prescribed in the Environmental Impact Assessment Regulations, 2014, as amended, apply.
8. All applications which are pending at the date of publication of these procedures for implementation must be dealt with in accordance with the procedures of the Environmental Impact Assessment Regulations, 2014, as amended.
9. The *Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2015* and the *Phase 2 Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2019* can be accessed at <http://redzs.csir.co.za>; or <https://egis.environment.gov.za/redz>.
10. The boundaries of the *Renewable Energy Development Zones* referred to in this Schedule are available from the Department of Environment, Forestry and Fisheries at <http://egis.environment.gov.za> – *Geographical Areas* and hard copies of the zones can be obtained from:

PLACE	CONTACT PERSON/S	CONTACT DETAILS
Head office of the Department of Environment, Forestry and Fisheries	Directorate Enterprise Geospatial Information Management	<a href="mailto:GazetteMapping@environment.gov.za">GazetteMapping@environment.gov.za</a>
	Ms Marlanie Moodley Ms Lisa Pretorius	Direct Line: +27 12 399 8916/ 9301 Call Centre Number: +27 86 111 2468



## APPENDIX 1

## RENEWABLE ENERGY DEVELOPMENT ZONES 1 – 8



## APPENDIX 2

## RENEWABLE ENERGY DEVELOPMENT ZONES 9 - 11

**PHASE 2 RENEWABLE ENERGY DEVELOPMENT ZONES (REDZs)****DESCRIPTION:**

Map illustrating the Phase 2 SEA Renewable Energy Development Zones sites within South Africa.

\* An interactive version of this map is available from the Department of Environment, Forestry and Fisheries at <http://egis.environment.gov.za>

**Legend**

• Towns



REDZ 9 - Emalahleni



REDZ 10 - Klerksdorp



REDZ 11 - Beaufort West

BARBARA DALLAS CREECY  
Minister of Forestry,  
Fisheries and the Environment

Date: \_\_\_\_\_



**environmental affairs**  
Department:  
Environmental Affairs  
REPUBLIC OF SOUTH AFRICA



## DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 841

31 JULY 2020

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998  
(ACT NO. 107 OF 1998)****CONSULTATION ON THE INTENTION TO IDENTIFY THE PROCEDURES TO BE FOLLOWED IN APPLYING FOR OR DECIDING ON AN ENVIRONMENTAL AUTHORISATION APPLICATION FOR LARGE SCALE WIND AND SOLAR PHOTOVOLTAIC FACILITIES, WHEN OCCURRING IN RENEWABLE ENERGY DEVELOPMENT ZONES**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to identify in terms of section 24(5)(a) and (b) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) and regulation 15(2) of the Environmental Impact Assessment Regulations, 2014, as amended, procedures to be followed when applying for or deciding on an environmental authorisation application for large scale wind and solar photovoltaic facilities when occurring in Renewable Energy Developments Zones identified by notice in the *Government Gazette*.

Members of the public are invited to submit written comments or input within 30 days after the publication of this Notice in the *Government Gazette*, to the following address:

By post to: The Director-General  
Department of Environment, Forestry and Fisheries  
Attention: Dr D Fischer  
Private Bag X447  
PRETORIA  
0001

By hand at: 473 Steve Biko Road  
ARCADIA  
0083

By e-mail: [dfischer@environment.gov.za](mailto:dfischer@environment.gov.za)

Comments or input received after the closing date may not be considered.



**BARBARA DALLAS CREECY**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

**SCHEDULE**

1. The Phase 2 Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa, 2019 identified 3 additional Renewable Energy Development Zones that are of strategic importance for large scale wind and solar photovoltaic energy development. These Renewable Energy Development Zones were published under Government Notice No. 786, published under Government Gazette No. 43528 of 17 July 2020. The areas identified are included on the map provided as Appendix 1 and are as follows:

<b>Renewable Energy Development Zone Number</b>	<b>Name</b>	<b>Applicable Renewable Energy Technology</b>
Renewable Energy Development Zone 9	Emalahleni	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 10	Klerksdorp	Large scale solar photovoltaic energy facilities
Renewable Energy Development Zone 11	Beaufort West	Large scale wind and solar photovoltaic energy facilities

2. The scope of this Notice applies to an application for environmental authorisation or an application for an amendment of an environmental authorisation contemplated in Part 2 of Chapter 5 of the Environmental Impact Assessment Regulations, 2014, as amended (the Regulations) for the activities contemplated in paragraph 2.1 and 2.2, including any associated activities necessary for the realisation of such infrastructure, where the greater part of the activity (90% or more) is undertaken within the Renewable Energy Development Zones identified in paragraph (1), except where such activity has been excluded in terms of section 24(2) of the Act. Activities requiring environmental authorisation for purposes of this Notice are—
  - 2.1 Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended:
    - 2.1.1. Activity 11; and
    - 2.1.2. Activity 36; and
  - 2.2 Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended:
    - 2.2.1. Activity 1.
3. In order to obtain an environmental authorisation for an activity contemplated in paragraph 2.1 and 2.2 the applicant must follow the basic assessment process contemplated in regulations 19 and 20 of the Regulations.
4. The timeframe for decision-making on applications contemplated in paragraph 2 of this Notice is 57 days.
5. Applications for environmental authorisation for large scale wind or solar photovoltaic facilities that do not meet the requirements contained in paragraph 2 will be considered in line with the requirements prescribed in terms of the Regulations.
6. An application submitted prior to the date of coming into effect of this Notice and which is pending when this Notice takes effect, must be dispensed with in accordance with the requirements as prescribed at the time when such pending application was submitted.

7. The boundaries of the Renewable Energy Development Zones referred to in this Schedule are available from the Department of Environment, Forestry and Fisheries at <http://egis.environment.gov.za> – Geographical Areas.
8. The information relating to the Renewable Energy Development Zones identified in this Schedule can also be obtained from:

PLACE	CONTACT PERSON/S	CONTACT DETAILS
Head Office of the Department of Environment, Forestry and Fisheries	Directorate Enterprise Geospatial Information Management	<a href="mailto:GazetteMapping@environment.gov.za">GazetteMapping@environment.gov.za</a>
	Ms Marlanie Moodley Ms Lisa Pretorius	Direct Line: +27 12 399 8916/ 9301 Call Centre Number: +27 86 111 2468

9. The Phase 2 Strategic Environmental Assessment for Wind and Solar Photovoltaic Energy in South Africa can be accessed at:  
<http://redzs.csir.co.za>; or  
<https://egis.environment.gov.za/redz>.



## APPENDIX 1




## RENEWABLE ENERGY DEVELOPMENT ZONES 9 - 11

**PHASE 2 RENEWABLE ENERGY DEVELOPMENT ZONES (REDZs)****DESCRIPTION:**

Map illustrating the Phase 2 SEA Renewable Energy Development Zones sites within South Africa.

\*An interactive version of this map is available from the Department of Environment, Forestry and Fisheries at: <http://egis.environment.gov.za>

**Legend**

- Towns
-  REDZ 9 - Enalahleni
-  REDZ 10 - Klerksdorp
-  REDZ 11 - Beaufort West

BARBARA DALLAS CREECY  
Minister of Forestry, Fisheries  
and the Environment

Date: \_\_\_\_\_



## DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 842

31 JULY 2020

## CONTINUING EDUCATION AND TRAINING ACT, 2006 (ACT NO.16 OF 2006)

**CALL FOR PUBLIC COMMENTS ON THE DRAFT NATIONAL POLICY ON STUDENT AND COMMUNITY SUPPORT SERVICES FOR COMMUNITY EDUCATION AND TRAINING COLLEGES**

I, Bonginkosi Emmanuel Nzimande, Minister of Higher Education, Science and Technology, in terms of section 41B(1) of the Continuing Education and Training (CET) Act, 2006 (Act No.16 of 2006), hereby invite public comments on the *Draft National Policy on Students and Community Support Services for Community Education and Training Colleges*.

The *Draft National Policy on Students and Community Support Services for Community Education and Training Colleges* is accessible on the website of the Department: [www.dhet.gov.za](http://www.dhet.gov.za).

All interested persons and organisations are invited to comment in writing and direct their comments to: Director-General: Department of Higher Education and Training

**Attention:** Mr David Diale

Chief Director: Education, Training, Development and Assessment

By post: Department of Higher Education and Training  
Private Bag X174  
PRETORIA  
0001

By email: [Diale.D@dhet.gov.za](mailto:Diale.D@dhet.gov.za)

Comments should reach the Department within 30 calendar days after the publication of this Notice.



**Dr BE Nzimande, MP**

**Minister of Higher Education, Science and Technology**

Date: 05/05/2020

## GENERAL NOTICES • ALGEMENE KENNISGEWINGS

### DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

#### NOTICE 405 OF 2020

### DRIED FRUIT INDUSTRY APPLICATION FOR THE CONTINUATION OF STATUTORY MEASURES

#### NAMC REQUESTING COMMENTS / INPUTS FROM INDUSTRY ROLE PLAYERS

On 10 July 2020, the Minister of Agriculture, Land Reform and Rural Development received a request from Raisins South Africa for the continuation of statutory measures (levies, records & returns and registration) on dried vine fruit (raisins) produced, and imported into South Africa, in terms of the Marketing of Agricultural Products Act (MAP Act) 1996. The current statutory measures will expire on 27 October 2020.

Currently, the following statutory measures are applicable, and it is proposed that a new four year period be implemented, on dried vine fruit produced and imported into South Africa, namely -

- Payment of levies (in terms of section 15 of the MAP Act);
- Keeping of records & returns (section 18); and
- Registration of directly affected groups (DAGs) (section 19).

The purpose and objective of the statutory levies are to provide financial support for the following functions that the dried vine fruit industry has identified as essential and in the interest of the industry as a whole:

- Market Access and development;
- Information and communication;
- Research & development programmes and technology transfer;
- Transformation and training; and
- Administration.

The current and proposed levy amounts cents per kilogram(c/kg) are as follows:

Products	Current levy	Proposed new levy Amount (excluding VAT)			
	2019/20	2020/21	2021/22	2022/23	2023/24
Dried vine fruits (raisins) Produced and imported	12c/kg	16c/kg	17,67c/kg	19,33c/kg	21c/kg



Proposed business plan for the four (4) year period:

Income	2020/21	2021/22	2022/23	2023/24	Total
Dried vine projected volumes	83 000 000	86 320 000	89 773 000	93 364 000	352 457
Levy R/kg	0.160	0.176	0.193c/kg	0.210c/kg	
Potential levy income	R13 280 000	R15 252 744	R17 326 150	R19 606 380	R65 465 274

Expenditure	2020/21	2021/22	2022/23	2023/24	Total	%
Market Access and development	R3 984 000	R4 575 823	R5 208 617	R5 884 714	R19 653 154	30%
Information and communication	R1 992 000	R2 287 912	R2 604 309	R2 942 357	R9 826 578	15%
Research & development programmes and technology transfer	R3 320 000	R3 813 186	R4 340 515	R4 903 929	R16 377 630	25%
Transformation and training	R2 656 000	R3 050 549	R3 472 412	R3 923 143	R13 102 104	20%
Administration	R1 328 000	R1 525 274	R1 736 206	R1 961 571	R6 551 051	10%
<b>Total</b>	<b>R13 280 000</b>	<b>R15 252 744</b>	<b>R17 362 059</b>	<b>R19 615 715</b>	<b>R65 510 517</b>	

This statutory levy shall apply to all dried vine fruit (raisins), produced in and imported into South Africa.

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

Directly affected groups (e.g. importers, exporters, producers, processors, and packers) in the dried fruit industry are kindly requested to submit any comments, in writing, regarding the proposed statutory measures, to the NAMC on or before 14 August 2020, to enable the Council to finalise its recommendation to the Minister in this regard.

#### ENQUIRIES:

Mathilda van der Walt  
National Agricultural Marketing Council  
mathildavdw@namc.co.za  
Tel.: (012) 341 1115  
Fax No.: (012) 341 1911

**SUBMIT COMMENTS TO THE NAMC BY 14 August 2020**

**NATIONAL TREASURY****NOTICE 406 OF 2020****RATE OF INTEREST ON GOVERNMENT LOANS**

It is hereby notified that the Minister of Finance has, in terms of Section 80(1)(a) and (b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999), fixed the Standard Interest Rate applicable, from **1 July 2020** and until further notice, to loans granted by the State out of a Revenue Fund, and /or to all other debts which must be paid into a Revenue Fund, at Seven, seven five percent (**7.25%**) per annum.

The above-mentioned Standard Interest Rate is applicable from **1 July 2020** and until further notice, to all drawings of loans from State money, except loans in respect of which other rates of interest are specifically authorized by legislation or the Minister of Finance.

**NATIONAL TREASURY****NOTICE 407 OF 2020****RATE OF INTEREST ON GOVERNMENT LOANS**

It is hereby notified that the Minister of Finance has, in terms of Section 80(1)(a) and (b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999), fixed the Standard Interest Rate applicable, from **1 May 2020** and until further notice, to loans granted by the State out of a Revenue Fund, and /or to all other debts which must be paid into a Revenue Fund, at Seven, seven five percent (**7.75%**) per annum.

The above-mentioned Standard Interest Rate is applicable from **1 May 2020** and until further notice, to all drawings of loans from State money, except loans in respect of which other rates of interest are specifically authorized by legislation or the Minister of Finance.

**DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE**  
**NOTICE 408 OF 2020**

**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.

**Amendment of Rule 1 of the Rules for the Property Valuers Profession, 2020**

1. Rule 1 of the Rules for the Property Valuers Profession, (hereinafter referred to as the Rules) is hereby amended –

by insertion after the definition of “**RPVP**” of the following definition:

“**RPVP**” means the Rules for the Property Valuers Profession, **[2019]**  
2020;

**Amendment of Annexure B, Assessment of experience in property valuation**

2. Amendment of Annexure B, Assessment of experience in property valuation –

by the deletion of the number “**15k0**” of the following:

“**[15k0]**” 150;

**Short title**

3. These Rules shall be called the Rules for the Property Valuers Profession Amendment, 2020 and shall commence on the date of publication in the Gazette.

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

## NOTICE 409 OF 2020

STANDARDS ACT, 2008  
STANDARDS MATTERS

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

## SECTION A: DRAFTS FOR COMMENTS

The following draft standards are hereby issued for public comments in compliance with the norm for the development of the South Africa National standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SAN 62770 Ed 1	<i>Fluids for electrotechnical applications - Unused natural esters for transformers and similar electrical equipment.</i> Describes specifications and test methods for unused natural esters in transformers and similar oil-impregnated electrical equipment in which a liquid is required as an insulating and heat transfer medium.	2020-08-30
SANS 290 Ed 3	<i>Mineral insulating oils - Management of polychlorinated biphenyls (PCBs).</i> . Covers requirements for the management of dielectric fluid that contains PCBs, PCB-contaminated or pure PCB material, and other material that comes into contact with PCB fluid.	2020-08-30
SANS 17029 Ed 1	<i>Conformity assessment - General principles and requirements for validation and verification bodies.</i> Contains general principles and requirements for the competence, consistent operation and impartiality of bodies performing validation/verification as conformity assessment activities. Bodies operating according to this document can provide validation/verification as a first-party, second-party or third-party activity. Bodies can be validation bodies only, verification bodies only, or provide both activities.	2020-08-31
SATS 62561-8 Ed 1	<i>Lightning protection system components (LPSC) - Part 8: Requirements for components for isolated LPS.</i> Specifies the requirements and tests for insulating stand-offs, used in conjunction with an air-termination system and down-conductors with the aim of maintaining the proper separation distance, and the requirements and tests for insulating down-conductors, including their specific fasteners, able to reduce the separation distance.	2020-09-08
SATS 62196-3-1 Ed 1	<i>Plugs, socket-outlets, vehicle connectors and vehicle inlets - Conductive charging of electric vehicles - Part 3-1: Vehicle connector, vehicle inlet and cable assembly for DC charging intended to be used with a thermal management system.</i> Applies to accessories and cable assemblies with the same configuration as specified in IEC 62196-3:2014 with rated operating voltage not exceeding 1 500 V DC and a rated current not exceeding 500 A	2020-09-08
SANS 61854 Ed 1	<i>Overhead lines - Requirements and tests for spacers.</i> Applies to spacers for conductor bundles of overhead lines. It covers rigid spacers, flexible spacers and spacer dampers.	2020-09-08
SANS 61897 Ed 1	<i>Overhead lines - Requirements and tests for Aeolian vibration dampers.</i> Applies to aeolian vibration dampers intended for single conductors or earth wires or conductor bundles where dampers are directly attached to each subconductor.	2020-09-08
SANS 61851-21-1 Ed 1	<i>Electric vehicle conductive charging system - Part 21-1: Electric vehicle on-board charger EMC requirements for conductive connection to an AC/DC supply.</i> Gives requirements for conductive connection of an electric vehicle (EV) to an AC or DC supply. It applies only to on-board charging units either tested on the complete vehicle or tested on the charging system component level (ESA - electronic sub assembly). It covers the electromagnetic compatibility (EMC) requirements for electrically propelled vehicles in any charging mode while connected to the mains supply.	2020-09-08

SANS 61851-21-2 Ed 1	<i>Electric vehicle conductive charging system - Part 21-2: Electric vehicle requirements for conductive connection to an AC/DC supply - EMC requirements for off-board electric vehicle charging systems.</i> Defines the EMC requirements for any off-board components or equipment of such systems used to supply or charge electric vehicles with electric power by conductive power transfer (CPT), with a rated input voltage, according to IEC 60038:2009, up to 1 000 V AC or 1 500 V DC and an output voltage up to 1 000 V AC or 1 500 V DC.	2020-09-08
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## SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

The following draft amendments are hereby issued for public comments in compliance with the norm for the development of the South African National Standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 534-2 Ed 1.1	<i>Vehicle security - Whole-of-vehicle marking Part 2: Microdot systems - MID requirements.</i>	Amended to update the introduction, definitions, and to update the clause on requirements.	2020-09-14
SANS 534-3 Ed 1.1	<i>Vehicle security - Whole-of-vehicle marking Part 3: Microdot systems - Fitment under OEM control.</i>	Amended to add the clause on off-premises service.	2020-09-14
SANS 60335-2-5 Ed 3.1	<i>Household and similar electrical appliances - Safety Part 2-5: Particular requirements for dishwashers</i>	Amended to update the clauses on moisture resistance and construction, to add the figures on arrangement of work surface for spillage test on built-in dishwashers and arrangement of work surface for spillage test on built-in dishwashers in partially door opened position, and to update the annex on detergent and rinsing agent.	2020-09-14

## SCHEDULE A.2: WITHDRAWAL OF THE SOUTH AFRICAN NATIONAL STANDARDS

In terms of section 24(1)(C) of the Standards Act, the following published standards are issued for comments with regard to the intention by the South African Bureau of Standards to withdraw them.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date
SANS 1718-7 Ed 2	Gaming equipment Part 7: Tokens.	The standard is obsolete.	2020-09-11

## SECTION B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS

### SCHEDULE B.1: NEW STANDARDS

The following standards have been issued in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 22313:2020 Ed 2	<i>Security and resilience - Business continuity management systems - Guidance on the use of ISO 22301.</i> Gives guidance and recommendations for applying the requirements of the business continuity management system (BCMS) given in ISO 22301 (published in South Africa as an identical adoption under the designation SANS 22301).
SANS 61131-9:2020 Ed 1	<i>Programmable controllers - Part 9: Single-drop digital communication interface for small sensors and actuators (SDCI).</i> Specifies a single-drop digital communication interface technology for small sensors and actuators SDCI (commonly known as IO-Link), which extends the traditional digital input and digital output interfaces as defined in IEC 61131-2 (published in South Africa as an identical adoption under the designation SANS 61131-2) towards a point-to-point communication link.

Standard No. and year	Title, scope and purport
SANS 28927-4:2020 Ed 1	<i>Hand-held portable power tools - Test methods for evaluation of vibration emission Part 4: Straight grinders.</i> Specifies a laboratory method for measuring hand-transmitted vibration emission at the handles of straight grinders. It is a type-test procedure for establishing the magnitude of vibration in the gripping areas of a machine fitted with a specified test wheel and run under no-load conditions.
SANS 56000:2020 Ed 1	<i>Innovation management - Fundamentals and vocabulary.</i> Provides the vocabulary, fundamental concepts and principles of innovation management and its systematic implementation.
SATS 2238:2020 Ed 1	<i>Footwear - Sizing - Conversion of sizing systems.</i> Covers the major shoe sizing systems (Mondopoint, European and United Kingdom, as well as China, Japan and United States) displayed on three shoe size conversion tables.
SANS 62852:2020 Ed 1	<i>Connectors for DC-application in photovoltaic systems - Safety requirements and tests.</i> Applies to connectors for use in the d.c. circuits of photovoltaic systems according to class II of IEC 61140:2001 (published in South Africa as an identical adoption under the designation SANS 61140) with rated voltages up to 1 500 V d.c. and rated currents up to 125 A per contact.
SANS 1332:2020 Ed 2	<i>Accessories for medium-voltage XLPE and impregnated paper-insulated power cables (3,8/6,6 kV to 19/33 kV).</i> Covers requirements for accessories for medium-voltage cables used on a.c. systems of voltages from 3,8/6,6 kV up to and including 19/33 kV. Covers accessories for both XLPE and impregnated paper-insulated cables.
SANS 1482:2020 Ed 3	<i>Ladies' shoes, flat lasted, with stuck-on outer soles.</i> Specifies requirements for materials and construction for ladies' shoes made in accordance with the flat-lasted stuck-on principle.
SANS 3059:2020 Ed 2	<i>Non-destructive testing - Penetrant testing and magnetic particle testing - Viewing conditions.</i> Describes the control of the viewing conditions for magnetic particle and penetrant testing. It includes minimum requirements for the illuminance and UV-A irradiance and their measurement. It is intended for use when the human eye is the primary detection aid.
SANS 31010:2020 Ed 2	<i>Risk management - Risk assessment techniques. Supports ISO 31000 (published in South Africa as an identical adoption under the designation SANS 31000).</i> Provides guidance on selection and application of techniques for assessing risk in a wide variety of situations..
SANS 61511-2:2020 Ed 2	<i>Functional safety - Safety instrumented systems for the process industry sector - Part 2: Guidelines for the application of IEC 61511-1: 2016.</i> Provides guidance on the specification, design, installation, operation and maintenance of Safety Instrumented Functions and related safety instrumented system as defined in IEC 61511-1 (published in South Africa as an identical adoption under the designation SANS 61511-1).
SANS 18091:2020 Ed 2	<i>Quality management systems - Guidelines for the application of ISO 9001 in local government.</i> Gives guidelines for local governments on understanding and implementing a quality management system that meets the requirements of ISO 9001:2015 (published in South Africa as an identical adoption under the designation SANS 9001:2015, in order to meet the needs and expectations of their customers/citizens and all other relevant interested parties by consistently providing them with products and services. Promotes implementing a quality management system in a responsible and accountable manner, through the application of ISO 9001 on a comprehensive basis. Applicable to all local government processes at all levels (i.e. strategic, tactical-managerial and operational) in order to constitute a comprehensive quality management system that focuses on the local government achieving its objectives.

**SCHEDULE B.2: AMENDED STANDARDS**

The following standards have been amended in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 60335-2-6:2020 Ed 4.1	<i>Household and similar electrical appliances - Safety Part 2-6: Particular requirements for stationary cooking ranges, hobs, ovens and similar appliances. Consolidated edition incorporating amendment No.1.</i> Amended to update the clauses on terms and conditions, marking and instructions, heating, moisture resistance, mechanical strength, and construction, to add the figures on detail of bottle cap and position of hole (figure 106), spillage solution bottle (figure 107) and bottle position for the spillage test (figure 108), and to update cross references.
SANS 28927:2020 Ed. 1.1	<i>Hand-held portable power tools - Test methods for evaluation of vibration emission Part 4: Straight grinders. Consolidated edition incorporating amendment No.1.</i> Amended to update the introduction and the scope, to add a note to the clause on description of the family of machines, to replace the figure on straight grinder with type 1 wheel with a new figure and a new title, to change the titles of the figures on straight grinder with type 18R cylindrical plug and on extended straight grinder with type 18R cylindrical plug, to update the sub-clause on test wheel, to update the clause on measurement procedure and validity, and to update referenced standards.
SANS 452:2020 Ed 1.1	<i>Non-reusable and reusable sharps containers. Consolidated edition incorporating amendment No.1.</i> Amended to update referenced standards and to move reference to a national accreditation body to the foreword.

**SCHEDULE B.3: WITHDRAWN STANDARDS**

In terms of section 24(1)(C) of the Standards Act, the following standards have been withdrawn.

Standard No. and year	Title
SANS 664 Ed 1	<i>Boot and shoe sizing and marking (Mondopoint system).</i>

**SCHEDULE B.5: ESTABLISHMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has established the following technical committees:

If your organization is interested in participating in these committees, please send an e-mail to [Dsscomments@sabs.co.za](mailto:Dsscomments@sabs.co.za) for more information.

**SCHEDULE 5: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE**

Copies of the standards mentioned in this notice can be obtained from the Head Office of the South African Bureau of Standards at 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.

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**BOARD NOTICES • RAADSKENNISGEWINGS**

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**BOARD NOTICE 85 OF 2020****DIRECTIONS REGARDING LIVESTOCK AUCTIONS**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, hereby issue the Directions set out in the Schedule in terms of regulation 4(10) of the Regulations issued by the Minister of Co-operative Governance and Traditional Affairs in terms of section 27(2) of the Disaster Management Act, 2002 (Act No. 57 of 2002), and published on 29 April 2020 in Government Notice No. R.480 of Government Gazette No. 43258.

**ANGELA THOKO DIDIZA, MP**

**MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

**DATE:**



## SCHEDULE

### 1. Definitions

In these Directions any word or expression to which a meaning has been assigned in the Agricultural Produce Agents Act or the Regulations bears the meaning so assigned and, unless the context indicates otherwise—

**“Agricultural Produce Agents Act”** means the Agricultural Produce Agents Act, 1992 (Act No. 12 of 1992);

**“Disaster Management Act”** means the Disaster Management Act, 2002 (Act No. 57 of 2002);

**“Regulations”** means the Regulations issued in terms of section 27 (2) of the Disaster Management Act and published on 29 April 2020 in Government Notice No. R.480 of Government *Gazette* No. 43258;

**“Stock Theft Act”** means the Stock Theft Act, 1959 (Act No. 57 of 1959).

### 2. Purpose

The purpose of these Directions is to allow for auctions of livestock under specified control measures to—

- (a) enable supply of livestock into the food value chain; and
- (b) ensure compliance with the Regulations by livestock owners, livestock agents, livestock agencies, hosts of auctions and owners or managers of auction venues and their employees and representatives and any other attendees of auctions.

### 3. Application

These Directions are applicable to livestock auctions conducted within the borders of South Africa until further notice and must be complied with by all persons (natural and juristic) involved in the holding and or attendance of auctions.

#### 4. **Directions**

- 4.1 All persons conducting or attending livestock auctions must comply with the—
- (a) Agricultural Produce Agents Act;
  - (b) Stock Theft Act;
  - (c) Animal Identification Act, 2002 (Act No. 6 of 2002);
  - (d) Animal Diseases Act, 1984 (Act No. 35 of 1984).
- 4.2 Only owners of livestock and livestock agents and livestock agencies, registered with the registrar on the date of these Directions, shall be allowed to hold or attend auctions.
- 4.3 Any livestock owner, livestock agent and livestock agency, must have the necessary documentation required under the Stock Theft Act, to transport livestock to and from the venue where the auction is conducted.
- 4.4 Any livestock owner, livestock agent, livestock agency, host of an auction and owner or manager of an auction venue and their employees and representatives must comply and ensure compliance with the Regulations as well as these Directions.
- 4.5 The host of the auction and the owner or manager of the auction venue must—
- (a) at least 48 hours before the auction, in writing, inform all attendees of the auction of the COVID-19 measures to be complied with;
  - (b) display marked boards and distribute other information at the auction, to inform the attendees about the risks associated with COVID-19 and the necessary and compulsory measures to mitigate such risks;
  - (c) conduct inspections, before and during the auction, to ensure that the safety measures are being observed by the attendees of the auction;
  - (d) ensure that there are no more than 50 persons, excluding workers, present at the auction venue;

- (e) keep a register in which the identity number, physical address and telephone number of all attendees, as well as workers is entered;
- (f) ensure that physical distancing of 1,5 metres is strictly applied;
- (g) ensure compliance with the health protocols by all workers and attendees by—
  - (i) providing sanitizers and hand washbasins with running water, soap and disposable hand towels which must be strategically placed at the auction venue;
  - (ii) encouraging all attendees and workers to wash their hands on a regular basis for at least 20 seconds;
  - (iii) ensuring there is no personal contact between individuals;
  - (iv) reminding attendees and workers to cover their mouth and nose when coughing and sneezing;
  - (v) ensuring all workers and attendees wear cloth facemasks, or a homemade item to cover the nose and mouth;
  - (vi) sanitising both the card and machine after each transaction at the checkout point when using a card machine;
  - (vii) cleaning all surfaces, including all handrails, with disinfectant containing an alcohol base sanitiser;
  - (viii) screening all attendees and workers before every auction and referring any attendee or worker, that shows any symptoms of COVID-19, for testing by the relevant authorities;
- (h) ensure that any attendee who does not comply with these Directions is refused entry to the auction or leave the auction immediately.

4.6 Any livestock owner, livestock agent, livestock agency, host of an auction, the owner or manager of an auction venue and their employees and representatives or any other attendee at an auction, must report any attendee or worker, who does not comply with the Regulations and these Directions, to the relevant authorities.

**5. Inspections**

The Department of Agriculture, Land Reform and Rural Development shall inspect and monitor the conduct of auctions held in terms of these Directions and inform all interested parties of any amendments of these Directions or the Regulations.

**6. Commencement and duration**

These Directions come into effect on the date of publication in the *Government Gazette*, and will apply for the period of disaster declaration.

**BOARD NOTICE 86 OF 2020****AGRICLTURAL PRODUCE AGENTS ACT,1992****(ACT NO 12 OF 1992)****UNCLAIMED MONIES PAYBLE TO PRINCIPALS OF FRESH PRODUCE AGENTS**

In terms of Section 21(1) of the Agricultural Produce Agents Act, 1992 (Act No. 12 of 1992) notice is hereby given of unclaimed monies specified in the Schedule, that have been paid to the Registrar of the Agricultural Produce Agents Council in terms of Section 21(2) of the Act.

Any person who is of the opinion that he/she is entitled to an indicated amount shall claim it within 90 days from the date of publication of this notice by means of a statement, duly sworn and confirmed to the Registrar, Agricultural Produce Agents Council, Suite 69, Private Bag X9, East rand, 1462, and in which the following particulars are furnished:

- a) The full name and address of claimant;
- b) The names of the fresh produce agent concerned;
- c) The amount claimed and quantity of produce for which it is claimed; and
- d) The date on which and the address at which the produce concerned were delivered.



CF Knowles

**REGISTRAR: AGRICLTURAL PRODUCE AGENTS COUNCIL**



## Agricultural Produce Agents Council

## Unclaimed monies details list

Reporting month:

01 March 2020

Period reflected:

2019-10-01 - 2020-03-31

Gazette Number		NOT ADVERTISED	
Agency	Producer (Surname and Initials)	Sum of Balance	
Boland Market Agents	van der Westhuizen GF	R	946.98
Boland Market Agents	MD Bartels t/a Emdee	R	328.34
<b>Boland Market Agents Total</b>		<b>R</b>	<b>1 275.32</b>
Botha Roodt Johannesburg Market Agents	Mbombi J J	R	255.34
Botha Roodt Johannesburg Market Agents	Nedzivhadi K	R	780.87
Botha Roodt Johannesburg Market Agents	Boloka M V	R	49.79
Botha Roodt Johannesburg Market Agents	Timbali Flower Growers	R	907.04
Botha Roodt Johannesburg Market Agents	Ndou M	R	535.85
<b>Botha Roodt Johannesburg Market Agents Total</b>		<b>R</b>	<b>2 528.89</b>
Citifresh Market Agency	Phaswama M	R	330.54
Citifresh Market Agency	Munjelele LJ	R	2 280.21
Citifresh Market Agency	Sikhwama P	R	1 785.11
<b>Citifresh Market Agency Total</b>		<b>R</b>	<b>4 395.86</b>
CL de Villiers Market Agency	Ndou J	R	49.87
CL de Villiers Market Agency	Ganeshi VK	R	36.77
CL de Villiers Market Agency	Mabalala	R	188.99
CL de Villiers Market Agency	Ramufhi PR	R	753.46
CL de Villiers Market Agency	Ndou Jonas	R	48.98
CL de Villiers Market Agency	Ramufhi P R	R	435.43
<b>CL de Villiers Market Agency Total</b>		<b>R</b>	<b>1 513.50</b>
Dapper Market Agency	Mavetha AS	R	499.67
Dapper Market Agency	Mukavhini	R	153.49
<b>Dapper Market Agency Total</b>		<b>R</b>	<b>653.16</b>
Egoly Market Agency	Sehloana PL	R	495.30
Egoly Market Agency	Ndou A	R	31.36
Egoly Market Agency	Negoma C	R	53.47
Egoly Market Agency	Mudua AC	R	82.93
Egoly Market Agency	Akwande Food GA	R	766.02
Egoly Market Agency	Tshibali VH	R	182.12
Egoly Market Agency	Neysianda VH	R	290.25
Egoly Market Agency	Nekhumbé T	R	507.13
Egoly Market Agency	Chongo S	R	552.38
Egoly Market Agency	Malapane Lerest	R	942.80
Egoly Market Agency	DZL Properties	R	1 795.67
<b>Egoly Market Agency Total</b>		<b>R</b>	<b>5 699.43</b>
Exec-U-Fruit Market Agency	Meals on Wheels	R	4 001.60
Exec-U-Fruit Market Agency	Riverside Fruit Market	R	135.16
Exec-U-Fruit Market Agency	Mudau MS	R	49.72
Exec-U-Fruit Market Agency	Tulie Boerdery	R	1 415.53
Exec-U-Fruit Market Agency	Malatjie KE	R	546.99
Exec-U-Fruit Market Agency	Mathelemusa F K	R	636.38
Exec-U-Fruit Market Agency	Nefolovhodwe P	R	335.17
Exec-U-Fruit Market Agency	Rakabe M J	R	47.12
Exec-U-Fruit Market Agency	Mabrimisa ET	R	717.74
Exec-U-Fruit Market Agency	Makgatho J	R	322.95
Exec-U-Fruit Market Agency	Rea Jala Trading	R	989.98
Exec-U-Fruit Market Agency	Madula TG	R	1 063.55

Exec-U-Fruit Market Agency	Semosa MA	R	119.49
Exec-U-Fruit Market Agency	Raseasala MC	R	398.55
Exec-U-Fruit Market Agency	Siyapela LP	R	367.39
Exec-U-Fruit Market Agency	Mahasha ME	R	113.02
Exec-U-Fruit Market Agency	Ndou O	R	139.58
Exec-U-Fruit Market Agency Total		<b>R</b>	<b>11 399.92</b>
Fine Bros Market Agency	Mapholoba N	R	46.65
Fine Bros Market Agency	Fresh Trading	R	249.18
Fine Bros Market Agency Total		<b>R</b>	<b>295.83</b>
Gouws & Co Market Agency	Barnard NAG	R	3 162.49
Gouws & Co Market Agency Total		<b>R</b>	<b>3 162.49</b>
Marco Market Agency	Ndou M	R	486.62
Marco Market Agency	Kapa N P	R	178.42
Marco Market Agency	Makushu M A	R	307.62
Marco Market Agency	Marule L A	R	140.41
Marco Market Agency	Makhushu VL	R	57.07
Marco Market Agency	Inter Fruit	R	1 023.37
Marco Market Agency	Mandwana M	R	301.83
Marco Market Agency	Mohlaba S	R	839.03
Marco Market Agency	Mulaudzi TR	R	143.61
Marco Market Agency	Matshusha MS	R	13.18
Marco Market Agency Total		<b>R</b>	<b>3 491.16</b>
Metro Market Agency	Manyama J	R	1 022.12
Metro Market Agency	Magoro S	R	23.49
Metro Market Agency Total		<b>R</b>	<b>1 045.61</b>
Noordvaal Market Agency	Muvhali A	R	160.53
Noordvaal Market Agency	Falaah	R	69.34
Noordvaal Market Agency	Ngobeni J D	R	162.69
Noordvaal Market Agency	J R Lplugmers	R	218.43
Noordvaal Market Agency	Netshikweta L	R	321.15
Noordvaal Market Agency Total		<b>R</b>	<b>932.14</b>
Pula Nala Market Agency	Sibara NM	R	19.33
Pula Nala Market Agency	Nenzhelele MG	R	223.01
Pula Nala Market Agency Total		<b>R</b>	<b>242.34</b>
Rhodas Market Agency	Fresco Microgreens	R	257.17
Rhodas Market Agency	Festus Ogojiaku	R	0.23
Rhodas Market Agency Total		<b>R</b>	<b>257.40</b>
RSA Durban Market Agency	Naidoo A	R	162.41
RSA Durban Market Agency	Abelar	R	453.80
RSA Durban Market Agency	Gramany S	R	410.72
RSA Durban Market Agency	Buthelezi Elizabeth	R	423.57
RSA Durban Market Agency Total		<b>R</b>	<b>1 450.50</b>
RSA Johannesburg Market Agency	Hlayisani Ngobeni	R	69.65
RSA Johannesburg Market Agency	Ratlabala MP	R	275.18
RSA Johannesburg Market Agency Total		<b>R</b>	<b>344.83</b>
RSA Limpopo Market Agency	Kingsley Bev	R	646.83
RSA Limpopo Market Agency	Santonio CC	R	431.64
RSA Limpopo Market Agency Total		<b>R</b>	<b>1 078.47</b>
RSA Springs Market Agency	Wapenaar JP	R	62 997.64
RSA Springs Market Agency	Devland Cash & Carry	R	14 800.20
RSA Springs Market Agency	Wills C	R	478.40
RSA Springs Market Agency	Klopper C	R	132.70
RSA Springs Market Agency Total		<b>R</b>	<b>78 408.94</b>
RSA Tshwane Market Agency	Mr Veg	R	6 765.82
RSA Tshwane Market Agency	Phaane SV	R	164.04
RSA Tshwane Market Agency	Mapchede M	R	51.37
RSA Tshwane Market Agency	Nksanyani TR	R	1.71
RSA Tshwane Market Agency	Ntuli Z	R	846.43



<b>RSA Tshwane Market Agency Total</b>		<b>R</b>	<b>7 829.37</b>
<b>Swartberg Market Agents</b>	Mohale M E	R	232.48
<b>Swartberg Market Agents Total</b>		<b>R</b>	<b>232.48</b>
<b>Tshwane Green Market Agency</b>	Rehoboth Fresh	R	97.42
<b>Tshwane Green Market Agency</b>	Isaak Farms	R	189.94
<b>Tshwane Green Market Agency Total</b>		<b>R</b>	<b>287.36</b>
<b>Wenpro Johannesburg Market Agency</b>	River Side Fruit	R	747.62
<b>Wenpro Johannesburg Market Agency</b>	Koekwe Farm	R	17 369.23
<b>Wenpro Johannesburg Market Agency</b>	Munjelele LJ	R	599.37
<b>Wenpro Johannesburg Market Agency</b>	Apple Tree	R	-
<b>Wenpro Johannesburg Market Agency</b>	Nyadzani NM	R	448.06
<b>Wenpro Johannesburg Market Agency</b>	Kgalusi TK	R	619.77
<b>Wenpro Johannesburg Market Agency Total</b>		<b>R</b>	<b>19 784.05</b>
<b>WL Ochse Market Agency</b>	Terre Blanche JAM	R	2 098.66
<b>WL Ochse Market Agency</b>	Smart Price	R	2.10
<b>WL Ochse Market Agency Total</b>		<b>R</b>	<b>2 100.76</b>
<b>Grand Total</b>		<b>R</b>	<b>148 409.81</b>

## BOARD NOTICE 87 OF 2020

**INVITATION TO COMMENT ON EXPOSURE DRAFT 184 ON REVISION OF GRAP 25 EMPLOYEE BENEFITS AND IGRAP 7 THE LIMIT ON A DEFINED BENEFIT ASSET MINIMUM FUNDING REQUIREMENTS AND THEIR INTERACTION****Issued: 31 JULY 2020**

The Accounting Standards Board (the Board) invites comment on the Exposure Draft on *Revision of GRAP 25 Employee Benefits and IGRAP 7 The Limit on a Defined Benefit Asset Minimum Funding Requirements and their Interaction* (ED 184). Comment is due by **30 November 2020**.

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

Responses to the Exposure Draft should be received by the comment deadline, as indicated above.

*Copies of the documents*

The documents are available electronically on the Board's website – <http://www.asb.co.za>, 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](mailto:info@asb.co.za) or can be submitted in writing to:

Accounting Standards Board

PO Box 7001

Halfway House

1685

We look forward to receiving your responses.

**BOARD NOTICE 88 OF 2020****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974): AMENDMENT**

The Health Professions Council of South Africa, in terms of section 61A of the Health Professions Act, 1974 (Act No. 56 of 1974), hereby amend Board Notice 10 of 2020 ("Board Notice") as published under Government Gazette No. 43024 of 17 February 2020 by the substitution for item 4 of the following item –

**"4. Examination fees –**

(a)	by a medical practitioner	R 10 000.00
(C)	by a dentist	R 22 000.00
(b)	by a medical or dental specialist	R 2900.00"

**DR. MUNYADZIWA A KWINDA****ACTING REGISTRAR****DATE:**

**BOARD NOTICE 89 OF 2020****FINANCIAL MARKETS ACT, 2012****APPROVED AMENDMENTS TO THE JSE DEBT LISTINGS REQUIREMENTS**

The Financial Sector Authority ("FSCA") hereby gives notice under section 11(6)(d)(ii) of the Financial Markets Act, 2012 (Act no. 19 of 2012) that the amendments to the Johannesburg Stock Exchange ("JSE") Debt Listings Requirements have been approved. Please be advised that the requirements have been published on the official website of the FSCA ([www.fsc.co.za](http://www.fsc.co.za)) and on the website of the JSE ([www.jse.co.za](http://www.jse.co.za)).

The amendments come into effect 30 days from the date of publication of this notice.

  
PP J A BOYD  
FINANCIAL SECTOR CONDUCT AUTHORITY

**BOARD NOTICE 90 OF 2020****REMOVAL OF RESTRICTIONS APPLICATION IN TERMS OF THE SPATIAL PLANNING AND LAND USE MANAGEMENT ACT, 2013 (ACT 16 OF 2013) : ERF 48, KINI BAY**

I refer to previous correspondence in this regard and wish to advise that, by resolution of full Council at its meeting held on 16 July 2015 and in terms of Section 42 read with Section 47 of the Spatial Planning and Land Use Management Act 16 of 2013, the Municipal Planning Tribunal on 20 March 2020 resolved as follows:

That the restrictive Title Deed Conditions 5 and 6(a), (b) and (b)[i and ii] as contained in Deed of Transfer No. T27733/1971 and any subsequent Deed applicable to Erf 48, Kini Bay **BE REMOVED**, subject to:

- (i) compliance with the requirements of the Registrar of Deeds;
- (ii) the provisions of applicable zoning scheme regulations applying;
- (iii) compliance with the provisions of National Building Regulations.

When considering this proposal the Municipal Planning Tribunal noted the following:

**Zoning and Character**

Erf 48, Kini Bay is zoned Residential 1 purposes. The application is for the Removal of Title Deed Restrictions in terms of the Spatial Planning and Land Use Management Act, 2013 (SPLUMA).

In terms of the Section 8 Scheme regulations applicable to Residential 1 zoned property, the following land use rights and development parameters apply:

<b>Use Zone</b>	<b>Primary Uses</b>	<b>Secondary Uses</b>	<b>Prohibited Uses</b>	<b>Parameters</b>
Residential 1	Dwelling Houses	Places of Public Worship Places of Public Assembly Places of Instruction Institutions Special Uses Guest Houses [Introduced TPA 1106 (Amended 3) 2.10.92)	Uses other than those mentioned In columns 2 and 3	Street building line 5m erven > 500m <sup>2</sup> Side and rear spaces – 1.5m Coverage – 50% Minimum erf size 600m <sup>2</sup>

The subject property is situated within an area that is characterised by low density residential developments. The surrounding properties are predominantly zoned Residential 1 which permits single dwellings, the area also has Institution uses which is part of a residential area.

Title Deed Conditions

- "5 No building on this erf shall be used or converted to use for any purpose other than that permitted in terms of these conditions.
- 6(a) This erf shall be used solely for the purpose of erecting thereon one dwelling or other buildings for such purposes as the Administrator may, from time to time after reference to the Townships Board and the local authority, approve, provided that if the erf is included within, the area of a Town Planning Scheme, the local authority may permit such other buildings as are permitted by the scheme subject to the conditions and restrictions stipulated by the scheme.
- (b) No building or structure or any portion thereof except boundary walls and fences, shall except with the consent of the Administrator be erected nearer than 4,72 metres to the street line which forms a boundary of this erf, nor within 3,3 metres of the rear or 1,57 metres of the lateral boundary common to any adjoining erf, provided that with the consent of the local authority:
- (i) any outbuilding used solely for the housing of motor vehicles and not exceeding 3,05 metres in height, measured from the ground floor of the outbuilding to the wall-plate thereof, may be erected within such side and rear spaces, and any other outbuilding of the same height may be erected within the rear space and side space for a distance of 13,02 metres measured from the rear boundary of the erf provided that in the case of a corner erf the distance of 11,02 metres shall be measured from the point furthest from the streets abutting the erf,
  - (ii) any outbuilding in terms of subparagraph (i) may only be erected nearer to a lateral or rear boundary of a site than the above prescribed spaces, if no windows or doors are inserted in any wall facing such boundary."

Conditions in the Title Deed are no longer required as town planning tools because they have been replaced by formal and structural town planning schemes and policies. Any development on the subject property is therefore subject to comply or to be in line with the provisions of the Section 8 Zoning Scheme regulations. The Section 8 Zoning Scheme regulations provides adequate building or development parameters for the subject property to ensure maintenance of the character of the surrounding area. The restrictions currently prohibit the full utilization of the property in terms of the intrinsic use rights applicable as indicated in the table above.

Metropolitan Spatial Development Framework

There is no Local Spatial Development Framework available for the area of Kini Bay. In the absence of an LSDF plan that envisions the desired spatial form for the area, the proposal must be assessed to see whether it is in line with the Metropolitan Spatial Development Framework (MSDF). The overall development vision for the municipality in terms of the MSDF is to "by 2030, turn Nelson Mandela Bay into a Metropole that is socially and economically inclusive, an environmentally sustainable city, with integrated human settlements- a place of opportunities where people can live, study and participate in the growth of the city."

In order for the above spatial vision to be realised, the MSDF provides strategic guidance for the spatial restructuring of the metropolitan area and makes development proposals and strategies intended to achieve spatial development objectives. These initiatives must promote, amongst others, efficient land development, urban growth, densification and contain urban growth. The MSDF does not mention any proposed interventions for Kini Bay.

Rural Management Policy November 2009

The subject property falls within the urban edge, under the Coastal Villages which is characterised by low density residential development. The objectives of the policy are to maintain the character of the areas identified under Coastal villages and improving development standards. The proposed removal of restriction for the subject property does not negatively affect the set out objectives of the area by the policy.

Spatial Planning and Land Use Management Act No. 16 of 2013 (SPLUMA) Principles

The proposal at hand was advertised as required by SPLUMA. It should be noted that the proposal is assessed against SPLUMA development principles as required by Chapter 2 of the aforementioned Act. The SPLUMA development principles were considered as follows:

Spatial Justice: This principle deals with readdressing spatial imbalances by ensuring equitable access to and use of land. It should be noted that this principle has no bearing to the application at hand.

Spatial Sustainability: This principle deals with the promotion of land development in strategic location, protecting the environment, stimulation of land markets and viable communities. The application at hand is considered in line with the fundamental objectives of the aforesaid SPLUMA principle. Subsection (iv) of Spatial Sustainability advocates for promotion and stimulation of equitable functional of land markets. It is viewed that the removal of the Title Deed restrictive conditions will enable optimal utilisation of the property to its full development potential.

**Efficiency:** This principle promotes for optimisation of resource, minimisation of impact and sufficiency of land development application. Subsection (i) of this principle calls for land development that optimises the use of the existing resources and infrastructure. Effectively, the application to remove land use and development parameters related conditions will enable the property to be utilised to its full potential. Any improvements or modification on the property as a result of the subject application will utilise the existing engineering services such as sewer connections, water, electricity etc.

**Spatial Resilience:** This principle promotes for flexibility of spatial plans, policies and land use management systems to ensure sustainable livelihoods in communities that are most likely to suffer from environmental and economic shocks. It should be noted that the imposed Title Deed Restrictive conditions limits the developmental flexibility afforded by the applicable zoning scheme. In light of the above, the removal of Title Deed Restrictive conditions will enable the applicant or the owner of the subject property to exercise less rigid development parameters as per the applicable zoning scheme.

**Good Administration:** Subsection (i) of this principle calls for an integrated approach to land use and development. The processing and advertising of this application has given effect to pronouncements of this principle where all relevant stakeholders have been actively engaged and notified of this application for their comments and inputs.

Your attention is also drawn to the provisions of Section 43 of the Spatial Planning and Land Use Management Act in respect of the lapsing of applications.

Furthermore, your attention is also drawn to the provisions of Section 51 of the Spatial Planning and Land Use Management Act in terms of which a right of appeal exists. Should you wish to exercise your right in terms hereof, such an appeal, accompanied by a cheque in the amount of R3150,00 in favour of the Nelson Mandela Bay Municipality, must be directed to the Office of the City Manager (c/o Ms Q Mlambo - qmlambu@mandelametro.gov.za), Nelson Mandela Bay Municipality, P O Box 9, Port Elizabeth, 6000 within 21 days of the date of notification of the decision. (please refer to the attached Appeal Application Form)

In terms of the above Act, you are required to arrange for the publication of the notice of approval in the Provincial Gazette: Eastern Cape. Kindly therefore email your draft notice to [info.egazette@gpw.gov.za](mailto:info.egazette@gpw.gov.za) in order to obtain a quote, application form and the bank details from the Government Printer. Please also note that the notice together with the proof of payment and the completed form should be emailed to [submit.egazette@gpw.gov.za](mailto:submit.egazette@gpw.gov.za) for the Publication Department to place the notice in the Provincial Gazette.

Kindly arrange for the endorsement of your Title Deed with the Registrar of Deeds, King William's Town to ensure that the conditions/clause are/is removed once the notice has been published in the Provincial Gazette: Eastern Cape.

Below is an example of the Provincial Gazette Notice:

**Nelson Mandela Bay Municipality (EASTERN CAPE)**

**Removal of Restrictions in terms of the Spatial Planning and Land Use Management Act, 2013 (Act 16 of 2013)**

**ERF 48, Kini Bay, Measuring, Nine Hundred and Nine (909) square meters, PORT ELIZABETH, EASTERN CAPE**

Under Section 47 of the Spatial Planning and Land Use Management Act, 2013 (Act 16 of 2013) and upon instructions by the Local Authority, a notice is hereby given that condition/s 5 and 6(a), (b) and (b)[i and ii] in Deed of Transfer No. T27733/1971 applicable to Erf 48, Kini Bay is/are hereby removed.

Yours faithfully  
r



**ACTING SENIOR DIRECTOR: LAND PLANNING AND MANAGEMENT**

48-Barnard-MPT-MBana/LdV



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