



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

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No. 47448



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government
printing

Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICA

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

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

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
- 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

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

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

Closing times for **ORDINARY WEEKLY** **REGULATION GAZETTE** **2022**

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

- **31 December 2021**, Friday for the issue of Friday **07 January 2022**
- **07 January**, Friday for the issue of Friday **14 January 2022**
- **14 January**, Friday for the issue of Friday **21 January 2022**
- **21 January**, Friday for the issue of Friday **28 January 2022**
- **28 January**, Friday for the issue of Friday **04 February 2022**
- **04 February**, Friday for the issue of Friday **11 February 2022**
- **11 February**, Friday for the issue of Friday **18 February 2022**
- **18 February**, Friday for the issue of Friday **25 February 2022**
- **25 February**, Friday for the issue of Friday **04 March 2022**
- **04 March**, Friday for the issue of Friday **11 March 2022**
- **11 March**, Friday for the issue of Friday **18 March 2022**
- **17 March**, Thursday for the issue of Friday **25 March 2022**
- **25 March**, Friday for the issue of Friday **01 April 2022**
- **01 April**, Friday for the issue of Friday **08 April 2022**
- **07 April**, Thursday for the issue of Thursday **14 April 2022**
- **13 April**, Wednesday for the issue of Friday **22 April 2022**
- **21 April**, Thursday for the issue of Friday **29 April 2022**
- **28 April**, Thursday for the issue of Friday **06 May 2022**
- **06 May**, Friday for the issue of Friday **13 May 2022**
- **13 May**, Friday for the issue of Friday **20 May 2022**
- **20 May**, Friday for the issue of Friday **27 May 2022**
- **27 May**, Friday for the issue of Friday **03 June 2022**
- **03 June**, Friday for the issue of Friday **10 June 2022**
- **09 June**, Thursday for the issue of Friday **17 June 2022**
- **17 June**, Friday for the issue of Friday **24 June 2022**
- **24 June**, Friday for the issue of Friday **01 July 2022**
- **01 July**, Friday for the issue of Friday **08 July 2022**
- **08 July**, Friday for the issue of Friday **15 July 2022**
- **15 July**, Friday for the issue of Friday **22 July 2022**
- **22 July**, Friday for the issue of Friday **29 July 2022**
- **29 July**, Friday for the issue of Friday **05 August 2022**
- **04 August**, Thursday for the issue of Friday **12 August 2022**
- **12 August**, Friday for the issue of Friday **19 August 2022**
- **19 August**, Friday for the issue of Friday **26 August 2022**
- **26 August**, Friday for the issue of Friday **02 September 2022**
- **02 September**, Friday for the issue of Friday **09 September 2022**
- **09 September**, Friday for the issue of Friday **16 September 2022**
- **16 September**, Friday for the issue of Friday **23 September 2022**
- **23 September**, Friday for the issue of Friday **30 September 2022**
- **30 September**, Friday for the issue of Friday **07 October 2022**
- **07 October**, Friday for the issue of Friday **14 October 2022**
- **14 October**, Friday for the issue of Friday **21 October 2022**
- **21 October**, Friday for the issue of Friday **28 October 2022**
- **28 October**, Friday for the issue of Friday **04 November 2022**
- **04 November**, Friday for the issue of Friday **11 November 2022**
- **11 November**, Friday for the issue of Friday **18 November 2022**
- **18 November**, Friday for the issue of Friday **25 November 2022**
- **25 November**, Friday for the issue of Friday **02 December 2022**
- **02 December**, Friday for the issue of Friday **09 December 2022**
- **08 December**, Thursday for the issue of Thursday **15 December 2022**
- **15 December**, Thursday for the issue of Friday **23 December 2022**
- **22 December**, Thursday for the issue of Friday **30 December 2022**

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.

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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

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 after 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 after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after 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.gpwnonline.co.za.
5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
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). 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 before publication.
35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

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

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:
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
E-mail: info.egazette@gpw.gov.za
Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za
Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2710

4 November 2022

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

Notice is hereby given in terms of section 11(1) (c) of the Restitution of Land Rights Act, 1994 as amended) that a claim has been lodged for restitution of land rights on:

Ref No.	Claimant	Old Property Description	Current Property Description	Landowners & Bond holders	Extent (sqm)	Title Deed	Interested Parties
K 0015	Mr. Paul Machedi	Portion 5 of Lot 63 in Evaton Small Farms Township IQ	Portions 25 of Lot 79 of Evaton Small Farms Township IQ	Hlano Financial Services Pty Ltd	400	T10792/1994	Land Claimant, the current landowners; Emfuleni Local Municipality and Sedibeng District Municipality
			Portions 26 of Lot 79 of Evaton Small Farms Township IQ	Hlano Financial Services Pty Ltd	473	T80313/1993	
			Portions 27 of Lot 79 of Evaton Small Farms Township IQ	Thomas Petros and Thabisile Nomvula Legae	381	T5718/1990	
			Portions 38 of Lot 79 of Evaton Small Farms Township IQ	Municipality Evaton	1144	T64735/1989	
			Portions 39 of Lot 79 of Evaton Small Farms Township IQ	Johannes Mbalula	400	T74903/1989	
			Portions 40 of Lot 79 of Evaton Small Farms Township IQ	Alina Nobantu Mochadibane	400	T43533/2017	
				Hlano Financial Services Pty Ltd VA12060/2016			
			Portions 28 of Lot 79 of Evaton Small Farms Township IQ	Ntswaki Anna Sekese	400	T83565/2017	
			Portions 29 of Lot 79 of Evaton Small Farms Township IQ	Thabang Peter and Thandiwe Margaret Masopha	400	T75212/1989	
				Khayaletu Home Loans Pty Ltd B79534/1989			
			Portions 30 of Lot 79 of Evaton Small Farms Township IQ	Municipality Evaton	599	T64727/1989	

			Portions 35 of Lot 79 of Evaton Small Farms Township IQ	Municipality Evaton 1999	T64732/1989	
			Portions 36 of Lot 79 of Evaton Small Farms Township IQ	Thabo Petrus and Thandi Sophia Maloisana	T44881/2017	
			Portions 37 of Lot 79 of Evaton Small Farms Township IQ	Sehloho Philemon Mokone	T83975/1989	
				Khayaalethu Home Loans Pty Ltd B89148/1989		

Take further notice that the Commission on Restitution of Land Rights will conduct further investigations on the claim in terms of the provisions of section 12 read with Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit, representations in terms of section 11A of the Restitution of Land Rights Act 22 of 1994 as amended within 90 (ninety) working days from the publication date of this notice, any comments/information may be send to:

Chief Directorate: Land Restitution Support Gauteng Province

Private Bag X03

ARCADIA

0007

Tel: (012) 310-6500

Fax: (012) 324-5812

MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2022/10/18

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2711

4 November 2022

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/50/780/875/171

CLAIMANT : **Mxolisi Charlie Majola (On behalf of Majola Family)**

PROPERTY DESCRIPTION : Erf 891, Hankey situated in Kouga Local Municipality, Sarah Baartman District, Eastern Cape Province

EXTENT OF LAND : 1428 sqm

TITLE DEED : T71779/2003

DATE CLAIM SUBMITTED : 31/12/1998


CURRENT OWNER : Kouga Local Municipality

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within fourteen (14) days from the publication of this notice, any comments/information to:

**Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Agriculture, Land Reform and Rural Development
PO Box 1375
East London
5200**

Tel : 043 700 6000, Fax : 043 743 3687


**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

21-11-2022

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**NO. 2712****4 November 2022****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT,
1994 (ACT NO.22 OF 1994)**

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/50/780/875/118

CLAIMANT : Nomsa Eunice Madlwabinga

PROPERTY DESCRIPTION : Erf 920 Weston in Hankey, Kouga
Municipality, Sarah Baartman District
Municipality, Eastern Cape Province

EXTENT OF LAND : 714 square meters

TITLE DEED : None

DATE CLAIM SUBMITTED : 19 September 1995

CURRENT OWNER : Kouga Municipalities

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within fourteen (14) days from the publication of this notice, any comments/information to:

**Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Agriculture, Land Reform and Rural Development
PO Box 1375
East London
5200**

Tel : 043 700 6000, Fax : 043 743 3687



**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

21-11-2022

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2713

4 November 2022



Block A | 4th Floor | Meintjiesplein Building | 536 Francis Baard Street | Arcadia | 0002
 Private Bag X935 | Pretoria | 0001
 Tel: 012 341 1115 | Fax: 012 341 1811/1911
<http://www.namc.co.za>

REQUEST FOR STATUTORY MEASURES NAMELY REGISTRATION, RECORDS AND RETURNS
 AND THE CONTINUATION AND INCREASE OF STATUTORY LEVIES ON LUCERNE SEED AND
 LUCERNE HAY IN TERMS OF THE MARKETING OF AGRICULTURAL PRODUCTS ACT, ACT NO
 47 OF 1996 (MAP ACT) AS AMENDED

**INVITATION TO DIRECTLY AFFECTED GROUPS IN THE LUCERNE INDUSTRY TO
 COMMENT ON THE REQUEST FROM THE NATIONAL LUCERNE TRUST**

The National Agricultural Marketing Council (NAMC) and the Minister of Agriculture, Land Reform and Rural Development received a request from the National Lucerne Trust (NLT) for:

- the implementation of statutory measures, namely:
 - the keeping of records and the submission of returns to the NLT by dealers and processors of lucerne seed and hay, in terms of section 18 of the Marketing of Agricultural Products Act (MAP Act); and
 - the registration of producers, processors and dealers of lucerne seed and hay, in terms of section 19 of the MAP Act.
- the continuation and amendment of the statutory levies on lucerne seed and lucerne hay for a new period of four years, from 1 December 2022 until 30 November 2026, to be promulgated as follows (VAT excluded):

(The current levies payable amount to R1.00 per kg on clean seed; R8 per ton for lucerne hay not analysed by a Near Infrared Spectroscopy Instrument (NIR) Instrument; and R8 per ton for lucerne hay analysed by a NIR Instrument (VAT excluded) and will lapse on 14 November 2022)

LUCERNE PRODUCTS AND PERSONS RESPONSIBLE FOR PAYING THE LEVY	PROPOSED STATUTORY LEVY (VAT Excl) 1 December 2022 to 30 November 2026			
	Year 1 (1 Dec 2022 to 30 Nov 2023)	Year 2 (1 Dec 2023 to 30 Nov 2024)	Year 3 (1 Dec 2024 to 30 Nov 2025)	Year 4 (1 Dec 2025 to 30 Nov 2026)
Cleaned lucerne seed: Payable by the lucerne seed cleaner. May be recovered from the person submitting the lucerne seed concerned for cleaning.	R1.15 per kg	R1.20 per kg	R1.25 per kg	R1.30 per kg
Lucerne hay produced for commercial purposes not analysed by the NIR instrument: Payable by the owner of the NIR instrument. May be recovered from the person submitting such lucerne hay sample for analysis.	R125.00 per analysis	R130.00 per analysis	R135.00 per analysis	R140.00 per analysis
Lucerne seed imported for commercial purposes: Payable by the importer. May be recovered from the person importing the seed.	R1.00 per kg	R1.05 per kg	R1.10 per kg	R1.15 per kg

The request includes that the NLT be responsible for the collection and for the administration functions associated with the proposed statutory levies. Approximately 70% of levy income will be spent on functions such as Research and Development, Information and Technology Transfer, Quality Control and Certification Systems, not more than 10% on administration and at least 20% of total levy income on transformation.

The NLT is committed in developing the long-term sustainability and profitability, as well as the local and international competitiveness of the lucerne industry of South Africa. The estimated income from the proposed levies is between R2.0 million (for 2022/23) and R4.8 million (2025/26) per annum.

The proposed statutory levies will be used to fund, support and coordinate:

- Research and development - Active role in the coordination of need-driven lucerne research that supports and benefits the industry by ensuring continuous improvements and innovations regarding lucerne seed and hay.
- Information and technology transfer – Information and technology transfer by means of gathering, processing, and compiling relevant information, and disseminating the knowledge capital obtained, to ensure continuity, timeous, and accurate market and production information is available to all industry role players in the South African lucerne value chain.
- Quality control and certification systems – Quality control and certification systems by promoting and maintaining the lucerne seed cleaning, grading and/or classification standards and services, as well as the promotion, maintenance and further development of the National Lucerne Hay Grading and Quality Scheme.
- Training and skills development – Providing training and skills development through courses and workshops to lucerne hay producers, traders, processors, end-users and exporters, with specific emphasis on training near-infrared spectrophotometer operators, hay samplers, lucerne hay graders and animal feed nutritionists.
- Transformation – Transformation of previously disadvantaged individuals to ensure the development of emerging farmers and agripreneurs to grow and/or produce commercially in a sustainable way and to extend their access to marketing opportunities.
- Close Liaison – Close liaison between national, provincial and local government bodies, as well as local and international role players on industry-related issues to ensure the overall sustainability and profitability of the lucerne industry of South Africa.

As the proposed statutory measures requested by the NLT are consistent with the objectives of the Marketing of Agricultural Products Act, the NAMC will investigate the possible implementation of the relevant statutory measures and make recommendations to the Minister of Agriculture, Land Reform and Rural Development.

Directly affected groups in the lucerne industry are kindly requested to submit any comments or objections regarding the proposed statutory measures to the NAMC in writing (e-mail to lizettem@namc.co.za), on or before 25 November 2022, to enable the Council to formulate its recommendation to the Minister in this regard.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2714

4 November 2022

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)
 AMENDMENT OF NOTICE 1729 OF 2007 AS CONTAINED IN THE GOVERNMENT GAZETTE NO: 30537 IN RESPECT OF LAND
 CLAIMS LODGED BY MR. JOHN BUTANA SEPENG, LAND CLAIM REFERENCED Z 0173 (KRP 12363)

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994) read together with section 11 (1) (c) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994) as amended, that an amendment is hereby made to Gazette Notice No 1729 of 2007 contained in Government Gazette No: 30537 dated 07th of December 2007. The Gazette is amended to add the claimant and claimed property are as follows:

REF NO.	CLAIMANT	PROPERTY DESCRIPTION	CURRENT LANDOWNERS	BONDS / NO BONDS	DEED OF TRANSFER	INTERESTED PARTIES
Z0173 (KRP 12363)	John Butana Sepeng	Undivided 1/19 share of Portion 7 (remaining extent) of the farm Valschspruit 458 JR	National Department of the Republic of South Africa	None	T23924/1985MPU T51541/2018 T28328/1995MPU T51541/2018	Land Claimant, the current landowners and the City of Tshwane Metropolitan Municipality

have been submitted to the Regional Land Claim Commission and that the Commission on Restitution of Land Rights will investigate the claims in terms of the provisions of the Act in due course. Any interested person who has an interest in the above-mentioned land claim is hereby invited to submit, within thirty (30) working days from the publication any comments/information to:

Chief Directorate: Land Restitution Support Gauteng Province
 Private Bag X03
 ARCADIA
 0007
 Tel: (012) 310-6500
 Fax: (012) 324-5812


 MR. L.H. MAPHUTHA
 REGIONAL LAND CLAIMS COMMISSIONER
 DATE: 31/03/2022

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2715

4 November 2022

AMENDING GOVERNMENT NOTICE, NO: 1499 OF 2004 IN THE GOVERNMENT GAZETTE NO: 26602 DATED 30TH JULY 2004.

AMENDMENT NOTICE INTERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of **Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that the Commissioner for Restitution of Land Rights is to amend the gazette on the land claim has been lodged by Kgosi Reuben Nkotoane Chiloane [ID No: 660124 5496 087] KRP 11724, 2552 & 5066 on behalf of the Sethlare Community KRP 11724 on behalf of Mapulana Community herein erroneously excluded on the original gazette on the properties mentioned hereunder situated in the Thaba Chweu Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province

Name of Claimant	ID No	KRP
Kgosi Reuben Nkotoane Chiloane	660124 5496 087	2552 & 5066
Ndonda Daniel Moele	591223 5660 082	11724

CURRENT PARTICULARS OF THE PROPERTY

MARIEPSKOP 420 KT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
0 Remaining Extent Mariepskop 420 KT	Republic of South Africa	T38420/2013	1811.2424	None	None	1-1961/2016C K3013/1989S IN FAVOR OF REPUBLIC VAN SUID AFRIKA
Portion 1 Mariepskop 420 KT	Provincial Government Mpumalanga	T5051/2015	1113.9882	None	None	VA563/2015 IN FAVOR OF REPUBLIC VAN SUID AFRIKA
Portion 2 Mariepskop 420 KT	Provincial Government Mpumalanga	T9017/2015	9.7515	None	None	VA563/2015 IN FAVOR OF REPUBLIC VAN SUID AFRIKA
Portion 3 Mariepskop 420 KT	National Government of the Republic of South Africa	T38419/2003	34.8370	None	None	None

MAGALIESKOP 421 KT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
0 Remaining Extent Magalieskop 421 KT	Republic of South Africa	T7304/1971	2283.6722	None	None	1-1961/2016C IN FAVOR OF REPUBLIC OF SOUTH AFRICA

AMENDING GOVERNMENT NOTICE, NO: 1499 OF 2004 IN THE GOVERNMENT GAZETTE NO: 26602 DATED 30TH JULY 2004.

AMENDMENT NOTICE INTERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of **Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that the **Commissioner for Restitution of Land Rights** is to amend the gazette on the land claim has been lodged by Kgosi Reuben Nkhotobane Chiloane [ID No: 660124 5496 087] KRP 11724, 2552 & 5066 on behalf of the Sethlare Community KRP 11724 on behalf of Mapulana Community herein erroneously excluded on the original gazette on the properties mentioned hereunder situated in the **Thaba Chweu Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province**

Portion 1 Magalieskop 421 KT	Provincial Government Mpumalanga	T8814/2015	267.6741	None	None	VA1303/2015 IN FAVOR OF REPUBLIC VAN SUID AFRIKA
Portion 2 Magalieskop 421 KT	Provincial Government Mpumalanga	T38419/2003	34.8370	None	None	None
Portion 3 Magalieskop 421 KT	National Government of the Republic of South Africa	T38419/2003	34.8370	None	None	None
Portion 4	National Government of the Republic of South Africa	T38419/2003	34.8370	None	None	None

SALIQUE 427 KT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
0 Remaining Extent Salique 427 KT	Republic of South Africa	T38419/2003	3080.0228	None	None	I-1961/2016 IN FAVOUR OF REPUBLIC OF SOUTH AFRICA
Portion 1 Salique 427 KT	National Government of the Republic of South Africa	T17910/1977	109.2454	None	None	None
Portion 2 Salique 427 KT	National Government of the Republic of South Africa	T38419/2003	17.4785	None	None	None
Portion 4 Salique 427	National Government of the Republic of South Africa	T38419/2003	830.0392	None	None	None

AMENDING GOVERNMENT NOTICE, NO: 1499 OF 2004 IN THE GOVERNMENT GAZETTE NO: 26602 DATED 30TH JULY 2004.

AMENDMENT NOTICE INTERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of **Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that the **Commissioner for Restitution of Land Rights** is to amend the gazette on the land claim has been lodged by Kgosi Reuben Nikotobane Chiloane [ID No: 660124 5496 087] KRP 11724, 2552 & 5066 on behalf of the Sethlare Community KRP 11724 on behalf of Mapulana Community herein erroneously excluded on the original gazette on the properties mentioned hereunder situated in the **Thaba Chweu Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province**

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above-mentioned property is hereby invited to submit within **30 [thirty days]** from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Restitution House

Nelspruit

1200



MR. L. H. MAPHUTHA
COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

DATE:

2022/09/27

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 2716

4 November 2022

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998
(ACT NO. 107 OF 1998)****AMENDMENT OF THE IDENTIFICATION IN TERMS OF SECTION 24(5)(a) AND (b) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998, OF THE PROCEDURE TO BE FOLLOWED IN APPLYING FOR ENVIRONMENTAL AUTHORISATION FOR LARGE SCALE ELECTRICITY TRANSMISSION AND DISTRIBUTION DEVELOPMENT ACTIVITIES IDENTIFIED IN TERMS OF SECTION 24(2)(a) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 WHEN OCCURRING IN GEOGRAPHICAL AREAS OF STRATEGIC IMPORTANCE**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment hereby, 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, amend the procedures published under Government Notice No. 113 of Government Gazette No. 41445 of 16 February 2018, as set out in the Schedule hereto.



BARBARA DALLAS CREECY
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

SCHEDULE**Substitution of paragraph 4 of Government Notice No. 113 published in Government Gazette No. 41445 of 16 February 2018**

1. Paragraph 4 is substituted with the following paragraph:

- "4. The timeframe for decision making as contained in the Environmental Impact Assessment Regulations 2014, as amended for purposes of the applications for environmental authorisation is 57 days and applies to —
- activity 11 of the Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended;
 - activity 9 of the Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended;

and any other listed or specified activities necessary for the realisation of such facilities.

Substitution of paragraph 5 of Government Notice No. 113 published in Government Gazette No. 41445 of 16 February 2018

2. Paragraph 5 is substituted with the following paragraph:

- "5. For applications for environmental authorisation for large scale electricity transmission and distribution facilities, where such facilities trigger—
- activity 11 of the Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended, and any other listed or specified activities necessary for the realisation of such facilities; or
 - activity 9 of the Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended, and any other listed or specified activities necessary for the realisation of such facilities;

routes that have been pre-negotiated with landowners must be submitted as part of such applications for environmental authorisation."

Transitional arrangements

3. An application for environmental authorisation which is pending when these amendments take effect must be dispensed with as if these amendments have not yet taken effect.

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 2717

4 November 2022

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998

(ACT NO. 107 OF 1998)

CONSULTATION ON THE INTENTION TO AMEND THE PROCEDURES FOR THE ASSESSMENT AND MINIMUM CRITERIA FOR REPORTING ON IDENTIFIED ENVIRONMENTAL THEMES IN TERMS OF SECTIONS 24(5)(a) AND (h) AND 44 OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998, WHEN APPLYING FOR ENVIRONMENTAL AUTHORISATION

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby consult on the intention to, under sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998 (Act No. 107 of 1998), amend the protocol for the specialist assessment and minimum report content requirements for environmental impacts on terrestrial plant species, published under Government Notice No. 1150 in Government Gazette No. 43855 on 30 October 2020, by removing the reference to "terrestrial" where it occurs in the protocol, as set out in the Schedule.

This amendment would allow the protocol to apply to aquatic and terrestrial plant species.

The requirements of this protocol will apply from the date of publication, except where the applicant provides proof to the competent authority that the specialist assessment affected by this protocol had been commissioned by the date of publication of the protocol in the Government Gazette, in which case Appendix 6 of the Environmental Impact Assessment Regulations, 2014, as amended, will apply to such applications.

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

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

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

By e-mail: dfischer@dffe.gov.za

Any inquiries in connection with the notice can be directed to Dr Dee Fischer at dfischer@dfpe.gov.za or (012)399 8843. Comments or inputs received after the closing date may not be considered.

The Department of Forestry, Fisheries and the Environment complies with the Protection of Personal Information Act, 2013 (Act No. 4 of 2013). Comments received and responses thereto are collated into a comments and response report which will be made available to the public as part of the consultation process. If a commenting party has any objection to his or her name, or the name of the represented company/ organisation, being made publicly available in the comments and responses report, such objection should be highlighted in bold as part of the comments submitted in response to this Government Notice.



BARBARA DALLAS CREECY
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

SCHEDULE

1. The protocol for specialist assessment and minimum report content requirements for environmental impacts on terrestrial plant species, published under Government Notice No. 1150 in Government Gazette No. 43855 on 30 October 2020, is hereby amended by the substitution for–

- (a) "terrestrial plant species" of "plant species";
- (b) "Terrestrial Plant Species Specialist Assessment" of "Plant Species Specialist Assessment";
- (c) "Terrestrial Plant Species Specialist Assessment Report" of "Plant Species Specialist Assessment Report"; and
- (d) "Terrestrial Plant Species Compliance Statement" of "Plant Species Compliance Statement";

wherever these expressions occur.

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 2718

4 November 2022

CAPE VULTURES

PROTOCOL FOR THE SPECIALIST ASSESSMENT AND MINIMUM REPORT CONTENT REQUIREMENTS FOR ENVIRONMENTAL IMPACTS ON CAPE VULTURES BY ONSHORE WIND ENERGY GENERATION FACILITIES

1. SCOPE

This protocol provides the criteria for the specialist assessment and minimum report content requirements for determining impacts on Cape Vultures associated with the development of onshore wind energy generation facilities, which require environmental authorisation. This protocol must be read with either the avifaunal¹ or animal species protocol², whichever is applicable to the specific application under consideration.

The assessment and reporting requirements of this protocol are associated with a collision risk potential identified by the national web based environmental screening tool (screening tool) for Cape Vultures. The relevant data in the screening tool has been provided by the FitzPatrick Institute of African Ornithology of the University of Cape Town. The protocol applies within and outside of the Renewable Energy Development Zones (REDZs)³.

2. SITE SENSITIVITY VERIFICATION AND MINIMUM REPORT CONTENT REQUIREMENTS

Prior to commencing with the Cape Vulture specialist assessment, the collision risk potential for Cape Vultures of the preferred site as identified by the screening tool must be confirmed by undertaking a **site sensitivity verification** for a period of at least 12 months which must include the pre-breeding season (late March to early May) and the breeding season (May to December).

- 2.1. The site sensitivity verification must be undertaken by a specialist registered in the field of zoological science with the South African Council for Natural Scientific Professions (SACNASP) with demonstrated expertise in Cape Vulture observation and research.
- 2.2. The site sensitivity verification must be undertaken through the use of:
 - (a) site inspections to-
 - i. identify the land use on surrounding erven with specific reference to the possible location of vulture restaurants or land uses which could result in carcass availability;
 - ii. identify any specific topographical features on the site which could attract or pose a risk to Cape Vultures including existing and planned powerlines within a 5km radius of the site;
 - iii. continuously monitor wind speed and other weather data that could influence Cape Vulture activity on the site throughout the initial site verification period;
 - (b) vantage point monitoring⁴ by two people at the same time for a duration of at least 72 hours per vantage point for the 12 months. Vantage point monitoring is to determine the level of Cape Vulture flight activity on the site and the height of flight;
 - (c) consultation with relevant non-governmental organisations with an interest in Cape Vulture protection including BirdLife South Africa, VulPro and the Endangered Wildlife Trust; and
 - (d) any other available and relevant information.
- 2.3. The outcome of the site sensitivity verification must be recorded in the form of a report that:

¹ Government Notice No. 320 published under Government Gazette No. 43110 of 20 March 2020

² Government Notice No. 1150 published under Government Gazette No. 43855 of 30 October 2020

³ Renewable Energy Development Zones as published under Government Notice No. 114, Gazette No. 41445 on 16 February 2018.

⁴ Vantage point monitoring is to be undertaken in accordance to the method as identified in the latest version of the BirdLife South Africa Guideline for impact assessment, monitoring and mitigation.

- (a) confirms or disputes the environmental sensitivity as identified by the screening tool (Cape Vulture risk layer);
- (b) contains a motivation, corroborated by evidence (e.g. monitoring data) and input from BirdLife Africa, of either the verified or different environmental sensitivity; and
- (c) where the site sensitivity verification has confirmed the site as being of a “medium” or “low” sensitivity for collision risk to Cape Vultures, the site sensitivity verification report and the Compliance Statement must be included in the avian specialist study which is to be submitted together with the relevant assessment report prepared in accordance with the requirements of the Environmental Impact Assessment Regulations.

3. SPECIALIST ASSESSMENT AND MINIMUM REPORT CONTENT REQUIREMENTS

TABLE 1: ASSESSMENT AND REPORTING OF IMPACTS ON CAPE VULTURES FOR ONSHORE WIND ENERGY GENERATION FACILITIES	
<p>1. General Information</p> <p>1.1 An applicant intending to undertake an activity identified in the scope of this protocol on a site identified by the screening tool and verified by the site sensitivity verification report as being of “very high” or “high” sensitivity for the potential collision of Cape Vultures with wind turbines, must submit a Cape Vulture Specialist Assessment unless the information gathered from undertaking the site sensitivity verification confirms that the occurrence of Cape Vultures on the site is “medium” or “low”, in which case a Compliance Statement must be prepared.</p> <p>1.2 If any part of the proposed development footprint falls within an area of “very high” or “high” sensitivity, the assessment and reporting requirements prescribed for the “very high” or “high” sensitivity apply to the entire development footprint.</p>	
<p>VERY HIGH AND HIGH SENSITIVITY RATING – areas where there is a very high probability of encountering Cape Vultures and where there is high risk of population-level impacts from the loss of Cape Vulture individuals.</p> <p>These areas are potentially unsuitable for wind energy development.</p>	<p>2. Cape Vulture Specialist Assessment</p> <p>2.1. The assessment must be undertaken by a specialist registered in the field of zoological science with SACNASP with demonstrated expertise in Cape Vulture observation and research.</p> <p>2.2. The following information or data (in addition to that collected as part of the site sensitivity verification) must be collected to inform the assessment:</p> <p>2.2.1. Wind energy developments for which environmental authorisation have been granted within a 30km radius⁵, including their location and GPS coordinates;</p> <p>2.2.2. any power line that poses an electrocution risk due to its design, or a collision risk due to the absence of bird flight diverters or any wind measurement masts within a 30km radius of the preferred site;</p> <p>2.2.3. data from an additional⁷ twelve months of Cape Vulture monitoring, focusing on the collection of additional flight activity through the preferred site, flight direction, behaviour, and specific data necessary to populate a collision risk model;</p>

⁵ Low in the context of a potential collision risk of a Cape Vulture with a wind turbine means that the level of Cape Vulture flight activity over the site is low and where Cape Vultures are identified the height is consistently observed exceeding the tip of the turbine blade and no behaviour that would bring the Cape Vulture into contact with the wind turbine blades is observed throughout the yearlong observation.

⁶ This information can be obtained from the screening tool but will need to be verified by Eskom or discussions with landowners.

⁷ Additional monitoring from the monitoring that was undertaken as part of the site sensitivity verification.

	<p>2.2.4. radar confirmed heights of Cape Vulture activity and flight activity records for early evening and morning when visibility is poor;</p> <p>2.2.5. the size and status of known colonies and roosts within a 50km radius of the preferred site;</p> <p>2.2.6. the location of possible roosts and colonies within a 5km radius⁸ of the preferred site; and</p> <p>2.2.7. land use with specific reference to the possible location of vulture restaurants or land uses which could result in carcass availability within a 30km radius of the preferred site.</p> <p>2.3. The spatial information is to be represented on a map which includes the following:</p> <p>2.3.1. topographical features;</p> <p>2.3.2. location of vantage point monitoring locations;</p> <p>2.3.3. locations of existing wind energy developments or wind energy developments for which environmental authorisation have been granted but not constructed;</p> <p>2.3.4. the location of existing power lines indicating any risk areas and proposed power lines as identified in paragraph 2.2.2;</p> <p>2.3.5. location of roosts or colonies as well as potential roosts and colonies;</p> <p>2.3.6. the flights recorded over the site; and</p> <p>2.3.7. location of vulture restaurants and land uses which could result in the availability of carcasses.</p> <p>2.4. The monitoring data is to be tabulated and included in a spreadsheet using a template consistent with that envisaged by the national bird monitoring database.</p> <p>2.5. The monitoring data must be uploaded to the database once operational.</p> <p>2.6. The monitoring data must include as a minimum the following information:</p> <p>2.6.1. GPS coordinates of vantage point monitoring sites; and</p> <p>2.6.2. flights, including direction, height, date, time, wind speed, weather conditions and behaviour.</p> <p>2.7. The Cape Vulture Specialist Assessment must be undertaken on the preferred site and must identify and predict the following:</p> <p>2.7.1. high risk areas on the site for potential collision risks;</p> <p>2.7.2. the collision risk potential determined through the application of a collision risk model to predict an annual fatality rate;</p> <p>2.7.3. the possible cumulative impact on the regional Cape Vulture population from the various wind energy developments within the 30km radius of the preferred site, based on the cumulative fatality rate and fatalities through power line electrocution or collision;</p> <p>2.7.4. the possible impact of the predicted fatality rate on the regional Cape Vulture population and that impact on the national population; and</p> <p>2.7.5. areas not suitable for development based on the risk of impacts on Cape Vultures.</p>
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⁸ This information can be collected through desk top analysis, consultation with local bird associations, BirdLife South Africa, Vulpro and the Endangered Wildlife Trust.

	<p>2.8. The findings of the Cape Vulture Specialist Assessment must be written up in a Cape Vulture Specialist Assessment Report that contains as a minimum the following information:</p> <p>2.8.1. A copy of the SACNASP registration certificate of the zoological scientist who prepared the assessment and a curriculum vitae demonstrating experience in Cape Vultures;</p> <p>2.8.2. details including contact details of the zoological scientist;</p> <p>2.8.3. a signed statement of independence by the specialist;</p> <p>2.8.4. the duration, date and seasons of the assessment and the relevance of the season to the outcome of the assessment;</p> <p>2.8.5. a summary of the findings of the site sensitivity verification report;</p> <p>2.8.6. a description of the methodology used to undertake the data generation and assessment inclusive of the equipment and models used, as relevant;</p> <p>2.8.7. a summary of the findings of the Cape Vulture monitoring;</p> <p>2.8.8. a map showing the information required in paragraph 2.3 superimposed over the high-risk collision areas and areas not suitable for development as identified in paragraph 2.7.5;</p> <p>2.8.9. a summary of the findings of the Cape Vulture specialist assessment;</p> <p>2.8.10. an indication of the potential annual fatality rate, as well as the cumulative annual fatality rate;</p> <p>2.8.11. the assessed impact of the predicted fatality rate on the regional Cape Vulture population as well as the anticipated impact on the national population;</p> <p>2.8.12. a substantiated statement from the specialist with regards to the acceptability or not of the proposed development on the Cape Vulture population and a recommendation on the approval or not of the proposed development;</p> <p>2.8.13. a description of the assumptions made and any uncertainties or gaps in knowledge or data; and</p> <p>2.8.14. any conditions to which this statement is subjected.</p> <p>2.9. The zoological scientist must recommend conditions to be included in the environmental authorisation which must include as a minimum the following:</p> <p>2.9.1. mitigation measures to be included in the environmental authorisation which could include curtailment and shut down on demand options and/or carcass and food availability management plans;</p> <p>2.9.2. the initiation date for the start of the post-construction monitoring plan;</p> <p>2.9.3. the approval of the development is subject to adaptive management which could include the inclusion or amendment of curtailment and shut down measures as well as the need to include radar shut down should monitoring identify unanticipated and unacceptable fatality rates; and</p> <p>2.9.4. the intervals for the submission of the post-construction monitoring report.</p> <p>2.10. A summary of the findings of the Cape Vulture Specialist Assessment as well as the proposed conditions to be included in the environmental authorisation must be incorporated into the avian specialist study to be included in the Basic Assessment Report or the Environmental Impact Assessment Report.</p>
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	<p>2.11. A signed copy of the Site Sensitivity Verification Report and the Cape Vulture Specialist Assessment must be appended to the Basic Assessment Report or Environmental Impact Assessment Report.</p> <p>2.12. A Cape Vulture post-construction monitoring plan is to be provided as part of the Cape Vulture Specialist Assessment Report. This plan must include as a minimum the following information:</p> <p>2.12.1. timeframes and intervals for monitoring both wind turbines and power lines on and off the preferred site where risks were identified;</p> <p>2.12.2. the locations to be monitored including GPS points (this will relate to wind turbines once the final turbine placement plan is approved);</p> <p>2.12.3. methodology for searcher efficiency and scavenger removal;</p> <p>2.12.4. methods for monitoring (i.e., transects or radial) as well as the extent of the monitoring area;</p> <p>2.12.5. the years and intervals for the duration of post-construction monitoring must be identified; and</p> <p>2.12.6. monitoring must include power lines on the preferred site and any high-risk power lines identified in paragraph 2.2.2.</p> <p>2.13. The findings of the post-construction monitoring must be submitted to the relevant competent authority and relevant conservation organisations at intervals identified in paragraph 2.9.4 and must include as a minimum the following information:</p> <p>2.13.1. A copy of the SACNASP registration certificate of the zoological scientist who prepared the monitoring report and a curriculum vitae demonstrating experience in Cape Vultures;</p> <p>2.13.2. a signed statement of independence by the specialist;</p> <p>2.13.3. the duration, date and seasons of the monitoring;</p> <p>2.13.4. a summary of the findings of the monitoring;</p> <p>2.13.5. a description of the methodology used, indicating where the methodology was amended from that identified in paragraphs 2.12.3 and 2.12.4;</p> <p>2.13.6. a map indicating where carcasses of Cape Vultures were found, where relevant;</p> <p>2.13.7. an indication of the cause of death;</p> <p>2.13.8. verification of expected fatality rates compared against post-development prediction; and</p> <p>2.13.9. a statement on the correlation between the expected fatality rate and the findings of the monitoring, including any amendments that must be made to the layout or curtailment times.</p> <p>2.14. The data related to the post-construction monitoring must be uploaded to the national bird monitoring database throughout the period of post construction monitoring, once the system is operational.</p>
<p>MEDIUM AND LOW SENSITIVITY RATING - are areas where there is a low probability of encountering vultures and a low risk of vulture fatalities.</p>	<p>3. Cape Vulture Compliance Statement</p> <p>3.1. The Cape Vulture Compliance Statement must be prepared by a specialist registered in the field of zoological science with the SACNASP with demonstrated expertise in Cape Vulture observation and research.</p> <p>3.2. The compliance statement must:</p> <p>3.2.1. be applicable to the preferred site and proposed development footprint;</p>

	<p>3.2.2. confirm that preferred the site is of "low" or "medium" sensitivity for impacts to Cape Vultures; and</p> <p>3.2.3. indicate whether or not the proposed development will have an unacceptable impact on the Cape Vultures.</p> <p>3.3. The Cape Vulture Compliance Statement must contain, as a minimum, the following information:</p> <p>3.3.1. details including contact details and relevant expertise as well as the SACNASP registration certificate of the zoological scientist preparing the statement, including a curriculum vitae;</p> <p>3.3.2. a signed statement of independence by the specialist;</p> <p>3.3.3. a map showing the proposed development footprint, overlaid on the Cape Vulture risk map generated by the screening tool;</p> <p>3.3.4. confirmation from the zoological scientist that all reasonable measures have been taken through micro-siting to avoid impacts on Cape Vultures;</p> <p>3.3.5. a substantiated statement from the zoological scientist on the acceptability, or not, of the proposed development and a recommendation on the approval, or not, of the proposed development;</p> <p>3.3.6. any conditions to which this statement is subjected;</p> <p>3.3.7. where required, proposed impact management actions and outcomes or any monitoring requirements for inclusion in the EMP; and</p> <p>3.3.8. a description of the assumptions made and any uncertainties or gaps in knowledge or data.</p> <p>3.4. A summary of the findings of the compliance statement must be included with the avian specialist study which is to be submitted as part of the Basic Assessment Report or Environmental Impact Assessment Report.</p> <p>3.5. A signed copy of the compliance statement must be appended to the Basic Assessment Report or Environmental Impact Assessment Report.</p> <p>3.6. A Cape Vulture post-construction monitoring plan is to be provided as part of the Cape Vulture Compliance Statement. This plan must include as a minimum the following information:</p> <p>3.6.1. timeframes and intervals for monitoring both the wind turbines and power lines on site and off site where specific risks were identified;</p> <p>3.6.2. the locations to be monitored, including GPS points (this will relate to wind turbines once the final turbine placement plan is approved);</p> <p>3.6.3. methodology for searcher efficiency and scavenger removal;</p> <p>3.6.4. methods for monitoring (i.e., transects or radial) as well as the extent of the monitoring area;</p> <p>3.6.5. the years and intervals for the duration of post construction monitoring must be identified; and</p> <p>3.6.6. monitoring must include power lines on the preferred site.</p> <p>3.7. The findings of the post-construction monitoring must be submitted to the relevant competent authority and relevant conservation organisations at intervals identified in 3.6.1 and must include as a minimum the following information:</p> <p>3.7.1. A copy of the SACNASP registration certificate of the zoological scientist who prepared the monitoring report and a curriculum vitae demonstrating experience in Cape Vultures;</p>
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	<p>3.7.2. a signed statement of independence by the specialist;</p> <p>3.7.3. the duration, date and seasons of the monitoring;</p> <p>3.7.4. a summary of the findings of the monitoring;</p> <p>3.7.5. a description of the methodology used;</p> <p>3.7.6. a map indicating where carcasses of Cape Vultures were found where relevant;</p> <p>3.7.7. an indication of the cause of death; and</p> <p>3.7.8. should a fatality of a Cape Vulture be identified through monitoring the specialist is to make recommendations for mitigation measures or additional monitoring for discussion with BirdLife Africa and the competent authority within 3 months of the monitoring event.</p> <p>3.8. The data related to the post-construction monitoring must be uploaded to the national bird monitoring database throughout the period of post-construction monitoring once the system is operational.</p>
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
DEPARTMENT OF PUBLIC SERVICE AND ADMINISTRATION

NO. 2719

4 November 2022

OFFICE OF STANDARDS AND COMPLIANCE REGULATIONS, 2022

The Acting Minister for the Public Service and Administration has, under section 18 of the Public Administration Management Act, 2014, made the Regulations set out in the Schedule.



MR TW NXESI, MP

ACTING MINISTER FOR THE PUBLIC SERVICE AND ADMINISTRATION

DATE: 07/10/2022

SCHEDULE**TABLE OF CONTENTS**

- 1. Definitions**
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 - 3. Access to premises, vehicles, documents and employess**
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1. Definitions

- (1) In these Regulations, unless the context indicates otherwise, a word or expression to which a meaning has been assigned in the Act, has the same meaning, and—

“Act” means the Public Administration Management Act, 2014 (Act No. 11 of 2014);

“head of institution” means—

- (a) in the case of a national or provincial department or a national or provincial government component, the incumbent of a post mentioned in section 7(2) read with Column 2 of Schedule 1, 2 or 3 of the Public Service Act, 1994 (Proclamation No. 103 of 1994) and includes any employee acting in that post; or
- (b) in the case of a municipality, the municipal manager appointed in terms of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000) and includes any employee acting in that post;

“head of Office” means the person referred to in section 17(3) of the Act;

“member” means an employee appointed in terms of the Public Service Act, 1994 (Proclamation No. 103 of 1994) and designated by the Minister to exercise the powers of members as prescribed under section 17(7) of the Act;

“minimum norms and standards” means the minimum norms and standards referred to section 16 of the Act;

“Office” means the Office of Standards and Compliance established by section 17(1) of the Act; and

“public administration norms and standards” means those public norms and standards determined in terms of legislation other than those prescribed in terms of the Act.

2. Powers and functions of head of Office

(1) The functions of the head of Office are-

(a) to advise the Minister on-

- (i) the determination of minimum norms and standards;
- (ii) the enforcing of compliance with minimum norms and standards;
and
- (iii) establishing frameworks, structures and processes for the setting
of minimum norms and standards from regulatory norms;

(b) to assess the appropriateness of-

- (i) minimum norms and standards; and
- (ii) public administration norms and standards;

(c) to ensure that the Office promotes, monitors and takes the necessary steps to secure compliance with-

- (i) minimum norms and standards; and
- (ii) public administration norms and standards;

(d) in order to give effect to paragraph (f) to develop and implement-

- (i) an early warning system to detect public administration non-
compliance and;
- (ii) a monitoring framework for data governance including a format for
monitoring reports;

(e) to ensure that the Office performs its other functions in terms of section 17(4) and (6) of the Act; and

(f) to report in terms of section 17(4)(f) and (6)(d) of the Act-

- (i) on the performance of the Office's functions at least once a
quarter;

- (ii) annually, together with a report referred to in subparagraph (i) on the effectiveness of the minimum norms and standards or any other matter related to the Office's functions ;and
 - (iii) as directed by the Minister, on the progress made in any investigation and finalisation of matters brought before the Office, or any other matter referred to subparagraph (ii).
- (2) For the purposes of a report referred to sub-regulation (1)(f)(ii) and (iii), the report must include details on the failure to-
 - (a) comply with compliance orders issued under regulation 4(4);
 - (b) mitigate non-compliance; and
 - (c) conduct self-diagnostic assessments on capacity and functionality audits.
- (3) In order to perform the functions and fulfil the objects of the Office, the head of Office may -
 - (a) do whatever is reasonably necessary to perform the functions of the Office; and
 - (b) delegate any of the head of Office's functions to a member.
- (4) Any member to whom a function has been delegated under this regulation must exercise that function subject to the conditions that the head of Office considers appropriate.
- (5) Any delegation of a function in terms of this regulation-
 - (a) must be in writing;
 - (b) does not prevent the head of Office from exercising that function or performing that power; and
 - (c) may at any time be withdrawn in writing by the head of Office.

3. Access to premises, vehicles, documents and employees

- (1) In the performance of its functions under the Act and these regulations, a head of institution must cooperate with the Office in terms of section 17(5) of the Act by-
 - (a) giving the Office full and unrestricted access at all reasonable times to—
 - (i) any document, book or written or electronic record or information of the institution relevant to the audit of the norm and standard being monitored; or
 - (ii) any employee of the institution that the Office seeks to interview for the purpose of monitoring or auditing the institution; and
 - (b) facilitating the Office's exercise of the powers under sub-regulation (2).
- (2) The Office may, in the performance of its functions under the Act and these Regulations—
 - (a) Subject to the approval of the relevant executive authority, enter any property, premises or vehicle of or under the control of the institution-
 - (i) where a document, book or written or electronic record or information referred to in sub-regulation (1)(a)(i) are kept; or
 - (ii) to interview an employee referred to in sub-regulation (1)(a)(ii);
 - (b) direct a person to produce, or to deliver, at a specified place and time and in a specified format, any such document, book or written or electronic record or information; or
 - (c) inspect, and question any person about, any such document, book or written or electronic record or information;
 - (d) copy, or make extracts from, any such document, book or written or electronic record or information, at the expense of the institution, or

remove such document, book, record or written or electronic information to make copies or extracts;

- (e) direct a person to disclose, either orally or in writing, any information that may be relevant for the conduct of the audit or the monitoring of the minimum norms and standards; or
- (f) direct—
 - (i) a person to disclose information or to give answers to questions in terms of this subsection in writing or under oath or affirmation; or
 - (ii) that any such information or answers be recorded.

4. Compliance

- (1) After having monitored compliance or conducted a capacity or functional audit in an institution, the Office must report to the Minister and the head of institution, which may include directions on the steps to be taken by the head of institution to comply or to build capacity.
- (2) The directions may include-
 - (a) time periods within which the corrective steps must be taken;
 - (b) time periods within which the head of institution must report on the steps taken and, if not, the reasons for not doing so;
- (3) If the directions are not implemented, the Office must investigate the reasons for the failure to implement its direction and submit a report to the executive authority and the head of institution, which report may include an enforcement response plan.
- (4) If the institution does not comply with an enforcement response plan referred to in sub-regulation (3), the Office may issue a compliance order.
- (5) If the institution fails to comply with the compliance order, the Office may submit a report to-
 - (a) the Minister;

- (b) the relevant executive authority;
- (c) the Minister responsible for local government and the relevant Member of Executive Council responsible for local government; or
- (d) the Public Service Commission in respect of the public service.

5. Short title and commencement

These Regulations are called the Office of Standards and Compliance Regulations, 2022, and commence on the date of publication thereof in the *Government Gazette*.

KITSISO YA PUSO
LEFAPHA LA BODIREDIPUSO LE TSAMAIISO

NMR. R.

2022

MELAWANATAOLO YA KANTORO YA MAEMO LE KOBAMELO, 2022

Tona ya nama-o-sa-tshwere ya Bodiredipuso le Tsamaiso e dirile, ka fa tlase ga karolo 18 ya *Public Administration Management Act, 2014*, Melawanataolo e e tlhagisitsweng mo Šejuleng.

RRE TW NXESI, TP

TONA YA NAMA-O-SA-TSHWERE YA BODIREDIPUSO LE TSAMAIISO
LETLHA:

ŠEJULE

LENANE LA DITENG

- 1. Ditlhaloso**
- 2. Dithata le Ditiro tsa Kantorokgolo**
- 3. Phitlhelelo ya mafelo, dijanaga, dikwalo le badiri**
- 4. Kobamelo**
- 5. Setlhogo se se Khutshwane le Tshimololo**

1. Dithhaloso

- (1) Mo Melawanataolong eno, ntle le fa bokao bo kaya ka mokgwa osele, lefoko kgotsa tlhagiso e e neilweng bokao mo Molaong, e na le bokao jo bo tshwanang, e bile—

“Molao” o kaya *Public Administration Management Act, 2014* (Molao 11 wa 2014);

“tlhogo ya setheo” e kaya-

- (a) mo lebakeng la lefapha la bosetšhaba kgotsa la porofense, motho yo o mo tirong e e umakilweng mo karolong 7(2) ka puisommogo le

Kholomo 2 ya Šejule 1, 2 kgotsa 3 ya *Public Service Act, 1994*

(Kgoeletso 103 ya 1994) le go akaretsa modiri mongwe le mongwe yo o tshwereng nakwana mo phatlhatirong eo; kgotsa

- (b) mo lebakeng la mmasepala, molaodi wa mmasepala yo o thapilweng go ya ka *Local Government: Municipal Systems Act, 2000* (Molao 32 wa 2000) le go akaretsa modiri ofe yo o tshwereng nakwana mo phatlhatirong eo;

“tlhogo ya Kantororo” e kaya motho yo o umakilweng mo karolong 17(3) ya Molao;

“tokololo” e kaya modiri yo o thapilweng go ya ka *Public Service Act, 1994* (Kgoeletso 103 ya 1994) le go tlhongwa ke Tona diragatsa dithata tsa ditokololo jaaka di tlhagisitswe ka fa tlase ga karolo 17(7) ya Molao;

“bonnye jwa ditlwaelo le maemo” bo kaya bonnye jwa ditlwaelo le maemo jo bo umakilweng mo karolong 16 ya Molao;

“Kantororo” e kaya Kantororo ya Maemo le Kobamelo e e tlhomilweng ka karolo 17(1) ya Molao; le

“ditlwaelo le maemo tsa tsamaiso ya tirelopuso” di kaya ditlwaelo le maemo ao a tirelopuso a a tlhomamisitsweng go ya ka molao o mongwe o o beilweng go ya ka Molao.

2. Dithata le ditiro tsa tlhogo ya Kantoro**(1) Ditiro tsa tlhogo ya Kantoro ke-****(a) go gakolola Tona mabapi le-**

- (i) tlhomamiso ya bonnye jwa ditlwaelo le maemo;
- (ii) go gatelelwa ga kobamelo ya bonnye jwa ditlwaelo le maemo; le
- (iii) go tlhongwa ga matlhomeso, dithulaganyo le ditsamaiso tsa go dirwa ga bonnye jwa ditlwaelo le maemo go tswa mo ditlwaelong tsa taolo;

(b) go sekaseka tshiamo ya-

- (i) bonnye jwa ditlwaelo le maemo; le
- (ii) ditlwaelo le maemo tsa tsamaiso ya tirelopuso;

(c) go netefatsa gore Kantoro e tswelletsa pele, e baya leitlho le go tsaya dikgato tse di maleba go sireletsa kobamelo ya-

- (i) bonnye jwa ditlwaelo le maemo; le
- (ii) ditlwaelo le maemo tsa tsamaiso ya tirelopuso;

(d) gore go tsenngwe mo tirisong temana (f) go tlangwa le go tsenngwa mo tirisong ga-

- (i) thulaganyotsibosogale go dupelela go sa obamelweng ga tsamaiso ya tirelopuso; le
- (ii) letlhomeso la peoleitlho mabapi le deitha ya puso go akaretsa le tsela ya go baya dipegelo leitlho;

(e) go netefatsa gore Kantoro e dira ditiro tse dingwe tsa yona go ya ka karolo 17(4) le (6) ya Molao; le**(f) go bega go ya ka karolo 17(4)(f) le (6)(d) ya Molao-**

- (i) mabapi le tiragatso ya ditiro tsa Kantoru bonnye gangwe mo kotareng;
 - (ii) ka ngwaga, mmogo le pegelo e e umakilweng mo temanatlaleletsong (i) ka ga nonofo ya bonnye jwa ditlwaelo le maemo kgotsa ka ga morero mongwe le mongwe ofe o o amanang le ditiro tsa Kantoru; le
 - (iii) jaaka Tona a laetse, ka ga tswelelopele e e dirilweng mo dipatlisisong dife le go konotelwa ga merero e e lerilweng fa pele ga Kantoru, kgotsa morero mongwe le mongwe ofe o o umakilweng mo temanatlaleletsong (ii).
- (2) Mabapi le maitlhomu a pegelo e e umakilweng mo molawanataolotlaleletsong (1)(f)(ii) le (iii), pegelo e tshwanetse go akaretsa dintlha tse di ka ga go reteletwa mabapi le-
- (a) ditaelo tsa kobamelo tse di rebotsweng ka fa tlase ga molawanataolo 4(4);
 - (b) phediso ya botlhokakobamelo; le
 - (c) go dirwa ga ditshekatsheko tsa boitekotupo mabapi le boruni jwa bokgoni le tiro.
- (3) Gore go dirwe ditiro le go fitlhelela maitlhomu a Kantoru, tlhogo ya Kantoru o ka-
- (a) dira sengwe le sengwe se se tlhokegang go dira ditiro tsa Kantoru; le
 - (b) rolela efe ya ditiro tsa tlhogo ya Kantoru go tokololo efe.
- (4) Tokololo nngwe le nngwe e e roletsweng tiro ka fa tlase ga molawanataolo ono e tshwanetse go dira tiro eo go ya ka dipeelo tse tlhogo ya Kantoru a di bonang di le maleba.
- (5) Tholelo nngwe le nngwe ya tiro go ya ka molawanataolo eno-
- (a) e tshwanetse go kwalwa;

- (b) ga e thibele tlhogo ya Kantoro go dira tiro kgotsa thata eo; e bile
- (c) e ka gogelwa morago ke tlhogo ya Kantoro nako nngwe le nngwe ka go kwala.

3. Phitlhelelo ya mafelo, dijanaga, dikwalo le badiri

- (1) Mo go direng ditiro tsa yona ka fa tlase ga Molao le melawanataolo eno, tlhogo ya setheo o tshwanetse go dirisana mmogo le Kantoro go ya ka karolo 17(5) ya Molao ka-
 - (a) go letla Kantoro go fitlhelela ntle le kganelo epe ka dinako tse di maleba—
 - (i) lokwalo, buka kgotsa rekoto ya seileketeroniki kgotsa tshedimosetso ya setheo e e maleba mo boruning jwa ditlwaelo le maemo jo bo beilweng leitho; kgotsa
 - (ii) modiri mongwe le mongwe wa setheo se Kantoro e batlang go se botsolotsa mabapi le maitlhommo a peoleitlho kgotsa boruni jwa setheo; le
 - (b) go nolofatsa tiragatso ya dithata ka fa tlase ga molawanataolotlaleletso (2).
- (2) Kantoro e ka, mo go direng ditiro tsa yona ka fa tlase ga Molao le Melawanataolo eno—
 - (a) Go latela thebolo ya bolaodikhuduthamaga jo bo maleba, tsena mo meagong, mafelong kgotsa mo sejanageng sa kgotsa se se ka fa tlase ga taolo ya setheo-
 - (i) se lokwalo, buka kgotsa rekoto e e kwetsweng kgotsa ya seileketeroniki kgotsa tshedimosetso e e umakilweng mo molawanataolotlaleletsong (1)(a)(i) e bewang teng; kgotsa
 - (ii) go botsolotsa modiri yo o umakilweng mo molawanataolotlaleletsong (1)(a)(ii);

- (b) laela motho go tlhagisa, kgotsa go isa, kwa lefelong le ka nako e e tsepamisitsweng le ka tsela e e tsepamisitsweng, mofuta ofe oo wa lokwalo, buka kgotsa rekoto e e kwetsweng kgotsa ya seileketeroniki kgotsa tshedimosetso; kgotsa
- (c) tlhatlhoba, le go botsolotsa motho ofe ka ga, mofuta ofe oo wa lokwalo, buka kgotsa rekoto e e kwetsweng kgotsa ya seileketeroniki kgotsa tshedimosetso;
- (d) gatisa, kgotsa go tlosa mo, mofuteng ofe oo wa lokwalo, buka kgotsa rekoto e e kwetsweng kgotsa ya seileketeroniki kgotsa tshedimosetso, ka ditshenyegelo tsa setheo, kgotsa go tlosa lokwalo leo, buka, rekoto kgotsa tshedimosetso e e kwetsweng kgotsa ya seileketeroniki go dira dikhopi kgotsa dimametlelelo;
- (e) laela motho go senola, ka molomo kgotsa ka go kwala, tshedimosetso efe e e ka tswang e le maleba mabapi le go dirwa ga boruni kgotsa go bewa leitlho ga bonnye jwa ditlwaelo le maemo; kgotsa
- (f) laela—
 - (i) motho go senola tshedimosetso kgotsa go araba dipotso go ya ka karolotlaleletso eno ka go kwala kgotsa ka fa tlase ga maikano le netefatso; kgotsa
 - (ii) gore tshedimosetso eo ya mofuta oo kgotsa dikarabo di gatiswe.

4. Kobamelo

- (1) Morago ga peoleitlho ya kobamelo kgotsa go dirwa ga boruni jwa bokgoni kgotsa tiro kwa setheong, Kantor o tshwanetse go naya Tona le tlhogo ya setheo pegelo, eo e ka akaretsang ditaello mabapi le dikgato tse di tla tsewang ke tlhogo ya setheo go obamela kgotsa go maatlafatsa bokgoni.
- (2) Ditaello di ka akaretsa-
 - (a) dipaka tsa nako tse ka tsona dikgato tsa paakanyo di tshwanetseng go tsewa;

- (b) dipaka tsa nako tse ka tsona tlhogo ya setheo e tshwanetseng go bega ka dikgato tse di tserweng le, fa di sa tsewa, mabaka a go se direng jalo;
- (3) Fa ditaelo di sa tsenngwa mo tirong, Kantoro e tshwanetse go batlisisa mabaka a go retelwa ke go tsenya ditaelo mo tirisong le go romelela bolaodikhuduthamaga le tlhogo ya setheo pegelo, eo e ka akaretsang leanotsibogelo la kgatelelo.
- (4) Fa setheo se sa obamele leanotsibogelo la kgatelelo le le umakilweng mo molawanataolotlaleletsong (3), Kantoro e ka rebola taelo ya kobamelo.
- (5) Fa setheo se retelwa ke go obamela taelo ya kobamelo, Kantoro e romela pegelo go-
 - (a) Tona;
 - (b) bolaodikhuduthamaga jo bo maleba;
 - (c) Tona e e rwalang maikarabelo a pusoselegae le Tokololo ya Khanselekhuduthamaga e e rwalang maikarabelo a pusoselegae; kgotsa
 - (d) Khomishene ya Bodiredipuso malebana le tirelo ya puso.

5. Setlhogo se sekhutshwane le tshimololo

Melawanataolo eno e bidiwa Melawanataolo ya Kantoro ya Maemo le Kobamelo, 2022, e bile e simolola go dira ka letlha la go phasalatswa ga yona mo Lokwalodikgannyeng la Puso.

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA**NOTICE 1380 OF 2022****MR. M.G.E. HENDRICKS, MP****REGISTRATION OF MUSLIM MARRIAGES BILL****NOTICE OF INTENTION TO INTRODUCE THE REGISTRATION OF MUSLIM MARRIAGES BILL, 2022, A PRIVATE MEMBER'S BILL**

Mr. M.G.E. Hendricks, MP, acting in accordance with section 73(2) of the Constitution of the Republic of South Africa, 1996, published a notice of his intention to introduce the Interim Registration of Muslim Marriages Bill, 2021 in Parliament in Government Gazette No. 45275 on 8 October 2021 and published an explanatory summary of the Bill together with that notice of his intention in accordance with Rule 276(1)(c) of the Rules of the National Assembly (9th Edition).

Mr. M.G.E. Hendricks, MP hereby gives notice of his intention to change the name of the proposed Interim Registration of Muslim Marriages Bill, 2021, following the publication of that explanatory summary in Government Gazette No. 45275 on 8 October 2021 to the Registration of Muslim Marriages Bill, 2022. The Registration of Muslim Marriages Bill, 2022 will be introduced during the second half of 2022.

The draft Registration of Muslim Marriages Bill, 2022, seeks to provide for the following:

- (a) the recognition of a Muslim marriage as a valid and binding contract of marriage;
- (b) the requirements of a valid Muslim marriage, including solemnisation thereof;
- (c) the registration of Muslim marriages, as valid marriages for all purposes in the Republic of South Africa;
- (d) the proprietary consequences of a Muslim marriage;
- (e) equal status and legal capacity of spouses in a Muslim marriage;
- (f) acknowledging the application of other existing domestic legislation to Muslim marriages in specified circumstances;

- (g) interim processes and procedures to be determined by the relevant Minister by promulgating relevant regulations.

The Bill may, after introduction, be obtained from:

Al Jama -ah

5 Bolton Road, Rondevlei, Weltevreden Valley, Mitchells Plain, 7780

Attention: Mr Ganief Hendricks

Telephone: 061 373 7169

E-mail: gsamodien@parliament.gov.za

STATISTICS SOUTH AFRICA

NOTICE 1381 OF 2022

STATISTICS SOUTH AFRICA

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

Consumer Price Index, Rate (**Base Dec 2021=100**)

Rate: **September 2022 – 7.5**

DEPARTMENT OF TRANSPORT

NOTICE 1382 OF 2022

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

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

APPENDIX I

(A) Full name and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.

(A) OFSC (Pty) Ltd. Oribi Flying Services Charter. (B) Hangar 2, Pharazyn Way, Pietermaritzburg Airport, Pietermaritzburg, 3201. (C) Class II. (D) Type N1 & N2. (E) Category A3 & A4.

(A) Phuhliso Drone Tech (Pty) Ltd. (B) 62 8th Ave, Alberton North, Alberton, 1449. (C) Class III. (D) Type G3, G4, G5 & G16 (RPAS). (E) Category H1 & A4.

(A) Fullserve Services UAV (Pty) Ltd. (B) 62 8th Ave, Alberton North, Alberton, 1449. (C) Class III. (D) Type G3, G4, G5 & G16 (RPAS). (E) Category A4 & H1

APPENDIX II

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

(A) Swift Flite (Pty) Ltd. Swift Flite (B) Hangar 29, Lanseria International Airport, Lanseria. (C) Class I & II; S1197D & N292D. (D) Type S1, S2, N1 & N4. (E) Category A1, A2, A3 & A4. (F) **Changes to the MP:** L. Naidoo replaces M.D. Clark as the Chief Executive Officer, C.W. Johnson replaces W.J. du Bruyn as the Responsible Person: Flight Operations, C.A. Ninneman replaces S.S. Selkon as the Air Services Safety Officer. **Change to Directors:** Current directors; D. James, N.H. Kropman & L. Naidoo.

(A) Flyfofa Airways (Pty) Ltd. (B) Hangar 03, Lindvelt Road, Wonderboom National Airport, Pretoria, 0182. (C) Class I & II. (D) Type S1, S2, N1 & N2. (E) Category A1, A2 & N3. (F) **Changes to Postholders.**

(A) Gasa-Geotech Aviation South Africa (Pty) Ltd. Gasa. (B) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein. (C) Class II & III; N1139D & G1045. (D) Type N1, N2, G3, G8 & G15. (E) Category A3, H1 & H2. (F) **Changes to the MP:** Mr. R.A. Wilson replaces Mr. G.W.P Siepman as the CEO, Mr. A.Z. Reeves replaces Mr. P. Bronkhorst as the RP: Aircraft. **Changes to the Directors:** Mr. T.J. Morrison and Ms. G. Braisier were appointed as directors. **Changes to Voting Rights:** Mr. R.A. (40%), Mr. T.J. Morrison (20%) and Ms G. Braiser (40%).

(A) Sky Messaging (Pty) Ltd. (B) Unit 92 Eden on Bay, 5 Beach Estate Boulevard, Big Bay, Cape Town, 7441. (C) Class III. (D) Type G2, G3, G8 & G14. (E) Category A4. (F) **Changes to Postholders.**

(A) Liebenconsult (Pty) Ltd. Drone Analitix. (B) Unit 9A, Bishop's Court, 8 Delamore Road, Hillcrest, KwaZulu Natal, 3610. (C) Class III;G1401D. (D) Type G3, G4 & G16 (RPAS). (E) Category H1. (F) **Change of Postholders:** Simon Muholland is appointed as the accountable manager, Byron Walters is appointed as the SMS and Simon Mulholland is appointed as the RP: A and RP:FO.

(A) Sapphire Blue Drones. (B) Hangar J One A, Nelspruit Airport, Nelspruit, 1200. (C) Class III; G1370D. (D) Type G5, G10, G16 (RPAS). (E) Category H1. (F) **Amendment to type of Air Service:** Adding G5 to ASL

(A) Equilibrium Aviation (Pty) Ltd. (B) Hangar 28 North, Springs Airfield, Springs, South Africa. (C) N1282D & G1283D (D) G2, G3, G4, G5, G8, G10 & N1 & N2. (E) H2. (F) **Notification of Change of Address.**

(A) AIR 2000 (Pty) Ltd. (B) 1st Floor, Terminal Building, Lanseria International Airport. (C) Class II & N151D. (D) Type N1 & N2. (E) Category A2, A3 & A4. (F) **Changes to directors/shareholding:** Mr J. Gaines-Burrill appointed as director and holds 75% voting rights/shares. **Changes to MP:** Mr. R. A Maier replaces Mr. H. J Brink as RP: Aircraft, Mr. V. R Gruneberg replace H.J Brink as Air Service Safety Officer.

**INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the publication hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX I

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

(A) Ultimate Airways (Pty) Ltd. Ultimate Air. (B) Ultimate Heliport, Ultimate Road, Corner of Bridal Veil and R101 Waterfall Logistics Precinct, Gauteng. (C) Class III. (D) Type G3, G4 & G7. (E) Category A3 & A4. (F) Ultimate Heliport, 1 Ultimate Road, Waterfall Logistics Precinct, Gauteng or any other Airport/Airfield. (G) Worldwide.

(A) OFSC (Pty) Ltd. Oribi Flying Services Charter. (B) Hangar 2, Pharazyn Way, Pietermaritzburg Airport, Pietermaritzburg, 3201. (C) Class II. (D) Type N1 & N2. (E) Category A3 & A4. (F) Pietermaritzburg Airport. (G) Worldwide.

APPENDIX II

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class and number of license in which the amendment is made. (D) Type of International Air Service in respect of which the amendment was made. (E) Category or kind of aircraft to which license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight.

(A) Swift Flite (Pty) Ltd. Swift Flite (B) Hangar 29, Lanseria International Airport, Lanseria. (C) Class II; I/N034. (D) Type N1 & N4. (E) Category A1, A2, A3 & A4. (F)(G)(H) **Changes to the MP:** L. Naidoo replaces M.D. Clark as the Chief Executive Officer, C.W. Johnson replaces W.J. du Bruyn as the Responsible Person: Flight Operations, C.A. Ninneman replaces S.S. Selkon as the Air Services Safety Officer. **Change to Directors:** Current directors; D. James, N.H. Kropman & L. Naidoo.

(A) Flyfofa Airways (Pty) Ltd. (B) Hangar 03, Lintvelt Road, Wonderboom National Airport, Pretoria, 0182. (C) Class I & II. (D) Type S1, S2, N1 & N2. (E) Category A1, A2, A3 & A4. (F) (G)(H) **Changes to Postholders.**

(A) Gasa-Geotech Aviation South Africa (Pty) Ltd. Gasa. (B) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein. (C) Class II & III; I/N269 & I/G248. (D) Type N1, N2, G3, G8 & G15. (E) Category A3, H1 & H2. (F) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein or any other Airport/ Aerodrome. (G) Worldwide. (H) **Changes to the MP:** Mr. R.A. Wilson replaces Mr. G.W.P. Siepman as the CEO, Mr. A.Z. Reeves replaces Mr. P. Bronkhorst as the RP: Aircraft. **Changes to the Directors:** Mr. T.J. Morrison and Ms. G. Braiser were appointed as directors. **Changes to Voting Rights:** Mr. R.A. (40%), Mr. T.J. Morrison (20%) and Ms G. Braiser (40%).

DEPARTMENT OF TRANSPORT

NOTICE 1383 OF 2022

**INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the publication hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX I

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

(A) Ultimate Airways (Pty) Ltd. Ultimate Air. (B) Ultimate Heliport, Ultimate Road, Corner of Bridal Veil and R101 Waterfall Logistics Precinct, Gauteng. (C) Class III. (D) Type G3, G4 & G7. (E) Category A3 & A4. (F) Ultimate Heliport, 1 Ultimate Road, Waterfall Logistics Precinct, Gauteng or any other Airport/Airfield. (G) Worldwide.

(A) OFSC (Pty) Ltd. Oribi Flying Services Charter. (B) Hangar 2, Pharazyn Way, Pietermaritzburg Airport, Pietermaritzburg, 3201. (C) Class II. (D) Type N1 & N2. (E) Category A3 & A4. (F) Pietermaritzburg Airport. (G) Worldwide.

APPENDIX II

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class and number of license in which the amendment is made. (D) Type of International Air Service in respect of which the amendment was made. (E) Category or kind of aircraft to which license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight.

(A) Swift Flite (Pty) Ltd. Swift Flite (B) Hangar 29, Lanseria International Airport, Lanseria. (C) Class II; I/N034. (D) Type N1 & N4. (E) Category A1, A2, A3 & A4. (F)(G)(H) **Changes to the MP:** L. Naidoo replaces M.D. Clark as the Chief Executive Officer, C.W. Johnson replaces W.J. du Bruyn as the Responsible Person: Flight Operations, C.A. Ninneman replaces S.S. Selkon as the Air Services Safety Officer. **Change to Directors:** Current directors; D. James, N.H. Kropman & L. Naidoo.

(A) Flyfofa Airways (Pty) Ltd. (B) Hangar 03, Lintvelt Road, Wonderboom National Airport, Pretoria, 0182. (C) Class I & II. (D) Type S1, S2, N1 & N2. (E) Category A1, A2, A3 & A4. (F) (G)(H) **Changes to Postholders.**

(A) Gasa-Geotech Aviation South Africa (Pty) Ltd. Gasa. (B) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein. (C) Class II & III; I/N269 & I/G248. (D) Type N1, N2, G3, G8 & G15. (E) Category A3, H1 & H2. (F) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein or any other Airport/ Aerodrome. (G) Worldwide. (H) **Changes to the MP:** Mr. R.A. Wilson replaces Mr. G.W.P. Siepmann as the CEO, Mr. A.Z. Reeves replaces Mr. P. Bronkhorst as the RP: Aircraft. **Changes to the Directors:** Mr. T.J. Morrison and Ms. G. Braisier were appointed as directors. **Changes to Voting Rights:** Mr. R.A. (40%), Mr. T.J. Morrison (20%) and Ms G. Braiser (40%).

DEPARTMENT OF TRANSPORT

NOTICE 1384 OF 2022

MERCHANT SHIPPING ACT, 1951 (ACT NO. 57 OF 1951)

AMENDMENTS TO REGULATIONS RELATING TO MERCHANT SHIPPING (COLLISION
AND DISTRESS SIGNALS), 2022.

The Minister of Transport has, under section 356(2) of the Merchant Shipping Act, 1951
(Act No. 57 of 1951), made Regulations set out in the Schedule.



MR F.A. MBALULA, MP

MINISTER OF TRANSPORT

DATE: 2022/04/12

SCHEDULE

GENERAL EXPLANATORY NOTE:

[] Words in bold typed in square brackets indicate omissions/deletions from existing regulations.

_____ Words underlined with a solid line indicate insertions in existing regulations.

Definitions

1. In these Regulations-

"the Annex" means the Annex to the Merchant Shipping (Collision and Distress Signals) Regulations, 2005, published by Government Notice No. R. 566 of 17 June 2005;

"the Regulations" means the Merchant Shipping (Collision and Distress Signals) Regulations, 2005, published by Government Notice No. R. 566 of 17 June 2005.

Amendment of *Note to the Annex*

2. The Annex is hereby amended by the substitution for the Note of the following Note:

"This text incorporates the original text as amended by the following amendments adopted by the indicated IMO Assembly resolutions: 1981 amendments (A.464(XII)), in force 1 June 1983; 1987 amendments (A.626(15)), in force 19 November 1989; 1989 amendments (A.678(16)), in force 19 April 1991; 1993 amendments (A.736(18)), in force 4 November 1995; 2001 amendments (A.910(22)), in force 29 November 2003, 2007 amendments(A.1004(25)), in force 01 December 2009; 2013 amendments (A.1085(28)) in force 01 January 2016."

Addition of Part F, Rules 39, 40 and 41 to the Annex

3. The Annex is hereby amended by the addition of the following Rules after Part E of the Annex:

“PART F**VERIFICATION OF COMPLIANCE WITH THE PROVISIONS OF THE CONVENTION****Rule 39****Definitions**

“In this Part, unless the context otherwise indicates-

‘Audit’ means a systematic, independent and documented process for obtaining audit evidence and evaluating it objectively to determine the extent to which audit criteria are fulfilled;

‘Audit Scheme’ means the IMO Member State Audit Scheme established by the Organization and taking into account the guidelines developed by the Organization [*];

[* Refer to the Framework and Procedures for the IMO Member State Audit Scheme, adopted by the Organization by resolution A.1067(28).]

‘Audit Standard’ means the Code for Implementation;

‘Code for Implementation’ means the IMO Instruments Implementation Code (III Code) adopted by the Organization by resolution A.1070(28).”

Rule 40**Application**

Contracting Parties shall use the provisions of the Code for Implementation in the execution of their obligations and responsibilities contained in the present Convention.

Rule 41

Verification of compliance

- (a) Every Contracting Party shall be subjected to periodic audits by the Organization in accordance with the audit standard to verify compliance with and implementation of the present Convention.
- (b) The Secretary-General of the Organization shall have the responsibility for administering the Audit Scheme, based on the guidelines developed by the Organization [*].
- (c) Every Contracting Party shall have the responsibility for facilitating the conduct of the audit and implementation of a programme of actions to address the findings, based on the guidelines developed by the Organization [*].
- (d) The Audit of all Contracting Parties shall be-
 - (i) based on an overall schedule developed by the Secretary-General of the Organization, taking into account the guidelines developed by the Organization[*]; and
 - (ii) conducted at periodic intervals, taking into account the guidelines developed by the Organization[*].”

[* Refer to the Framework and Procedures for the IMO Member State Audit Scheme, adopted by the Organization by resolution A.1067(28).]

Amendment of Annex IV (Distress Signals) to the Annex

4. Annex IV (Distress Signals) to the Annex is hereby amended –

- (a) by the substitution for paragraph (l) of section 1 of the following paragraph:

“a distress alert by means of digital selective calling (DSC) transmitted on:

- (i) VHF channel 70; or
- (ii) MF/HF on the frequencies 2187.5 kHz, 8414.5 kHz, 4207.5 kHz, 6312 kHz, 12577 kHz or 16804.5 kHz”.

(b) by the substitution for paragraph (m) of section 1 of the following paragraph:

“ship-to-shore distress alert transmitted by the ship’s Inmarsat or other mobile satellite service located on board ship”.

Short title

5. These Regulations are called Regulations Relating to Merchant Shipping (Collision and Distress Signals) Amendment Regulations, 2022.

UMNYANGO WEZOKUTHUTHA**Inombolo. R.****2022****Umthetho wokuthuthwa kwempahla, wango 1951**

Ukuchibiyelwa kwalomthetho omayelana nokuthuthwa kwempahla (okwimpawu zokungqubuzana kanye nokucindazeleka) 2022.

UNgqongqoshe Wezokuthutha, ngaphansi kwesigaba 356(2) soMthetho Wokuthuthwa Kwemikhumbi, 1951 (uMthetho No. 57 ka-1951), wenza iMithethonqubo ebekwe oHlelweni.



UMNUSFA MBALULA, MP

UNGQONGQOSHE WEZOKUTHUTHA

DATE: 2022/04/15

UHLELO

INCAZELO EJWAYELEKILE:

[] Amagama abhalwe ngokugqamile d kubakaki abayisikwele abonisa okushiye/ukususwa emithethweni ekhona.

_____ Amagama adwetshelwe ngomugqa oqinile akhombisa okufakiwe emithethweni ekhona.

Izincazelo

1. Kule Mithetho-

"iSijobelelo" sichaza iSijobelelo seMithethonqubo yeMithethonqubo Yemikhumbi Yokuthengisa (Ukushayisana Nezimpawu Zokucindezeleka), 2005, eshicilelwe ngeSaziso sikhulumeni No. R. 566 somhla ziye-17 kuJuni 2005;

"iMithetho" ichaza iMithethonqubo Yokuhamba Ngemikhumbi (Ukushayisana Nezimpawu Zokucindezeleka), 2005, eshicilelwe yiSaziso sikhulumeni No. R. 566 somhla ziye-17 kuNhlangulana wezi-2005.

Ukuchitshiyelwa *Kwenothi* Lesengezo

2. Ngakho-ke Isithasiselo siyachitshiyelwa ngokufaka Inothi Lenothi elilandelayo:

"Lo mbhalo uhlanganisa umbhalo wasekuqaleni njengoba uchitshiyelwe yizichibiyelo ezilandelayo ezamukelwe izinqumo ezikhonjisiwe zeSishayamthetho se-IMO: izichibiyelo zika-1981 (A.464(XII)), ezisebenza mhla lu-1 kuNhlangulana 1983; 1987 izichibiyelo (A.626(15)), ezisebenza mhla ziye-19 kuLwezi 1989; 1989 izichibiyelo (A.678(16)), ezisebenza 19 kumbasa 1991; 1993 izichibiyelo (A.736(18)), ezisebenza 4 kuLwezi 1995; 2001 izichibiyelo (A.910(22)), ukusebenza 29 kuLwezi 2003,

izichibiyelo zango-2007(A.1004(25)), ezisebenza mhla lu-1 kuZibandlela wezi-2009; izichibiyelo zika-2013 (A.1085(28)) zisebenza mhla lu-1 kuMasingana 2016."

Ukwengezwa kweNgxenywe F, Imithetho 39, 40 kanye no-41 kuSijobelelo

3. Ngakho- ke iSithasiselo siyachitshiyelwa ngokwengeza le Mithetho elandelayo ngemva kweNgxenywe E Yesijobelelo:

"INGXENYE F

UKUQINISEKISWA KOKUTHOBELANA NEZINHLELO ZOMHLANGANO

Umthetho 39

Izincazelo

"Kule Ngxenywe, ngaphandle uma umongo ubonisa okuhlukile"-

'Ukucwaningwa kwamabhuku' kusho inqubo ehlelekile, ezimele kanye nebhalwe phansi ukuze kutholwe ubufakazi bocwaningomabhuku kanye nokubucubungula ngendlela efanele ukuze kutholwe izinga okufezwa ngalo imibandela yokucwaningwa kwamabhuku;

'Uhlelo Lokucwaningwa Kwamabhuku' kushiwo uHlelo Lokucwaningwa Kwamabhuku Lwezifundazwe ezingamaLungu e-IMO olusungulwe yiNhlangothi futhi lubheka imihlahlandlela ethuthukiswe yiNhlangothi [*] ;

[* Bheka Uhlaka kanye Nezinqubo Zohlelo Lokucwaningwa Kwamabhuku Lwezifunda Selungu Le-IMO, olwamukelwe Inhlangothi ngesinqumo A.1067(28) .]

'Izinga Lokucwaningwa Amabhuku' lisho Ikhodi Yokusetshenziswa;

'Ikhodi Yokuqalisa' isho Ikhodi Yokuqaliswa Kwezinsimbi ze-IMO (Ikhodi III) eyamukelwe yiNhlangothi ngesinqumo A.1070(28) . .

Umthetho 40**Isicelo**

Amaqembu Enkontileka azosebenzisa izinhlinzeko zeKhodi Yokusetshenziswa ekwenzeni izibopho zawo kanye nezibopho eziqukethwe kuSivumelwano samanje .

Umthetho 41**Ukuqinisekisa ukuhambisana**

- (a) Wonke Umuntu Osenkontilekeni uyohlolwa ngezikhathi ezithile yiNhlangothi ngokuhambisana nezinga lokucwaninga ukuze kuqinisekise ukuthotshelwa kanye nokuqaliswa kweNgqungquthela yamanje.
- (b) UNobhala-Jikelele Wenhlangothi uyoba nesibopho sokuphatha iSikimu Sokucwaninga Kwamabhuku, ngokusekelwe eziqondisweni ezithuthukiswe yiNhlangothi [*]
- (c) Wonke Umuntu Okwenkontileka uzoba nesibopho sokusiza ukuchutshwa kocwaningomabhuku kanye nokusetshenziswa kohlelo lwezenzo zokubhekana nokutholiwe, ngokusekelwe kumhlahlandlela othuthukiswe yiNhlangothi [*].
- (d) Ukucwaninga kwamabhuku awo wonke amaqembu Ezinkontileka kuzoba-
- (i) ngokusekelwe ohlelweni lulonke olwakhiwe uNobhala-Jikelele Wenhlangothi, ecabangela iziqondiso ezakhiwe yiNhlangothi [*]; futhi
- (ii) okwenziwa ngezikhathi ezithile, kucatshangelwa iziqondiso ezakhiwe yiNhlangothi [*]."

[* Bheka Uhlaka kanye Nezingubo Zohlelo Lokucwaninga Kwamabhuku Lwesifunda Selungu Le-IMO, olwamukelwe Inhlangothi ngesingumo A.1067(28).]

Ukuchitshiyelwa Kwesijobelelo IV (Izimpawu Zokucindezeleka) kuSijobelelo**4. Isijobelelo IV (Izimpawu Zokucindezeleka) kuSijobelelo sithi waphinde wachibiyela -**

(a) ngokufaka esikhundleni isigaba (l) sesigaba 1 sale ndima elandelayo:

" Isexwayiso sokucindezeleka ngokusebenzisa i-digital selective call (DSC)

esakazwa ku- :

(i) Isiteshi se-VHF 70; noma

(ii) I-MF/HF kumafrikhwensi 2187.5 kHz, 8414.5 kHz, 4207.5 kHz, 6312 kHz,
12577 kHz noma 16804.5 kHz".

(b) ngokufaka esikhundleni sendima (m) yesigaba 1 sale ndima elandelayo:

' isixwayiso senhlekelele yomkhumbi uye ogwini esisakazwa i-Inmarsat yomkhumbi
noma enye insizakalo yesathelayithi ephathwayo etholakala emkhuniini' ' :.

Isihloko esifushane

**5. Le Mithetho ibizwa ngokuthi Imithetho Ehlobene Nokuthumela Kwabathengisi
(Izimpawu Zokushayisana Nokucindezeleka) Izichibiyelo Zomthetho, 2022.**

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