



# Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA  
REPUBLIEK VAN SUID AFRIKA

Vol. 691

13

January  
Januarie

2023

No. 47855



N.B. The Government Printing Works will not be held responsible for the quality of "Hard Copies" or "Electronic Files" submitted for publication purposes

ISSN 1682-5845



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

**IMPORTANT NOTICE:**

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

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

**Contents**

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
<b>GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS</b>			
<b>Agriculture, Land Reform and Rural Development, Department of / Landbou, Grondhervorming en Landelike Ontwikkeling, Departement van</b>			
2928	Restitution of Land Rights Act (22/1994) as amended: Various properties .....	47855	13
2929	Restitution of Land Rights Act (22/1994) as amended: Various properties .....	47855	14
2930	Restitution of Land Rights Act (22/1994) as amended: Various properties .....	47855	18
2931	Restitution of Land Rights Act (22/1994) as amended: Kloppersrust 505 IT .....	47855	24
<b>Communications and Digital Technologies, Department of / Kommunikasie en Digitale Tegnologieë, Departement van</b>			
2932	Films and Publications Act, 1996 (Act No. 65 of 1996), as amended: Complaints Handling Procedures .....	47855	26
<b>GENERAL NOTICES • ALGEMENE KENNISGEWINGS</b>			
<b>Transport, Department of / Vervoer, Departement van</b>			
1551	Air Traffic and Navigation Services Company Act (45/1993): Publication of air traffic service charges .....	47855	42



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

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

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

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

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

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

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

## Fake Tenders

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

### How tender scams work

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

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

OR

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

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

Protect yourself from being scammed

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

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

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

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

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

# Closing times for **ORDINARY WEEKLY** **GOVERNMENT GAZETTE** **2023**

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

- **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**
- **29 December**, Thursday for the issue of Friday **06 January 2023**
- **06 January**, Friday for the issue of Friday **13 January 2023**
- **13 January**, Friday for the issue of Friday **20 January 2023**
- **20 January**, Friday for the issue of Friday **27 January 2023**
- **27 January**, Friday for the issue of Friday **03 February 2023**
- **03 February**, Friday for the issue of Friday **10 February 2023**
- **10 February**, Friday for the issue of Friday **17 February 2023**
- **17 February**, Friday for the issue of Friday **24 February 2023**
- **24 February**, Friday for the issue of Friday **03 March 2023**
- **03 March**, Friday for the issue of Friday **10 March 2023**
- **10 March**, Friday for the issue of Friday **17 March 2023**
- **16 March**, Thursday for the issue of Friday **24 March 2023**
- **24 March**, Friday for the issue of Friday **31 March 2023**
- **30 March**, Thursday for the issue of Thursday **06 April 2023**
- **05 April**, Wednesday for the issue of Friday **14 April 2023**
- **14 April**, Friday for the issue of Friday **21 April 2023**
- **20 April**, Thursday for the issue of Friday **28 April 2023**
- **26 April**, Wednesday for the issue of Friday **05 May 2023**
- **05 May**, Friday for the issue of Friday **12 May 2023**
- **12 May**, Friday for the issue of Friday **19 May 2023**
- **19 May**, Friday for the issue of Friday **26 May 2023**
- **26 May**, Friday for the issue of Friday **02 June 2023**
- **02 June**, Friday for the issue of Friday **09 June 2023**
- **08 June**, Thursday for the issue of Thursday **15 June 2023**
- **15 June**, Thursday for the issue of Friday **23 June 2023**
- **23 June**, Friday for the issue of Friday **30 June 2023**
- **30 June**, Friday for the issue of Friday **07 July 2023**
- **07 July**, Friday for the issue of Friday **14 July 2023**
- **14 July**, Friday for the issue of Friday **21 July 2023**
- **21 July**, Friday for the issue of Friday **28 July 2023**
- **28 July**, Friday for the issue of Friday **04 August 2023**
- **03 August**, Thursday for the issue of Friday **11 August 2023**
- **11 August**, Friday for the issue of Friday **18 August 2023**
- **18 August**, Friday for the issue of Friday **25 August 2023**
- **25 August**, Friday for the issue of Friday **01 September 2023**
- **01 September**, Friday for the issue of Friday **08 September 2023**
- **08 September**, Friday for the issue of Friday **15 September 2023**
- **15 September**, Friday for the issue of Friday **22 September 2023**
- **21 September**, Thursday for the issue of Friday **29 September 2023**
- **29 September**, Friday for the issue of Friday **06 October 2023**
- **06 October**, Friday for the issue of Friday **13 October 2023**
- **13 October**, Friday for the issue of Friday **20 October 2023**
- **20 October**, Friday for the issue of Friday **27 October 2023**
- **27 October**, Friday for the issue of Friday **03 November 2023**
- **03 November**, Friday for the issue of Friday **10 November 2023**
- **10 November**, Friday for the issue of Friday **17 November 2023**
- **17 November**, Friday for the issue of Friday **24 November 2023**
- **24 November**, Friday for the issue of Friday **01 December 2023**
- **01 December**, Friday for the issue of Friday **08 December 2023**
- **08 December**, Friday for the issue of Friday **15 December 2023**
- **15 December**, Friday for the issue of Friday **22 December 2023**
- **20 December**, Wednesday for the issue of Friday **29 December 2023**

## 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.

### IMPORTANT NOTICE:

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

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

## GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

### CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

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

**All notices received after the closing time will be rejected.**

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

### GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

### EXTRAORDINARY GAZETTES

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

### NOTICE SUBMISSION PROCESS

4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website [www.gpwnonline.co.za](http://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](mailto:submit.egazette@gpw.gov.za). The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
  - 8.1. Each of the following documents must be attached to the email as a separate attachment:
    - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
      - 8.1.1.1. For *National Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
      - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
    - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (*Please see Quotation section below for further details*)
    - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
    - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
    - 8.1.5. Any additional notice information if applicable.



**GOVERNMENT PRINTING WORKS - BUSINESS RULES**

9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
10. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE**.
11. Notices brought to **GPW** by “walk-in” customers on electronic media can only be submitted in *Adobe* electronic form format. All “walk-in” customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

**QUOTATIONS**

13. Quotations are valid until the next tariff change.
  - 13.1. **Take note:** **GPW**'s annual tariff increase takes place on **1 April** therefore any quotations issued, accepted and submitted for publication up to **31 March** will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
14. Each quotation has a unique number.
15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
  - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
  - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
16. **APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:**
  - 16.1. **GPW** Account Customers must provide a valid **GPW** account number to obtain a quotation.
  - 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
    - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).
17. **APPLICABLE ONLY TO CASH CUSTOMERS:**
  - 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
  - 19.1. This means that **the quotation number can only be used once to make a payment.**

**GOVERNMENT PRINTING WORKS - BUSINESS RULES****COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
- 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.
- The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
- 20.2. The notice should be set on an A4 page, with margins and fonts set as follows:
- Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;  
Use font size: Arial or Helvetica 10pt with 11pt line spacing;
- Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;  
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

**CANCELLATIONS**

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

**AMENDMENTS TO NOTICES**

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

**REJECTIONS**

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

**GOVERNMENT PRINTING WORKS - BUSINESS RULES****APPROVAL OF NOTICES**

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

**GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY**

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

**LIABILITY OF ADVERTISER**

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

**CUSTOMER INQUIRIES**

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

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

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

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

## GOVERNMENT PRINTING WORKS - BUSINESS RULES

### PAYMENT OF COST

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

### PROOF OF PUBLICATION

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

## GOVERNMENT PRINTING WORKS CONTACT INFORMATION

#### Physical Address:

**Government Printing Works**  
149 Bosman Street  
Pretoria

#### Postal Address:

Private Bag X85  
Pretoria  
0001

#### GPW Banking Details:

**Bank:** ABSA Bosman Street  
**Account No.:** 405 7114 016  
**Branch Code:** 632-005

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

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

**E-mail:** [submit.egazette@gpw.gov.za](mailto:submit.egazette@gpw.gov.za)

**E-mail:** [info.egazette@gpw.gov.za](mailto:info.egazette@gpw.gov.za)

**Tel:** 012-748 6200

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

**E-mail:** [subscriptions@gpw.gov.za](mailto:subscriptions@gpw.gov.za)

**Tel:** 012-748-6066 / 6060 / 6058

**Fax:** 012-323-9574

## GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2928

13 January 2023

## NOTICE OF GAZETTE INTERMS OF SECTION 11(1) 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) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994), as amended, that a claim for Restitution of Land Rights has been lodged on portion 0 of the farm Sheldrake 239 MS and Portion 0 of the farm Sans Souci 241 MS situated within the Musina Local Municipality, Vhembe District, Limpopo Province. The Land claim was lodged on the 21<sup>st</sup> of December 1998.

Details of Lodgment		LD NUMBER	CLAIMED PROPERTY
KRP NO.	CLAIMANT		
1074/ 1540	Mr Mavhusha Marubini Daniel	2806085067088	<ul style="list-style-type: none"> <li>Portion 0 of the farm Sheldrake 239 MS</li> <li>Portion 0 of the farm Sans Souci 241 MS</li> </ul>

Preliminary investigations that were done by the office of the Regional Land Claims Commissioner: Limpopo indicates that the claimant was dispossessed of land rights from portion 0 of the farm Sheldrake 239 MS and Portion 0 of the farm Sans Souci 241 MS.

Detailed information of the farm Sheldrake 239 MS and Sans Souci 241 MS is indicated on the table below.

Farm name	Current owner	Title Deed	Extent in Hectares	Encumbrances	Holder
Portion 0 of the farm Sheldrake 239 MS	Esmelau Eiendomme PTY LTD	T356/1986 PTA	1466.7727 H	I-425/2018C I-K571/1944RMPTA Converted from PTA MS, 239	-
Portion 0 of the farm Sans Souci 241 MS	H F T De Swardt & Seun PTY LTD	T42699/1980PTA	846.6319 H	Converted from PTA MS, 241	-

All interested parties should take note that the Office of the Regional Land Claims Commissioner: Limpopo is investigating this land claim. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing, within 30 days of publication of this notice, any comment, objection or information under KRP No. 1074/1540 as the reference number to:

The Regional Land Claims Commissioner: Limpopo  
Private Bag X 9552  
Polokwane  
0700

Submissions may also be delivered to:  
Koos Smit Building  
61 Biocard Street  
Polokwane  
0700

OR

13<sup>th</sup>-15<sup>th</sup> Floor Thabakgolo Nedbank Building  
50—58 Landros Mare Street  
Polokwane  
0700

MR. L.H MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 21-12-2022



## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2929

13 January 2023

**AMENDMENT OF GAZETTE NOTICE NUMBER 934 OF 2007****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 11A (4) of the Restitution of Land Rights Act, Act No. 22 of 1994 as amended that an amendment is hereby made to the Government Gazette No. 30118, Notice 934 of 2007, The amendment of this gazette is made to include the farms namely, Korenkopje 801 KS, Buffelsfontein 829 KS, Coetzeesdraai 641 KS, krokodilheuvel 640 KS and Vlakspruit 681 KS.

Only the farms; Rondewal 678 KS, Kwarriehoek 710 KS, De Oude Stad 765 KS, Rooibokkop 744 KS, Weltevreden 799 KS and Eenkantaaan 798 KS were gazetted on the above-mentioned notice.

The above farms are situated within Sekhukhune District: Limpopo.

The land claim was lodged before the cut-off date of 31<sup>st</sup> December 1998. The date falls within the prescribed period for lodgment of land claims as laid down in Section 2(1) (e) of Restitution of Land Rights Act, 1994 (Act No.22 of 1994) as amended.

NO	KRP'S NO	NAME OF CLAIMANTS	ID Number
1.	1554	Chief Moleke Mampane	N/A
		Mauwatlala Mampane	N/A
		Diphale Mampane	N/A

THE TABLE BELOW INDICATES THE CURRENT DESCRIPTION OF THE PROPERTY AFTER DISPOSSESSION

Farm Name	Owners	Title Deed	Extent	Bonds/ Endorsements	Holder
Portion 0 of Koonkopje 810 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T28921/1947PTA T22000/2014PTA	2705.1708 H	-	-
R/E of Buffelsfontein 829 KS	MATLALA TRIBE	T32263/1994PTA	631.0057 H	K2532/1994RMPTA	LEBOWA MINERAL TRUST
Portion 1 of Buffelsfontein 829 KS	MATLALA TRIBE	T32239/1994PTA	865.2968 H	K2631/1994RMPTA	LEBOWA MINERAL TRUST
Portion 2 of Buffelsfontein 829 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T6921/1954PTA T69236/2014PTA	204.0089 H	K2049/2000RMPTA	LEBOWA MINERAL TRUST
Portion 3 of Buffelsfontein 829 KS	MATLALA TRIBE	T32241/1994PTA	204.0145 H	K2511/1994RMPTA	LEBOWA MINERAL TRUST
Portion 4 of Buffelsfontein 829 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T11872/1950PTA T69236/2014PTA	43.2347 H	-	-
Portion 5 of Buffelsfontein 829 KS	ROMAN CATHOLIC CHURCH- WITBANK	T1073/1950PTA	3.4260 H	-	-
Portion 6 of Buffelsfontein 829 KS	GOVERNMENT OF LEBOWA	T1074/1950PTA	361.3683 H	-	-
Portion 7 of Buffelsfontein 829 KS	GOVERNMENT OF LEBOWA	T1074/1950PTA	543.7669 H	K2567/2000RMPTA	LEBOWA MINERAL TRUST
R/E of Coetseesdraai 641 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T25946/1952PTA T69234/2014PTA	653.0483 H	K1215/1989RMPTA	GRAAFFS TRUST LTD
Portion 1 of Coetseesdraai 641 KS	MATLALA TRIBE	T31804/1994PTA	428.0662 H	K2443/1994RMPTA	LEBOWA MINERAL TRUST



Portion 2 of Coetzedraai 641 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T29339/1952PTA	635.8654 H	-	-
Portion 3 of Coetzedraai 641 KS	MATLALA TRIBE	T31827/1994PTA	428.2660 H	K2466/1994RMPTA	LEBOWA MINERAL TRUST
Portion 4 of Coetzedraai 641 KS	MATLALA TRIBE	T31826/1994PTA	428.2660 H	K2465/1994RMPTA	LEBOWA MINERAL TRUST
R/E of Krokodilheuveld 640 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T7446/1961PTA T69234/2014PTA	764.8981 H	K1474/2000RMPTA	LEBOWA MINERAL TRUST
Portion 1 of Krokodilheuveld 640 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T29521/1960PTA T69234/2014PTA	1529.7976 H	K1475/2000RMPTA	LEBOWA MINERAL TRUST
Portion 2 of Krokodilheuveld 640 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T7445/1961PTA T69234/2014PTA	764.8981 H	K1476/2000RMPTA	LEBOWA MINERAL TRUST
R/E of Vlakspruit 681 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T29340/1952PTA T69236/2014PTA	683.8748 H	K1266/1978RMPTA K5148/1998RMPTA	TRANSVAAL MINING & FINANCE CO LTD B H P BILLITON SA LTD
Portion 1 of Vlakspruit 681 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T69239/2014PTA	344.5086 H	-	-
Portion 2 of Vlakspruit 681 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T69239/2014PTA	344.5086 H	-	-
Portion 3 of Vlakspruit 681 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T29338/1952PTA T69236/2014PTA	85.6986 H	-	-



Therefore, the Office of the Regional Land Claims Commissioner: Limpopo wishes to make it known to the public that the farms mentioned above are affected by the land claims. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing within **30 days** of publication of this notice, any comment, and/ or objection to these land claims to the Office of the Regional Land Claims Commissioner: Limpopo at the addresses set out below.

**The Office of the Regional Land Claims Commissioner**  
**Private Bag X 9552**  
**Polokwane**  
**0700**



**MR. LEBJANE MAPHUTHA**  
**REGIONAL LAND CLAIMS COMMISSIONER**

**DATE:**

21-12-2022

## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2930

13 January 2023

**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) of the Restitution of Land Rights Act No. 22 of 1994, as amended, that land claims for Restitution of Land Rights have been lodged on the Klipspruit 870 KS, Rietfontein 852 KS, Uitkyk 851 KS, Platklip 867 KS, Vleeschboom 869 KS, Leeukraal 877 KS, Doornspruit 853 KS and Goedgedacht 836 KS situated within Sekhukhune District: Limpopo.

The land claim was lodged before the cut-off date of 31<sup>st</sup> December 1998. The date falls within the prescribed period for lodgment of land claims as laid down in Section 2(1) (e) of Restitution of Land Rights Act, 1994 (Act No.22 of 1994) as amended.

NO	KRP'S NO	NAME OF CLAIMANT
1.	1895	Ms. Matlala Nelly.

**THE TABLE BELOW INDICATES THE CURRENT DESCRIPTION OF THE PROPERTY AFTER DISPOSSESSION**

Farm Name	Owners	Title Deed	Extent	Bonds/ Endorsements	Holder
Remaining Extent of Klipspruit 870 KS	National Government of the Republic of South Africa	T31567/2009PTA	859.1987 H	-	-
Portion 1 of Klipspruit 870 KS	National Government of the Republic of South Africa	T9624/1988PTA	436.8994 H	K3721/1997SPTA	ROETEBEPALING K2815/96S VAN
Portion 2 of Klipspruit 870 KS	National Government of the Republic of South Africa	23524/1944PTA	85.6532 H	K1496/2000RMPTA	LEBOWA MINERAL TRUST
Portion 3 of Klipspruit 870 KS	MAHAPA LESIBA WILSON MAHAPA ELSIE PHALADI MABUZA MASOJA BERNARD MABUZA JEREMIAH MAGANGENI MDLULI MAHEHLEZA SOLOMON MDLULI ROSILINAH	T5514/1988PTA T5514/1988PTA T5514/1988PTA T5514/1988PTA T5514/1988PTA T5514/1988PTA T5514/1988PTA	283.4664 H	B6354/1988PTA B6353/1988PTA	LEBOWA AGRICULTURAL CO PTY LTD MADIBA MABULUYANE FRANK

	DIKGOLE ROY JAMES DIKGOLE ANTONIA MABUZA JOHANNA MATJATJ	T5514/1988PTA T5514/1988PTA				
Portion 4 of Klipspruit 870 KS	ROMAN CATHOLIC CHURCH-WITBANK	T12845/1961PTA	42.8266 H	K3281/1976RMPTA	ROMAN CATHOLIC CHURCH- WITBANK	
Portion 5 of Klipspruit 870 KS	OUR GENERATION PROP INV PTY LTD	T2190/2022	10.35.45 H SQM	B752/2022 K299/2017L K300/2017L VA547/2014PTA	NEDBANK LTD TOTAL SOUTH AFRICA PTY LTD TOTAL SOUTH AFRICA PTY LTD MASEMOLA MAPHOKWANE ELSIE	
Portion 13 of Klipspruit 870 KS	VUKILE PROP FUND LTD FOUCHE GERHARDUS FRANCOIS VUKILE PROP FUND LTD MORATIWA TSEKE MASEMOLA FAMILY TRUST VUKILE PROP FUND LTD	T24915/2011PTA 24912/2011PTA 24912/2011PTA 24912/2011PTA T24916/2011PTA	5.4925 H	B17325/2011PTA	VUKILE SECURITY CO NO 1 PTY LTD	
R/E of Rietfontein 852 KS	Government of Lebowa	T2887/1888PTA	3491.2001 H	K1839/2000RMPTA	LEBOWA MINERAL TRUST	
Remaining Extent of Uitkyk 851 KS	National Government of Republic of South Africa	T12622/1985PTA T109564/2015PTA	8.5653h	KS,851PTA K1368/2000MPTA	Lebowa Mineral Trust	
Portion 1 of Uitkyk 851 KS	Phokwane Tribe	T31832/1994PTA	432.6128h	K2471/1994RMPTA	Lebowa Mineral Trust	
Portion 2 of Uitkyk 851 KS	Phokwane Tribe	T31796/1994PTA	254.9824h	i-1229/2008LGPTA K2435/1994RMPTA	N/A N/A	
Portion 3 of Uitkyk 851 KS	Government of Lebowa	T9519/1917PTA	254.9824h	N/A	N/A	



Portion 4 of Uitikyk 851 KS	Mochadi Priscilla	T11549/1951PTA	254.9824h	VA3076/1994PTA	T11549/1951
Portion 5 of Uitikyk 851 KS	Republic of South Africa	T17666/1938PTA T19379/2012PTA	254.9824h	K1443/2000RMPTA	Lebowa Mineral Trust
Portion 6 of Uitikyk 851 KS	Phokwane Tribe	T31806/1994PTA	254.9824h	K2445/1994RMPTA	Lebowa Mineral Trust
Portion 7 of Uitikyk 851 KS	Phokwane Tribe	T31807/1994PTA	254.9824h	K2446/1994RMPTA K297/2021L K7074/2015LPTA VA625/2021 VA9738/2015PTA	Lebowa Mineral Trust Lefakong Property Dev PTY LTD Phokwane Commercial Dev PTY LTD Phokwane Tribe Phokwane Tribe
Portion 8 of Uitikyk 851 KS	Government of Lebowa	T9519/1917 PTA	246.4200h	N/A	N/A
Portion 9 of Uitikyk 851 KS	National Government of the Republic of South Africa	T20184/1938PTA T63205/2013PTA	126.7667h	K1423/2000RMPTA	Lebowa Mineral trust
Portion 12 of Uitikyk 851 KS	FA	T32952/1975PTA T52093/2013PTA	4.2827h	VA493/2013PTA	Mabuza Jeremiah Makanyeni
Portion 13 of Uitikyk 851 KS	National Government of the Republic of South Africa	T95047/2015PTA	4.2827h	K1729/2000RMPTA	Lebowa Mineral Trust
Portion 14 of Uitikyk 851 KS	National Government of the Republic of South Africa	T74528/2013PTA	17.1306h	K1728/2000RMPTA	Lebowa Mineral Trust
Portion 15 of Uitikyk 851 KS	National Government of the Republic of South Africa	T24457/1949PTA T61516/2013PTA	9.8846h	K1367/2000RMPTA	Lebowa Mineral trust
Remaining Extent of Leeuwkraal 877 KS	Government of Lebowa	T19430/1964PTA	889.5466h	N/A	N/A
Portion 1 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T21352/1938PTA T69234/2014PTA	463.4552h	K1472/2000RMPTA	Lebowa Mineral Trust
Portion 2 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T12321/1938PTA T69234/2014PTA	42.8266h	K1409/2000RMPTA	Lebowa Mineral Trust
Portion 3 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T10415/1925PTA T69234/2014PTA	463.4552h	K6315/2000RMPTA	Lebowa Mineral Trust

Portion 4 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T8700/1938PTA T69234/2014PTA	463.4552h	K1456/2000RMPTA	Lebowa Mineral Trust
Portion 5 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T13802/1938PTA T69234/2014PTA	42.8266h	K1408/2000RMPTA	Lebowa Mineral Trust
Portion 6 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T523/1930PTA T69234/2014PTA	942.1852h	N/A	N/A
R/E of Platklip 867 KS	GOVERNMENT OF LEBOWA	T8835/1950PTA	1171.6002 H	K2372/1992RMPTA	SAMANCOR LTD
Portion 1 of Platklip 867 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T69238/2014PTA	1177.6030 H	-	-
Portion 2 of Platklip 867 KS	ROMAN CATHOLIC CHURCH-WITBANK	T9078/1939PTA	1.7132 H	VA3349/1992PTA	T9078/1939
Portion 3 of Platklip 867 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T5689/1957PTA	4.2827 H	-	-
R/E of Vleeschboom 869 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T15391/1938PTA	928.0924 H	-	-
Portion 1 of Vleeschboom 869 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T15391/1938PTA	1099.4330 H	-	-
Portion 2 of Vleeschboom 869 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T15391/1938PTA	1099.4316 H	-	-
Portion 3 of Vleeschboom 869 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T18438/1965PTA	158.4582 H	-	-



Portion 4 of Vleeschboom 869 KS	SOUTH AFRICA	MASHILO POLATSI TITUS	T84112/1992PTA	3252.0000 SQM	-	-	LEBOWA-ONTWIKKELINGSKORPORASIE LTD
Portion 5 of Vleeschboom 869 KS	NORTHERN PROVINCE DEVELOPMENT CORP	NORTHERN PROVINCE DEVELOPMENT CORP	T7748/2004PTA	12.3012 H	VA477/2004PTA	-	-
Portion 18 of Vleeschboom 869 KS	NORTHERN PROVINCE DEVELOPMENT CORP	NORTHERN PROVINCE DEVELOPMENT CORP	T7749/2004PTA	869.0000 SQM	-	-	-
Portion 24 of Vleeschboom 869 KS	MALATJI GEOFFREY	KUBANE	T98195/2014PTA	3904.0000 SQM	REG DIV KS ,NAME VLEESCHBOOM ,NO 869 ,PRTN 22 REG DIV KS ,NAME VLEESCHBOOM ,NO 869 ,PRTN 23	-	-
R/E of Doomsprit 853 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T4694/1939PTA	1509.6019 H	K6936/2000RMPTA	LEBOWA MINERAL TRUST	-
Portion 1 of Doomsprit 853 KS	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	NATIONAL GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA	T5689/1957PTA	1602.9769 H	K6458/2000RMPTA	LEBOWA MINERALS TRUST	-
Portion 2 of Doomsprit 853 KS	ZIMO FRANK ANDREW SERANKANA ZIMO HARRISON KOPORU ZIMO CALEB MANONO ZIMO DANIEL KORI MOGOBA RENEILWE SEBAYELE MOGOBA RUBEN B-E MAKWENG MONTSHO WILLIAM	ZIMO FRANK ANDREW SERANKANA ZIMO HARRISON KOPORU ZIMO CALEB MANONO ZIMO DANIEL KORI MOGOBA RENEILWE SEBAYELE MOGOBA RUBEN B-E MAKWENG MONTSHO WILLIAM	T14195/1980PTA T14195/1980PTA T14195/1980PTA T38482/1970PTA T38482/1970PTA T75115/1991PTA	103.1606 H	-	-	-

R/E of Goedgedacht 836 KS	REPUBLIC OF AFRICA	SOUTH	T10016/1938PTA	2626.0457 H	K6562/2000RMPTA	LEBOWA MINERAL TRUST
------------------------------	-----------------------	-------	----------------	----------------	-----------------	----------------------

Therefore, the Office of the Regional Land Claims Commissioner: Limpopo wishes to make it known to the public that the farms mentioned above are affected by the land claims. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing within **30 days** of publication of this notice, any comment, and/ or objection to these land claims to the Office of the Regional Land Claims Commissioner: Limpopo at the addresses set out below.

The Office of the Regional Land Claims Commissioner  
Private Bag X 9552  
Polokwane  
0700

  
MR. LEBJANE MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER  
DATE: 21-12-2022

## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 2931

13 January 2023

## GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by the late Ms. Sidiula Esther Lukhele, ID. No. 530302 0643 089 on behalf of Lukhele family on the property mentioned here under situated in Mkhondo Local Municipality, Gert Sibande District in Mpumalanga Province (KRP: 2367)

## CURRENT PARTICULARS OF THE PROPERTY

## KLOPPERSRUST 505 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Remaining Extent of the farm Kloppersrust 505 IT	Sappi Manufacturing Pty Ltd [195100318007]	T34356/1997	1910.0335	B4069/2009	Sappi Ltd	• K2281/1982S • K487/1979S
	Lereko Prop Co Pty Ltd [200503829507]	T5462/2009		B4070/2009	Sappi Manufacturing Pty Ltd	
			Lukhele family land claim only affects 44.9601 ha			



**GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED]**

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by the late Ms. Sidudla Esther Lukhele, ID. No. 530302 0643 089 on behalf of Lukhele family on the property mentioned here under situated in Mkhondo Local Municipality, Gert Sibande District in Mpumalanga Province (KRP: 2367)

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 X11330****Nelspruit****1200****Or 30 Samora Machel Drive****Nelspruit****1200****Tel No: 013 756 6000****Fax No: 013 752 3859**  
**MR. L.H. MARHUTHA****THE REGIONAL LAND CLAIMS COMMISSIONER****MPUMALANGA PROVINCE****DATE:***2022/09/27*

## DEPARTMENT OF COMMUNICATIONS AND DIGITAL TECHNOLOGIES

NO. 2932

13 January 2023

## FILMS AND PUBLICATIONS ACT, 1996 (ACT NO. 65 OF 1996), AS AMENDED

FILM AND PUBLICATION BOARD  
COMPLAINTS HANDLING PROCEDURES

The Council of the Film and Publication Board has determined the procedure to be followed in conducting an investigation regarding the alleged offence as contained in the Films and Publications Act, 1996 (Act No. 65 of 1996), as amended.

## CHAPTER 1

## PURPOSE OF PROCEDURES

1. **Purpose.** – (1) The purpose of these Procedures is to determine –
- (a) the procedure to be followed for lodging complaints with the FPB;
  - (b) the procedure to be followed for processing and screening complaints;
  - (c) the procedure to be followed regarding conclusion of complaints; and
  - (d) the procedure to be followed regarding the institution of proceedings before the Enforcement Committee.

## CHAPTER 2

## DEFINITIONS

**2. Definitions.** – In these Procedures, any word or expression to which a meaning has been assigned in the Act, bears the meaning so assigned and, unless the context otherwise indicates –

**“Act”** means the Films and Publications Act, 1996 (Act No. 65 of 1996), as amended;

**“assessment”** means the process of screening a complaint by the FPB to confirm jurisdiction and make an initial finding;

**“association”** means a group of persons organised for a joint purpose;

**“child”** means any person under the age of 18 years;

**“complainant”** means any person, group or class of persons, association, organisation or organ of state as contemplated in clause 6 of these Procedures;

**“complaint”** means an oral, written or electronic communication alleging conduct or an omission in contravention of the Act addressed to the FPB;

**“Constitution”** means the Constitution of the Republic of South Africa, 1996;

**“day”** means any calendar day excluding Saturdays, Sundays and public holidays;

**“FPB”** means the Film and Publication Board, a body established by section 3 of the Act;

**“organisation”** means an organised body, including a business, political party, trade union and charity;

**“organ of state”** bears the meaning assigned to it in section 239 of the Constitution;

**“person with a mental disability”** means a person aged 18 years or older whose cognitive ability appears to be comparable to that of a child or appears to render such person vulnerable and in need of assistance or protection;

**“respondent”** means any person, group or class of persons, association, organisation or organ of state who is allegedly in contravention of the Act;

**“the Act”** means the Films and Publications Act, 1996 (Act No. 65 of 1996), as amended.

### CHAPTER 3

#### LODGING COMPLAINTS

**3. Complaints which may be investigated by the FPB.** – (1) The FPB has the jurisdiction to conduct or cause to be conducted any investigation –

- (a) on receipt of a complaint, into any alleged contravention of the Act;
- (b) on its own accord, into any alleged contravention of the Act.

**4. Complaints not dealt with by the FPB.** – (1) The FPB has no jurisdiction to deal with complaints regarding any contravention of the Act prior to 1 March 2022.

(2) The FPB may reject any complaint, which –

- (a) is based on hearsay, rumour or reports disseminated through the media, provided that the FPB may conduct an enquiry to verify any allegation of a contravention of the Act that is reported in the media or obtained from any source and upon verification, such alleged violation must be dealt with in terms of the Act and these Procedures;

- (b) is couched in language that is abusive, insulting, rude or disparaging, provided that the FPB may consider a complaint if such language is removed;
- (c) is the subject of a dispute before a court of law, tribunal, any statutory body, any entity with internal dispute resolution mechanisms, or settled between the parties, or in which there is a judgment on the issues in the complaint or finding of such court of law, tribunal, statutory body or other body;
- (d) is an anonymous complaint, subject to the provisions of clause 8 of these Procedures, provided that the FPB may on its own accord make enquiries to ascertain the alleged contraventions of the Act and, upon verification, the FPB may deal with the complaint in terms of the Act and these Procedures;
- (e) is viewed to be frivolous, misconceived, unwarranted, incomprehensible or does not comply with the provisions of the Act and these Procedures; or
- (f) is lodged after the expiry of a period of three years from the date upon which an alleged contravention of the Act occurred, subject to the provisions of clause 11 of these Procedures.

**5. Place of lodging a complaint.** – (1) A complaint must be lodged at the Head Office of the FPB and may be –

- (a) Delivered by hand at –

The Film and Publication Board  
Eco Glade 2

420 Witch Hazel Street  
Eco Park  
Centurion  
0169

- (b) Addressed by post to –

The Film and Publication Board  
Private Bag X31  
Highveld Park  
0169

- (c) Transmitted by electronic mail to [clientsupport@fpb.org.za](mailto:clientsupport@fpb.org.za).

**6. Who can lodge a complaint.** – (1) Complaints in terms of these Procedures may be lodged by –

- (a) any person acting in their own interest;
- (b) any person acting on behalf of another person who cannot act in their own name;
- (c) any person acting as a member of or in the interests of a group or class of persons;
- (d) any person acting in the public interest; or
- (e) any association or organisation acting in the interest of its members:

- (2) If a child or a person with a mental disability wishes to lodge a complaint, they must be assisted by a parent, an appropriate adult or a guardian who is not the cause of the alleged contraventions of the Act.

**7. Information required when lodging a complaint.** – (1) In lodging a complaint, the complainant must –

- (a) indicate whether the complaint is lodged personally or on behalf of another person, group or class of persons, association, organisation or organ of state and, if so, provide particulars;
- (b) provide the following personal information –
  - (i) full names of the complainant;
  - (ii) the physical and postal address of the complainant;
  - (iii) the telephone number of the complainant and their e-mail address, if available; and
  - (iv) a copy of their identity document, birth certificate or passport, if available, and if the complainant is not a natural person, any document showing the registration number and/or official stamp of the juristic person, if available;
- (c) provide the following information regarding the alleged contravention of the Act –
  - (i) the date and place of occurrence of the alleged contravention;
  - (ii) the nature of the contravention alleged;

- (iii) particulars of any person, group or class of persons, association, organisation or organ of state who or which is allegedly in contravention, if known;
- (iv) the names and addresses of any person who may provide information relevant to the complaint;
- (v) information regarding other mechanisms which the complainant has employed in an attempt to resolve the complaint, if any;
- (vi) particulars of any person who has been involved in an attempt to resolve the complaint, if any;
- (vii) any other relevant information or supporting documents that can be used during the investigation; and
- (viii) the way in which the alleged contravention should, in the opinion of the complainant, be resolved or the nature of the relief sought.

**8. Confidentiality.** – (1) A complainant may, when lodging a complaint, or at any stage thereafter, request that their personal particulars be kept confidential and not be disclosed to any person outside the FPB's offices.

(2) If the complainant is a child or a person with a mental disability, the personal information of the complainant must be kept confidential and not be disclosed to any person outside the FPB's office.

(3) Any confidentiality request as contemplated in clause 8 (1) of these Procedures, must be supported by a written statement explaining why the information is confidential.



- (4) If a complainant has requested that their particulars be kept confidential and the FPB is of the view that these particulars are necessary in order to resolve the complaint, the FPB must, in writing –
  - (a) inform the complainant within 7 (seven) days of receipt of such request of the particulars, which in the FPB's view, must be disclosed;
  - (b) explain to the complainant the reasons therefor; and
  - (c) request the complainant's written consent to disclose such particulars.
- (5) The FPB may, if disclosure of the complainant's particulars is in its view necessary to resolve the complaint, decline to investigate the complaint if the complainant refuses the request as contemplated in clause 8 (4)(c) of these Procedures.
- (6) The FPB must, within 7 (seven) days of its decision as contemplated in clause 8 (6) of these Procedures, inform the complainant, in writing, of its decision, giving full reasons and advising the complainant of their right of judicial review.

**9. Format of lodging a complaint. –** (1) A complaint to the FPB should preferably be in writing but an oral complaint in person or by telephone may be accepted –

- (a) if it is not possible for a person who wishes to report a complaint to reduce it to writing;
- (b) if it is not possible for a complainant to send a written complaint to the FPB; or

- (c) if the complaint concerns an urgent matter making it inadvisable to insist on a written complaint.
- (2) An oral complaint must be reduced to writing by the member of staff, as duly designated, on a form which substantially corresponds with the form provided for in Annexure A to these Procedures.

## CHAPTER 4

### PROCESSING OF COMPLAINTS

- 10. Procedure followed after lodging a complaint.** – (1) The FPB must, within 7 (seven) days from the date of receipt of the complaint, acknowledge receipt of the complaint *via* the post, e-mail, facsimile or cellular phone text message, a record of which shall be held by the FPB.
- (2) The notification of acknowledgement of receipt must advise the complainant that their complaint has been registered together with the reference number allocated to the complaint.
  - (3) If the FPB makes a finding that the complaint should be rejected or referred, the complainant must, within 7 (seven) days of the finding, be notified thereof, in writing, provided that they must be provided with full reasons for the rejection or referral and be advised of their right of judicial review.
  - (4) If the FPB makes a finding that the complaint does not fall within the jurisdiction of the FPB, or could be dealt with more effectively or expeditiously by another organisation, institution, statutory body or institution created by the Constitution or any applicable legislation, the complainant must, within 7 (seven) days of the finding:

- (a) be notified thereof, in writing;
  - (b) be provided with the contact details of the said organisation, institution or body in order to pursue the alternative option themselves (indirect referral); and
  - (c) be advised that they may contact the FPB again should they not be provided with a response from the said organisation, institution or body.
- (5) If the FPB makes a finding that the complaint constitutes a *prima facie* contravention of the Act, the complainant must, within 7 (seven) days of the finding, be notified that the complaint is accepted, in writing.
- (6) The timeframes provided for in this clause must be complied with unless special circumstances warrant an extension of the prescribed timeframes and where special circumstances warrant an extension of the prescribed timeframes, the FPB must, within 3 (three) days of the expiry of the prescribed timeframes, inform the complainant of the extension and the special circumstances warranting a longer period, in any manner they deem fit but by keeping written record thereof.

## CHAPTER 5

### CONCLUSION OF COMPLAINTS

**11. Conclusion of complaints.** – (1) A complaint is concluded under the following circumstances –

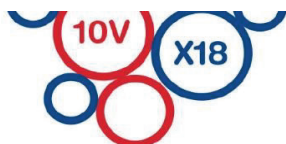
- (a) after conclusion of an assessment if the complaint is rejected or in the case of an indirect referral, if no further action is required;

- (b) after conclusion of an investigation where it is found that –
  - (i) there was no contravention of the Act; or
  - (ii) there was a contravention of the Act and the said contravention is remedied;
- (c) if a complaint is withdrawn by the complainant and the FPB is satisfied that there are no compelling reasons to proceed with the investigation;
- (d) after resolution of a matter subsequent to the institution of proceedings before the Enforcement Committee as contemplated in clause 12 of these Procedures.

**12. Institution of legal proceedings before the Enforcement Committee.** – (1) The FPB may institute proceedings before the Enforcement Committee, as contemplated in section 6B (1)(b) of the Act, in its own name, or on behalf of a person or a group or class of persons at any stage after a complaint contemplated in clause 3 of these Procedures is received.

**13. Repeal or amendment of Procedures.** – (1) These Procedures remain in force until repealed or amended by the FPB by publication in the *Gazette*.

**14. Short title and commencement.** – (1) These Procedures are called the Film and Publication Board Complaints Handling Procedures and come into operation on the date of publication hereof in the *Gazette*.

**Head Office:**

Eco Glades 2, 420 Witch Hazel Avenue, Eco Park, Centurion, 0169  
 Private Bag X31, Highveld Park, 0169  
 Tel: +27 12 003 1400 | Fax: +27 12 661 0074  
 Email: clientsupport@fpb.org.za | Website: www.fpb.org.za



**ANNEXURE A**  
**FILM AND PUBLICATION BOARD**  
**COMPLAINT FORM**

For office use only				
<b>Province</b>		<b>City / Town</b>		<b>Complaint Reference Number</b>

Please write clearly and use **CAPITAL LETTERS**. If there is not enough space on this form for your answer, please use a separate page and send it to us together with this form.

If there is more than one person who would like to send a complaint to us, each person must complete a separate form.

Part A: Your Details	
<b>Full name(s) and Surname</b>	
<b>Identity Number</b>	
<b>Race</b>	
<b>Gender</b>	
<b>Address where you live</b>	
<b>Address where we can send letters</b>	
<b>Telephone number (work)</b>	
<b>Telephone number (home)</b>	
<b>Cellular number</b>	
<b>Email address</b>	

**Part B must only be filled in if you are writing on behalf of somebody else, for an association or organisation.**

<b>Part B: Details of Person, Association or Organisation</b>	
<b>Name and surname of person on whose behalf you are completing this form</b>	
<b>Identity Number</b>	
<b>Race</b>	
<b>Gender</b>	
<b>Address where they live</b>	
<b>Address where we can send them letters</b>	
<b>Telephone number (work)</b>	
<b>Telephone number (home)</b>	
<b>Cellular number</b>	
<b>Email address</b>	
<b>Details of association, organisation or organ of state on whose behalf you are completing this form</b>	
<b>Full name of the association, organisation or organ of state</b>	
<b>Registration number</b>	
<b>Person we should speak to at the association, organisation or organ of state</b>	
<b>Position of contact person</b>	
<b>Address</b>	
<b>Telephone number</b>	
<b>Cellular number</b>	
<b>Email address</b>	

<b>Part C: The Complaint</b>	
<b>Date</b>	
<b>Is it still happening?</b>	
<b>Where did it happen?</b>	
<b>If you know, which section/s of the Act was or were contravened</b>	
<b>If you know, the full name(s) and surname(s) of person(s), association, organisation or organ of state who contravened the sections of the Act, please tell us</b>	
<b>If you do not know his / her / its / their names, please tell us anything you do know about him / her / it / them</b>	
<b>Did anybody see or hear what happened (only people who actually saw or heard what happened, not people who heard about it from someone else)?</b>	
<b>In your own words, tell us exactly what happened (include all information but be as brief as possible)</b>	

<b>Have you reported the matter to anyone else? If yes, please tell us who you have reported the contravention to</b>	
<b>Were any steps taken by the person / association / organisation / organ of state to resolve the matter?</b>	
<b>What outcome do you propose or expect from this complaint (tell us what you would like to achieve with this complaint and the relief sought)?</b>	
<b>Do you need an interpreter when attending any investigations at our offices? If yes, please tell us the language you speak</b>	
<b>Can we use your name in news reports or letters we write regarding this matter / complaint?</b>	
<b>Please tell us how you heard about the Film and Publication Board (e.g. radio advert, newspaper, poster, from a friend, etc.)</b>	

\_\_\_\_\_  
**Signature / Mark of Complainant**

\_\_\_\_\_  
**Date**

\_\_\_\_\_  
**(on behalf of yourself, another person, association, organisation or organ of state)**

If on behalf of another person (including a child or a person with a mental disability), association, organisation or organ of state:

\_\_\_\_\_  
**Signature of representative, parent, appropriate adult or guardian**



**Remember:**

- (a) To attach a copy of your Identity Document, birth certificate, passport or proof of the registration number of an association, organisation or organ of state, if available.
- (b) To attach any copies of documents which can assist in this matter.

DRAFT

---

**GENERAL NOTICES • ALGEMENE KENNISGEWINGS**

---

**DEPARTMENT OF TRANSPORT****NOTICE 1551 OF 2023****AIR TRAFFIC AND NAVIGATION SERVICES COMPANY SOC LIMITED****AIR TRAFFIC AND NAVIGATION SERVICES COMPANY ACT, 1993 (ACT No. 45 OF 1993)  
PUBLICATION OF AIR TRAFFIC SERVICE CHARGES**

In terms of section 5(2)(f) of the Air Traffic and Navigation Services Company Act, 1993 (Act No. 45 of 1993), it is hereby published for general notice that as from **15 April 2023** the Air Traffic and Navigation Services Company SOC Limited, registration number 1993/004150/06, will levy the air traffic service charges according to the rules set out in the Schedule.

**S THOBELA**

Chairman: Board of Directors

December 2022

## SCHEDULE

### AIR TRAFFIC SERVICE CHARGES

#### 1. Interpretation

For the purposes of these Rules, unless the context indicates otherwise –

- (a) “ACSA” means Airports Company South Africa SOC Limited;
- (b) “ACSA airport” means a company airport as defined in section 1 of the Airports Company Act;
- (c) “ACSA TMA airspace” means TMA airspace associated with an ACSA airport, but in which may also be non-ACSA airports;
- (d) “AIC” means an Aeronautical Information Circular;
- (e) “AIP” means an Aeronautical Information Publication;
- (f) “aircraft” means any machine that can derive support in the atmosphere from the reactions of the air other than the reactions of the air against the surface of the earth, and includes any non-type certificated aircraft;
- (g) “airport” means an aerodrome as defined in section 1 of the Civil Aviation Act, 2009 (Act No. 13 of 2009), and includes an ACSA airport;
- (h) “Airports Company Act” means the Airports Company Act, 1993 (Act No. 44 of 1993), as amended;
- (i) “air traffic control unit” means an aerodrome control tower, an approach control office or an area control centre or a combination thereof;
- (j) “Air Traffic Management (ATM) services” includes without limitation –
  - (i) airspace organization and management services;
  - (ii) information management services;
  - (iii) alerting services;

- (iv) advisory services;
  - (v) conflict management services;
  - (vi) traffic synchronization services;
  - (vii) flight information services; and
  - (viii) demand and capacity balancing services;
- (k) “air traffic service charge” means an amount levied by the Company on the operator of an aircraft in connection with the provision of air traffic services to that operator;
- (l) “air traffic service reporting office” means an air traffic service unit established for the purpose of receiving reports concerning air traffic services and flight plans submitted before the departure of an aircraft from an aerodrome;
- (m) “air traffic service unit” means an air traffic control unit, flight information centre or air traffic service reporting office;
- (n) “alerting service” means a service provided to notify the appropriate organizations regarding aircraft in need of search and rescue aid and to assist such organizations as appropriate;
- (o) “area (*en route*) airspace” means airspace that excludes –
- (i) aerodrome airspace;
  - (ii) TMA airspace; and
  - (iii) FIS-only airspace, when the Company has determined its dimensions;
- (p) “ATM” means Air Traffic Management;
- (q) “BSC” means business sustaining cost;
- (r) “Civil Aviation Regulations” means the Civil Aviation Regulations, 2011, as amended;
- (s) “Company” means Air Traffic and Navigation Services Company SOC Limited;
- (t) “Company representative” means a person designated by the Company for the purposes of these Rules;

- (u) “d” means flight distance;
- (v) “FAOR” means OR Tambo International Airport;
- (w) “FAKN” means Kruger Mpumalanga International Airport;
- (x) “FARB” means Richards Bay Airport;
- (y) “FC” means fixed cost;
- (z) “FIS-only airspace” means airspace in which flight information services are provided exclusively;
- (aa) “flight” means from the moment an aircraft commences its take-off until the moment it completes its next landing;
- (bb) “flight information centre” means an air traffic service unit established to provide flight information services and alerting services;
- (cc) “flight information service” means a service provided for the purpose of giving advice and information useful for the safe and efficient conduct of flights;
- (dd) “flight plan” means specified information provided to air traffic service units relative to an intended movement of an aircraft;
- (ee) “gateway” means the point of entry into or exit from the South African flight information region;
- (ff) “Maximum Certificated Mass” means the maximum permissible mass shown in the aircraft flight manual or other document associated with the certificate of airworthiness at which an aircraft may commence its take-off under standard atmospheric conditions at sea level;
- (gg) “MCM” means Maximum Certificated Mass;
- (hh) “movement” means a flight, or a portion of a flight, through any aerodrome airspace, TMA airspace or area (*en route*) airspace;

- (ii) “non-type certificated aircraft” means any aircraft that does not qualify for the issue of a certificate of airworthiness in terms of Part 21 of the Civil Aviation Regulations and includes any type certificated aircraft that has been scrapped, of which the original identification plate has been removed and returned to the applicable aviation authority and is rebuilt as a full-scale replica;
- (jj) “NOTAM” means a Notice to Airmen;
- (kk) “operator” means a person or legal entity, holding a valid licence and operating certificate or equivalent thereof authorising such person or entity to conduct scheduled, non-scheduled or general air services, and includes –
  - (i) a licensee as defined in section 1 of the Air Services Licensing Act, 1990 (Act No. 115 of 1990), as amended, or a licensee as defined in section 1 of the International Air Services Act, 1993 (Act No. 60 of 1993), as amended;
  - (ii) any airline of another State which operates a scheduled international public air transport service in terms of an air transport service agreement as contemplated in section 35(1) of the International Air Services Act, 1993, as amended, or a permit holder as defined in section 1 of the said Act;
  - (iii) the registered owner of such aircraft; and
  - (iv) any person or legal entity who uses an aircraft on behalf of an operator;
- (ll) “registered owner”, in relation to an aircraft, means the person in whose name such aircraft is registered, and includes any person who is or has been acting as agent in South Africa for a foreign owner, or any person by whom the aircraft is hired at the time;
- (mm) “Regulating Committee” means the Regulating Committee established by section 11 of the Airports Company Act;
- (nn) “South African flight information region” means the geographical area consisting of the flight information regions of Johannesburg, Cape Town and Johannesburg Oceanic;
- (oo) “South African Maritime and Aeronautical Search and Rescue Act” means the South African Maritime and Aeronautical Search and Rescue Act, 2002 (Act No. 44 of 2002);
- (pp) “Standard Terms and Conditions” are the terms and conditions of payment set out on the invoice;

- (qq) “state aircraft” means aircraft used in military, customs and police services;
- (rr) “terminal control area” means a control area normally established at the confluence of air traffic service routes in the vicinity of one or more ACSA airports as published in an AIP, AIC or NOTAM and designated as a terminal control area;
- (ss) “TMA” means terminal control area; and
- (tt) “VC” means variable cost.

## **2. Right to levy air traffic service charges**

The Company is entitled to levy the air traffic service charges by virtue of a permission issued by the Regulating Committee on 21 December 2022 for the period from 1 April 2023 to 31 March 2028 in terms of section 11(5) of the Air Traffic and Navigation Services Company Act, 1993.

## **3. Air traffic service charges**

### **3.1** There are three air traffic service charges:

- (a) An Aerodrome Charge, payable for ATM services, specific to aerodrome airspace and maneuvering area, provided by the Company in respect of a flight that takes off from or lands at an ACSA airport;
- (b) a TMA Access Charge, payable for ATM services, specific to terminal airspace, provided by the Company in respect of a flight that departs from or arrives at ACSA TMA airspace, where the airport of origin or destination is within that ACSA TMA airspace;
- (c) an Area Charge, payable for ATM services specific to area (*en route*) airspace provided by the Company in respect of a flight undertaken within a flight information region established by the Commissioner for Civil Aviation in terms of the Civil Aviation Regulations.

## **4. Cost components**

### **4.1** Charges consist of the following cost components:

- (a) A variable cost component (VC);
- (b) a business sustaining cost component (BSC); and
- (c) a fixed cost component (FC).

4.2 VCs are treated as follows:

- (a) VCs are charged for each flight undertaken at a standard rate per movement;
- (b) VCs are the same for Aerodrome Charges, TMA Access Charges and Area Charges.

4.3 BSCs are treated as follows:

- (a) BSCs are charged for each movement undertaken in relation to the MCM of an aircraft;
- (b) BSCs are the same for Aerodrome Charges, TMA Access Charges and Area Charges.

4.4 FCs are treated as follows:

- (a) FCs are charged for each movement undertaken in relation to the MCM of an aircraft, and for Area Charges, also in relation to d within Company managed airspace;
- (b) Aerodrome Charges, TMA Access Charges and Area Charges each have a unique FC.

**5. Independent variables**

For purposes of charging, the independent variables of the tariff formulas set out in the Appendix are the following:

- (a) Published MCM expressed in kilograms;
- (b) “d”, measured on the basis of the great circle distance in nautical miles (rounded to the nearest nautical mile) along that portion of the flight path of an aircraft, which is within the boundaries of the South African flight information region, from the take-off airport or gateway to the landing airport or gateway. It excludes distance flown in the ACSA



TMA airspace above the take-off or landing airport or the TMA airspace above FAKN or FARB, which TMA airspace is for charging purposes a radius of 35 nautical miles around the airport, irrespective of the actual radius.

## **6. Mass categories**

6.1 Subject to the exceptions described in rules 6.2 and 6.3 below, the following aircraft mass categories apply:

(a) Aircraft with a MCM of 15 000 kilograms or less are charged as follows:

- (i) VC per movement;
- (ii) BSC based on MCM; and
- (iii) FC based on MCM, and for Area Charge, also based on d, but no Area Charge is levied if d equals zero;

(b) aircraft with a MCM of more than 15 000 kilograms are charged as follows:

- (i) VC per movement;
- (ii) BSC based on the square root of MCM; and
- (iii) FC based on the square root of MCM, and for Area Charge, also based on d, but no Area Charge is levied if d equals zero.

6.2 Charges for aircraft with a MCM of 5 000 kilograms or less are zero-rated with respect to –

- (a) Area Charges; and
- (b) Aerodrome Charges or TMA Access Charges at ACSA airports or ACSA TMA airspace other than FAOR subject to the operators of such aircraft adhering to operating procedures around non-FAOR airports as the Company may establish from time to time.

6.3 For aircraft with a MCM of 5 000 kilograms or less at FAOR, the FC components that would otherwise have applied, are replaced with –

- (a) a minimum FC in the calculation of the Aerodrome Charge; and
- (b) a minimum FC in the calculation of the TMA Access Charge.

**7. Formulas and coefficients**

Subject to these Rules, the tariff formulas and tariff coefficients are set out in the Appendix attached.

**8. Payment of air traffic service charges and security deposits**

8.1 Any document produced by the Company on which it is recorded that an ATM service was provided is deemed to be sufficient evidence that the ATM service was indeed provided.

8.2 The operator of an aircraft which is engaged in a flight in respect of which the operator is liable to pay an air traffic service charge in terms of these Rules and in the case where the flight –

- (a) terminates at an ACSA airport, must pay the air traffic service charge to the Company representative at that ACSA airport before that aircraft is to take off from that ACSA airport;
- (b) commences at an ACSA airport and terminates at an airport other than an ACSA airport, must pay the air traffic service charge to the Company representative at that ACSA airport before that aircraft is to take off from that ACSA airport;
- (c) commences and terminates at airports other than ACSA airports, must pay the air traffic service charge to the Company within 15 days of receipt of an invoice from the Company in respect of the air traffic service charge,

unless the operator has previously entered into an agreement with the Company for payment.

8.3 The operator of an aircraft shall –

- (a) deposit with the Company an amount, or
- (b) provide the Company with a letter of guarantee by a financial institution in a format acceptable to the Company that an amount has been set aside,

as security against the risk of default on payment.

- 8.4 The Company shall determine the amount referred to in section 8.3 with reference to the actual or expected invoices of an operator, which amount shall be limited to the maximum amount of two months' invoicing.
- 8.5 The Company may annually revise, and an operator may annually apply for a revision of the amount in section 8.3, with reference to actual or expected invoicing.
- 8.6 No interest is payable by the Company on any deposit or letter of guarantee held by it in terms of these Rules.
- 8.7 The Company may charge interest on an outstanding invoice as provided for in the Standard Terms and Conditions.
- 8.8 The Company is not obliged to withdraw, modify or reissue an invoice after six months from the date of the invoice.

**9. General rules, exemptions and exceptions**

- 9.1 The tariffs set out in these Rules, including the Appendix, are exclusive of Value-Added Tax and are therefore subject to the appropriate rate applicable to any specific tariff.
- 9.2 Air traffic service charges are payable by the operator of an aircraft to the Company.
- 9.3 Air traffic service charges are payable in respect of South African and foreign state aircraft, unless other provision has been made by means of an agreement with the Company.
- 9.4 Air traffic service charges are payable in respect of helicopters, except at FAOR where no TMA Access Charge is levied.
- 9.5 No air traffic service charge is payable in respect of an aircraft engaged in any flight for the calibration of any air navigation infrastructure.
- 9.6 Air traffic service charges are payable in respect of an aircraft engaged in emergency medical service operations, unless exempted on a case-by-case basis by means of an agreement with the Company.

- 9.7 Subject to rule 9.9 below, no air traffic service charge is payable in respect of an aircraft requisitioned for and engaged in search and rescue operations in terms of the South African Maritime and Aeronautical Search and Rescue Act.
- 9.8 Air traffic service charges are payable in respect of an aircraft engaged in search and rescue operations, which aircraft has not been requisitioned in terms of the South African Maritime and Aeronautical Search and Rescue Act, unless exempted on a case-by-case basis by means of an agreement with the Company.
- 9.9 Search mission co-ordination services are payable by the relevant authority or any operator at a rate of **R1,744,73** per hour or part thereof, where these services fall outside of the normal scope of alerting services and assistance to agencies involved in search and rescue operations, in particular where services are activated due to negligence in canceling service requests.
- 9.10 (a) Aerodrome Charges and TMA Access Charges are payable in respect of Aerodrome and TMA Access movements solely for the purpose of air crew training at a discount of 70% of the applicable standard Aerodrome Charge or standard TMA Access Charge.
- (b) Training movements attract charges as follows:
- (i) An Aerodrome Charge is levied for each training movement upon take-off and upon landing from or at an ACSA airport, discounted as described in rule 9.10(a) above;
  - (ii) for a training movement that does not exit the aerodrome airspace, one Aerodrome Charge is levied for each circuit flown, discounted as described in rule 9.10(a) above; and
  - (iii) for a training movement that exits the aerodrome airspace into TMA airspace, rule 9.10(b)(i) above applies for each take-off and each landing, and a TMA Access Charge is levied for each circuit flown within the TMA airspace.
- (c) For the purposes of this rule, the words “take-off” and “landing” are construed to include the use of ATM services required for take-off and landing.
- 9.11 For oceanic flights over the Indian Ocean or the Atlantic Ocean within the South African flight information region, including those to and from Antarctica, the FC component of the Area Charge is 50% of the standard Area Charge.

- 9.12 Extended air traffic service charges at a rate of **R3,489,44** per hour or part thereof, are payable by an operator for the extension of existing air traffic services beyond the normal negotiated and planned service amendments as documented in the Integrated Aeronautical Information Package (IAIP).
- 9.13 No Area Charge is payable in respect of any aircraft engaged in a flight that takes off and lands at the same airport.
- 9.14 The Company reserves the right to exempt the operator of an aircraft from payment of, or discount, any of the air traffic service charges if the Company is satisfied that the application of these Rules would amount to an unfair repetition of the same charge.

#### **10. Withholding of services**

The Company may withhold services –

- (a) until such time that the operator provides evidence to the Company that the deposit or guarantee referred to in section 8.3 has been provided, or
- (b) if the operator has failed to settle an invoice as per the Standard Terms and Conditions.

## APPENDIX

### TARIFF FORMULAS AND COEFFICIENTS

1. An air traffic service charge is composed of the sum of VC, BSC and FC for each discrete Aerodrome, TMA Access and Area movement undertaken, according to the following mass categories and locations:

Main Mass Category	Cost Component	Formulas & Coefficients		
		Aerodrome Charge	TMA Access Charge	Area Charge
FAOR $\leq$ 5 000 kg	VC	R34.41	R34.41	
	BSC	R139.82/10 000.MCM	R139.82/10 000.MCM	
	FC	R73.77	R136.27	
5 000 kg $<$ MCM $\leq$ 15 000 kg	VC	R34.41	R34.41	R34.41
	BSC	R139.82/10 000.MCM	R139.82/10 000.MCM	R139.82/10 000.MCM
	FC	R147.56/10 000.MCM	R27.26/1 000.MCM	R19.55/100 000.MCM.d
$>$ 15 000 kg	VC	R34.41	R34.41	R34.41
	BSC	R171.21/100. $\sqrt{\text{MCM}}$	R171.21/100. $\sqrt{\text{MCM}}$	R171.21/100. $\sqrt{\text{MCM}}$
	FC	R180.73/100. $\sqrt{\text{MCM}}$	R333.82/100. $\sqrt{\text{MCM}}$	R239.64/10 000. $\sqrt{\text{MCM}}$ .d

2. Each Rand-value coefficient in the table above is multiplied by –

- (a) 100% for a domestic flight;
- (b) 100% for a regional flight: and
- (c) 100% for an international flight,

except in the case of FCs for Aerodrome and TMA Access Charges at FAOR for aircraft with  $\text{MCM} \leq 5\,000\text{ kg}$  where the coefficient as stated in the table applies.

3. As an illustration, assume the following flights:

#### Example 1

Domestic flight from FAOR to FACT, with aircraft with  $\text{MCM} = 100\,000\text{ kg}$  and  $d = 686\text{ miles}$

$$\begin{aligned}
 \text{Charge} &= [\text{Aerodrome Charge at FAOR} + \text{TMA Access Charge at FAOR} + \text{Area Charge} + \text{TMA} \\
 &\quad \text{Access Charge at FACT} + \text{Aerodrome Charge at FACT}] \times 100\% \\
 &= [[\text{VC}_{\text{Aero}} + \text{BSC}_{\text{Aero}} + \text{FC}_{\text{Aero}}] + [\text{VC}_{\text{TMA}} + \text{BSC}_{\text{TMA}} + \text{FC}_{\text{TMA}}] + [\text{VC}_{\text{Area}} + \text{BSC}_{\text{Area}} + \text{FC}_{\text{Area}}] \\
 &\quad + [\text{VC}_{\text{TMA}} + \text{BSC}_{\text{TMA}} + \text{FC}_{\text{TMA}}] + [\text{VC}_{\text{Aero}} + \text{BSC}_{\text{Aero}} + \text{FC}_{\text{Aero}}]] \times 100\%
 \end{aligned}$$

$$\begin{aligned}
&= [[R34.41 + (R171.21/100 \times \sqrt{100\,000}) + (R180.73/100 \times \sqrt{100\,000})] + [R34.41 + \\
&\quad (R171.21/100 \times \sqrt{100\,000}) + (R333.82/100 \times \sqrt{100\,000})] + [R34.41 + (R171.21/100 \times \\
&\quad \sqrt{100\,000}) + (R239.64/10\,000 \times \sqrt{100\,000} \times (686-35-35))] + [R34.41 + (R171.21/100 \times \\
&\quad \sqrt{100\,000}) + (R333.82/100 \times \sqrt{100\,000})] + [R34.41 + (R171.21/100 \times \sqrt{100\,000}) + \\
&\quad (R180.73/100 \times \sqrt{100\,000})]] \times 100\% \\
&= [(R34.41 \times 5) + (R171.21/100 \times \sqrt{100\,000} \times 5) + (R171.21/100 \times \sqrt{100\,000} \times 2) + \\
&\quad (R333.82/100 \times \sqrt{100\,000} \times 2) + (R239.64/10\,000 \times \sqrt{100\,000} \times 616)] \times 100\% \\
&= R10,801.59
\end{aligned}$$

### Example 2

International flight from FAOR to international gateway, with aircraft with MCM = 4 500 kg and d = 211 miles

$$\begin{aligned}
\text{Charge} &= [\text{Aerodrome Charge at FAOR} + \text{TMA Access Charge at FAOR}] \times 100\% \\
&= [[VC_{\text{Aero}} + BSC_{\text{Aero}}] \times 100\% + FC_{\text{Aero}}] + [[VC_{\text{TMA}} + BSC_{\text{TMA}}] \times 100\% + FC_{\text{TMA}}] \\
&= [[R34.41 + (R139.82/10\,000 \times 4\,500)] \times 100\% + R73.77] + [[R34.41 + (R139.82/10\,000 \times \\
&\quad 4\,500)] \times 100\% + R136.27] \\
&= [(R34.41 \times 2) + (R139.82/10\,000 \times 4\,500 \times 2)] \times 100\% + R73.77 + R136.27 \\
&= R404.69
\end{aligned}$$



Printed by and obtainable from the Government Printer, Bosman Street, Private Bag X85, Pretoria, 0001  
Contact Centre Tel: 012-748 6200. eMail: [info.egazette@gpw.gov.za](mailto:info.egazette@gpw.gov.za)  
Publications: Tel: (012) 748 6053, 748 6061, 748 6065