



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

Vol. 704

16

February
Februarie

2024

No. 50138

PART 1 OF 2

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ISSN 1682-5845



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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](mailto:gpw@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** **2024** **GOVERNMENT GAZETTE**

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

- **28 December 2023**, Thursday for the issue of Friday **05 January 2024**
- **05 January**, Friday for the issue of Friday **12 January 2024**
- **12 January**, Friday for the issue of Friday **19 January 2024**
- **19 January**, Friday for the issue of Friday **26 January 2024**
- **26 January**, Friday for the issue of Friday **02 February 2024**
- **02 February**, Friday for the issue of Friday **09 February 2024**
- **09 February**, Friday for the issue of Friday **16 February 2024**
- **16 February**, Friday for the issue of Friday **23 February 2024**
- **23 February**, Friday for the issue of Friday **01 March 2024**
- **01 March**, Friday for the issue of Friday **08 March 2024**
- **08 March**, Friday for the issue of Friday **15 March 2024**
- **14 March**, Thursday for the issue of Friday **22 March 2024**
- **20 March**, Wednesday for the issue of Thursday **28 March 2024**
- **27 March**, Wednesday for the issue of Friday **05 April 2024**
- **05 April**, Friday for the issue of Friday **12 April 2024**
- **12 April**, Friday for the issue of Friday **19 April 2024**
- **19 April**, Friday for the issue of Friday **26 April 2024**
- **25 April**, Thursday for the issue of Friday **03 May 2024**
- **03 May**, Friday for the issue of Friday **10 May 2024**
- **10 May**, Friday for the issue of Friday **17 May 2024**
- **17 May**, Friday for the issue of Friday **24 May 2024**
- **24 May**, Friday for the issue of Friday **31 May 2024**
- **31 May**, Friday for the issue of Friday **07 June 2024**
- **07 June**, Friday for the issue of Friday **14 June 2024**
- **13 June**, Thursday for the issue of Friday **21 June 2024**
- **21 June**, Friday for the issue of Friday **28 June 2024**
- **28 June**, Friday for the issue of Friday **05 July 2024**
- **05 July**, Friday for the issue of Friday **12 July 2024**
- **12 July**, Friday for the issue of Friday **19 July 2024**
- **19 July**, Friday for the issue of Friday **26 July 2024**
- **26 July**, Friday for the issue of Friday **02 August 2024**
- **01 August**, Thursday for the issue of Thursday **08 August 2024**
- **08 August**, Thursday for the issue of Friday **16 August 2024**
- **16 August**, Friday for the issue of Friday **23 August 2024**
- **23 August**, Friday for the issue of Friday **30 August 2024**
- **30 August**, Friday for the issue of Friday **06 September 2024**
- **06 September**, Friday for the issue of Friday **13 September 2024**
- **13 September**, Friday for the issue of Friday **20 September 2024**
- **19 September**, Thursday for the issue of Friday **27 September 2024**
- **27 September**, Friday for the issue of Friday **04 October 2024**
- **04 October**, Friday for the issue of Friday **11 October 2024**
- **11 October**, Friday for the issue of Friday **18 October 2024**
- **18 October**, Friday for the issue of Friday **25 October 2024**
- **25 October**, Friday for the issue of Friday **01 November 2024**
- **01 November**, Friday for the issue of Friday **08 November 2024**
- **08 November**, Friday for the issue of Friday **15 November 2024**
- **15 November**, Friday for the issue of Friday **22 November 2024**
- **22 November**, Friday for the issue of Friday **29 November 2024**
- **29 November**, Friday for the issue of Friday **06 December 2024**
- **06 December**, Friday for the issue of Friday **13 December 2024**
- **12 December**, Thursday for the issue of Friday **20 December 2024**
- **18 December**, Wednesday for the issue of Friday **27 December 2024**

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1008.80 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

EXTRA-ORDINARY

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

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3026.32** per page.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

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.gpwonline.co.za.
5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
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

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Pretoria

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Pretoria

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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

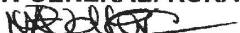
DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**NO. 4380****16 February 2024****LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)**

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that applications for acquisition of land or rights in land were lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property, described in the Schedule.

Any party who may have an interest in the applications appearing in the Schedule is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Agriculture, Land Reform and Rural Development
Pietermaritzburg Regional Shared Services Centre
199 Pietermaritz Street
Pietermaritzburg
3201
Tel (033) 392 0650,
Email: thobani.dlamini@dalrrd.gov.za.
File Reference:1. **DC22/KZ226/03**
2. **DC22/KZ222/288**

For DIRECTOR-GENERAL: RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: 
DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION
DULY AUTHORISED

SCHEDULE

No.	ADMIN DETAILS File No / Reference	DETAILS OF THE APPLICANTS		DETAILS OF THE PROPERTY				
		Name and Surname	Identity Number	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	DC22/KZ2226/03	1. Mr. Gumedede Joseph (deceased) Mr. Gumedede Jotham Bhekizizwe (successor) 2. Mr. Mchunu Funeka Tondile (deceased) Mr. Mchunu Xolani Khehla (successor) 3. Mr. Sithole Maghawe John(deceased) Ms. Sithole Hlekisile Norah (successor) 4. Mr. Mkhize Madelayi John (deceased) Mr. Mkhize Siphon Poti (successor) 5. Mr. Zuma Eric Mehlabuka 6. Mr. Nzimande Tanditendi (deceased) Mr. Nzimande Mduzuzi Nkosinathi (successor)	280710 5111 08 8 681109 5347 08 8 540101 7491 08 0 850602 6147 08 0 671002 5449 08 1 870824 0561 08 4 511101 5685 08 4 721229 5421 08 9 701224 5804 08 1 670812 0754 08 2 840417 5637 08 7	Stertriem Fontein commonly known as Lasquit farm, registration division: FT	Richmond	N/A	Dunera Investments	N/A

2.	DC22/KZ2222/288	1. Mr. Bhengu Masenti B. 2. Ms. Zondi Fisani Joyce	61031 05654 08 7 650210 0335 08 1	Lot 11 no. 1506, portion 1, (Commonly known as The Forest farm) Registration Division: FT	uMshwathi	N/A	UCL Company (Pty) Ltd	N/A
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DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 4381

16 February 2024

**LIQUOR PRODUCTS ACT, 1989
(ACT No. 60 OF 1989)****REGULATIONS RELATING TO FEES: AMENDMENT**

The Minister of Agriculture, Land Reform and Rural Development, acting in terms of section 27 of the Liquor Products Act, 1989 (Act No. 60 of 1989), has made the regulations in the Schedule.

SCHEDULE**Definition**

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 624 of 13 July 2001 as amended by Government Notice No. R. 685 of 17 May 2002, No. R. 618 of 9 May 2003, R. 1071 of 17 September 2004, R. 284 of 1 April 2005, R. 270 of 31 March 2006, R. 162 of 2 March 2007, R. 562 of 22 May 2009, R. 709 of 9 September 2011, R. 234 of 30 March 2012, R. 89 of 14 February 2014, R. 66 of 6 February 2015, R. 238 of 17 March 2017, R. 212 of 16 March 2018, R. 301 of 8 March 2019, R. 420 of 14 May 2021, R. 1917 of 25 March 2022 and R. 3275 of 24 March 2023.

Substitution of the Table of Fees Payable

2. The following table is hereby substituted for the Table of Fees Payable:

DEPARTEMENT VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING

NO. 4381

16 Februarie 2024

**WET OP DRANKPRODUKTE, 1989
(WET No. 60 VAN 1989)****REGULASIES RAKENDE TARIEWE: WYSIGING**

Die Minister van Landbou, Grond Hervorming en Landelike Ontwikkeling, het kragtens artikel 27 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskennisgewing No. R. 624 van 13 Julie 2001 soos gewysig deur Goewermentskennisgewing No. R. 685 van 17 Mei 2002, R. 618 van 9 Mei 2003, R. 1071 van 17 September 2004, R. 284 van 1 April 2005, R. 270 van 31 Maart 2006, R.162 van 2 Maart 2007, R. 562 van 22 Mei 2009, R. 709 van 9 September 2011, R. 234 van 30 Maart 2012, R. 89 van 14 Februarie 2014, R. 66 van 6 Februarie 2015, R. 238 van 17 Maart 2017, R. 212 van 16 Maart 2018, R. 301 van 8 Maart 2019, R. 420 van 14 Mei 2021, R. 1917 van 25 Maart 2022 en R. 3275 van 24 Maart 2023.

Vervanging van tabel van gelde betaalbaar

2. Die volgende Tabel vervang die Tabel van gelde betaalbaar:

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>4. Analysis of a sample of a product intended for import and in respect of which an acceptable certificate of analysis was not provided.</p> <p>[reg. 4]</p>	<p>R847,00 plus analysis fee as per general liquor analysis tariffs</p>	<p>4. Aansoek om 'n ontledingssertifikaat</p> <p>[reg. 4]</p>	<p>R847,00 plus ontledingstarief soos per algemene drank ontledingstariewe</p>
<p>5. Application for a removal certificate:</p> <p>(a) in the case of a product imported in bulk</p> <p>(b) in the case of a product that has been imported in the labeled containers in which it will be sold and</p> <p>(c) in the case of a product imported as a bona fide trade sample or for other purposes than the sale thereof.</p> <p>[reg. 5]</p>	<p>Nil</p> <p>R168,00 per application plus R5,00 per hl or portion thereof</p> <p>Nil</p>	<p>5. Aansoek om 'n verwyderingssertifikaat:</p> <p>(a) in die geval van 'n produk in stortmaat ingevoer</p> <p>(b) in die geval van 'n produk wat ingevoer is in die geëtiketteerde houers waarin dit verkoop sal word</p> <p>(c) in die geval van 'n produk wat as 'n bona fide handelsmonster of vir ander doeleindes as die verkoop daarvan ingevoer is.</p> <p>[reg. 5]</p>	<p>Nul</p> <p>R168,00 per aansoek plus R5,00 per hl of gedeelte daarvan</p> <p>Nul</p>

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>6(a) Application for a permission for the blending or sale after bottling of a liquor product imported in bulk;</p> <p>6(b) Application for a permission for the blending or sale after bottling of a liquor product imported in bulk, for consecutive bottling batches of the same blend where inspection has not been performed.</p> <p>[reg. 6]</p>	<p>R1264,00 per application</p> <p>R952,00 per application</p>	<p>6(a) Aansoek om 'n toestemming vir die vermenging of verkoop van bottelering van 'n drankprodukt wat in stortmaat ingevoer is.</p> <p>6(b) Aansoek om 'n toestemming vir die vermenging of verkoop van bottelering van 'n drankprodukt wat in stortmaat ingevoer is, vir agtereenvolgende bottelingslotte van dieselfde vermenging waar 'n inspeksie nie uitgevoer is nie.</p> <p>[reg. 6]</p>	<p>R1264,00 per aansoek</p> <p>R952,00 per aansoek</p>
<p>7. Application for export certificate [Reg 7]:</p> <p>(a) in the case of a liquor product in respect of which sampling is required under regulation 52(1) of the Liquor Products Act Regulations;</p>	<p>R153,00 per application plus R5,00 per hl or portion thereof, to the first 100 hl, unless a control sample was drawn in terms of Reg 54(5)(a) and an official analyses was not possible, then tariff will be R153,00 per application plus R5,00 per hl or a portion thereof, to the first 100 hl (analysis and inspection fee charged separate where applicable).</p>	<p>7. Aansoek om uitvoersertifikaat [Reg 7] :</p> <p>(a) in die geval van 'n produk wat bemonstering vereis ingevolge regulasie 52(1) van die Wet op Drankprodukte Regulasies;</p>	<p>R153,00 per aansoek plus R5,00 per hl of gedeelte daarvan tot die eerste 100 hl, behalwe as 'n kontrole monster getrek is in terme van Reg 54(5)(a) en 'n amptelike analise was nie moontlik nie, dan is die tarief R153,00 per aansoek plus R5,00 per hl of gedeelte daarvan tot die eerste 100 hl (ontledings en inspeksie tarief word apart gehef waar van toepassing)</p>

Purpose of Payment	Amount	Doel van Betaling	Bedrag
(b) in the case of a liquor product in respect of which exemption from sampling is granted under regulation 52(7) of the Liquor Products Regulations	R72,00 per application plus R5,00 per hl or a portion thereof to the first 100 hl, unless a control sample was drawn in terms of Reg 54(5)(a) and an official analyses was not possible, then tariff will be R72 per application plus R5,00 per hl or a portion thereof, to the first 100 hl (analysis and inspection fee charged separately where applicable)	(b) in die geval van 'n drankprodukt wat vrygestel is van bemonstering ingevolge regulasie 52(7) van die Wet op Drankprodukte Regulasies;	R72,00 per aansoek plus R5,00 per hl of gedeelte daarvan tot die eerste 100 hl, behalwe as 'n kontrole monster getrek is in terme van Reg 54(5)(a) en 'n amptelike analise was nie moontlik nie, dan is die tarief R72,00 per aansoek plus R5,00 per hl of gedeelte daarvan tot die eerste 100 hl (ontledings en inspeksie tarief word apart gehef waar van toepassing)
(c) In the case of a liquor product in respect of which a renewal of the sensorial grace period is required under regulation 52(1) and (7) of the Liquor Products Act Regulations	R153,00 per application, plus analysis fee as per general liquor analysis tariffs.	(b) In die geval van 'n drankprodukt wat se sensoriese grasie periode 'n hernuwing vereis ingevolge regulasies 52(1) en (7) van die Wet op Drankprodukte Regulasies;	R153,00 per aansoek, plus ontledingstarief soos per algemene drank-ontledingstariewe

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>(d) in the case of liquor products included in domestic or personal possession of a person leaving the Republic temporarily or permanently, or which is intended as a gift or bona fide trade sample and which is not more than 100 litres each of liquor products which differ in container, composition and labelling, or which is exported by a person who is visiting the Republic as a bona fide tourist, or for use by a Head of State or diplomatic Representative of the Republic</p> <p>[reg 51(4)(a) and (b) of the Liquor Products Act Regulations];</p>	R95,00 per application	<p>(d) in die geval van drankprodukte ingesluit in huishoudelike of persoonlike besittings van 'n persoon wat die Republiek tydelik of permanent verlaat, of wat as 'n geskenk of bona fide handelsmonster bedoel is en wat nie meer as 100 liter elk van drankprodukte wat in houer, samestelling en etikettering verskil, of wat as bona fide toeris besoek uitgevoer word, of vir die gebruik deur Staatshoofde of diplomatieke verteenwoordigers van die Republiek</p> <p>[reg 51(4)(a) en (b) van die Wet op Drankprodukte Regulasies];</p>	R95,00 per aansoek
<p>(e) in the case of a liquor product, grape juice or concentrated must being exported to a destination in the European Community or any foreign country where additional clearance documentation or certificates are required</p> <p>[reg. 51(2)(c) of the Liquor Products Act Regulations];</p>	R71,00 per Application	<p>(e) in die geval van 'n drankprodukt, druive sap of gekonsentreerde mos wat na 'n bestemming in die Europese Unie of enige ander land uitgevoer word, waar addisionele klarings dokumentasie of sertifikate vereis word</p> <p>[reg.51(2)(c) van die Wet op Drankprodukte Regulasies];</p>	R71,00 per aansoek

Purpose of Payment	Amount	Doel van Betaling	Bedrag
(f) In the case of inspections on export consignments [reg. 54]		(f) In die geval van inspeksies op uitvoer besendings [reg. 54]	
(i) During official working hours	(i) R290.00 for 30 minutes or portion thereof for inspection during office hours, including travelling, time spent by each inspector on the inspection	(i) Gedurende amptelike kantoor ure	(i)R290.00 vir 30 minute of gedeelte daarvan vir inspeksie gedurende kantoorure insluitende reistyd gespandeer per inspeksie deur die inspekteur
(ii) After official working hours: Weekdays from 16:00-20:00/06:00-07:30 and Saturdays from 06:00-20:00	(ii) R430.00 for 30 minutes or portion thereof for inspection after office hours as defined under tariff 7(f)(ii), including travelling time	(ii) Na amptelike kantoorure: Weeksdag van 16:00-20:00/06:00-07:30 en Saterdag van 06:00-20:00	(ii)R430.00 vir 30 minute of gedeelte daarvan vir inspeksie na ure soos gedefinieer onder tarief7(f)(ii) insluitende reistyd
(iii) After official working hours: Weekdays and Saturdays from 20:00-06:00, Sundays and public holidays	(iii) R550.00 for 30 minutes or portion thereof for inspection after hours as defined under tariff 7(f)(iii), including travelling time	(iii) Na amptelike kantoorure: Weeksdag en Saterdag van 20:00-06:00, Sondag en publieke vakansiedae	(iii) R550.00 vir 30 minute of gedeelte daarvan vir inspeksie na ure soos gedefinieer onder tarief7(f)(iii) insluitende reistyd
(g) In the case of re-prints requested on Wine Online	R71,00 per application	(g) In die geval herdruk aansoeke op Wine Online	R71,00 per aansoek

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>8. Application for an authorisation for the sale of a sacramental beverage or an alcoholic beverage obtained by the alcoholic fermentation of the juice of oranges with cane sugar or mead</p> <p>[reg. 8(1)]</p>	R1121,00 per application	<p>8. Aansoek om magtiging vir die verkoop van sakramentele drank, 'n alkoholiese drank verkry deur die alkoholiese gisting van die sap van lemoene tesame met rietsuiker of heuningdrank</p> <p>[reg. 8(1)]</p>	R1121,00 per aansoek
<p>9. Annual maintenance of an authorisation referred to in Item 8</p> <p>[reg. 8(2)]</p>	R830,00 per authorization	<p>9. Jaarlikse instandhouding van 'n magtiging in Item 8 bedoel.</p> <p>[reg. 8(2)]</p>	R830,00 per magtiging
<p>10. (a) Lodging or cancellation of an appeal against a decision or direction of the administering officer or the Wine and Spirit Board</p> <p>10. (b) Allowances payable to a member of an appeal board –</p> <p>(i) if the member is an attorney;</p>	<p>R8 628,00 per appeal/cancellation</p> <p>75 % of the fees, determined <i>mutatis mutandis</i> as for an attorney according to rule 18 of the Rules Regulating the Conduct of the Supreme Court of Appeal of South Africa published</p>	<p>10. (a) Indiening of kansellasië van 'n appél teen die beslissing of lasgewing deur die Beherende Amptenaar of die Wyn-en-Spiritusraad</p> <p>10. (b) Toelaes betaalbaar aan 'n lid van 'n appélraad –</p> <p>(i) as die lid 'n advokaat is;</p>	<p>R8 628,00 per appél/kansellasië</p> <p>75 % van die gelde word <i>mutatis mutandis</i> bepaal soos vir 'n advokaat volgens reël 18 van die Reëls wat die Gedrag reguleer van die Hoogste Hof van Appél van Suid-Afrika, gepubliseer by Goewermentsken nisingewing R1523 van 27 November</p>

<p>(ii) if the member is a junior advocate;</p> <p>(iii) if the member is a senior advocate;</p> <p>iv) if none of the above</p> <p>[reg. 9]</p>	<p>under Government Notice No. R. 1523 of 27 November 1998, as amended from time to time</p> <p>As for an attorney referred to in subparagraph (i) of column 1 plus an additional 25 % of such fees</p> <p>As for an attorney referred to in subparagraph (i) of column 1 plus an additional 50 % of such fees</p> <p>As for an attorney referred to in subparagraph (i) of column 1</p>	<p>(ii) as die lid 'n junior advokaat is;</p> <p>(iii) as die lid 'n senior advokaat is;</p> <p>(iv) as nie een van die bo genoemde nie</p> <p>[reg. 9]</p>	<p>1998, soos van tyd tot tyd gewysig</p> <p>Soos vir 'n advokaat bedoel in subparagraaf (i) of kolom 1 plus 'n addisionele 25 % van sodanige gelde</p> <p>Soos vir 'n advokaat bedoel in subparagraaf (i) van kolom 1 plus 'n addisionele 50 % van sodanige gelde</p> <p>Soos vir 'n advokaat bedoel in subparagraaf (i) van kolom 1</p>
<p>11. General Liquor Analysis :</p> <p>(all analysis fees will be charged separately to the administrative fees for applications as per tariff 7)</p>		<p>11. Algemene Drank Ontledings :</p> <p>(alle ontledingstariewe sal afsonderlik gehef word van administratiewe tariewe vir aansoeke soos onder tarief 7)</p>	

Purpose of Payment	Amount	Doel van Betaling	Bedrag
(a) Density of sample (pycnometric method)/Specific Gravity/Total Dry Extract/Total Alcoholic Strength/Apparent Alcoholic Strength/Potential Alcoholic Strength/Obscured Alcoholic Strength/Alcoholic Strength	R 73,00 per sample	(a) Digtheid van monster (pycnometriese metode)/Soortgelyke gewig/Totale Droë Ekstrak/Totale Alkoholiese Sterkte/Skynbare Alkoholiese Sterkte/Potensiële Alkoholiese Sterkte/Verbergde Alkoholiese Sterkte/Alkoholiese Sterkte	R73,00 per monster
(b) Alcoholic Strength by Volume (Wine and Spirit Board as client)	R19,00 per sample	(b) Alkoholsterkte per Volume (Wyn-en-Spiritusraad as kliënt)	R19,00 per monster
(c) Reducing Sugar	R66,00 per sample	(c) Reduserende Suiker	R66,00 per monster
(d) Volatile Acidity	R46,00 per sample	(d) Vlugtige Suur	R46,00 per monster
(e) Total Titratable Acidity/pH	R 39,00 per sample	(e) Totale Titreerbare Suur/pH	R 39,00 per monster
(f) Sulphur Dioxide Free (NIR Spectroscopy Method)	R31,00 per sample	(f) Vry Swaweldioksied (NIR spektroskopie metode)	R31,00 per monster
(g) Sulphur Dioxide Free (Aspiration Reference Method)	R66,00 per sample	(g) Vry Swaweldioksied (Aspirasie Verwysings metode)	R66,00 per monster
(h) Sulphur Dioxide Total (NIR spectroscopy Method)	R31,00 per sample	(h) Totale Swaweldioksied (NIR spektroskopie metode)	R31,00 per monster
(i) Sulphur Dioxide Total (Aspiration Reference Method)	R66,00 per sample	(i) Totale Swaweldioksied (Aspirasie Verwysings Metode)	R66,00 per monster
(j) Esters	R275,00 per sample	(j) Esters	R275,00 per monster

Purpose of Payment	Amount	Doel van Betaling	Bedrag
(k) Higher Alcohol	R229,00 per Sample	(k) Hoër Alkohol	R229,00 per monster
(l) Methanol	R229,00 per Sample	(l) Metanol	R229,00 per monster
(m) Sorbic Acid	R229,00 per sample	(m) Sorbiensuur	R229,00 per monster
(n) Ascorbic Acid	R419,00 per sample	(n) Askorbiensuur	R419,00 per monster
(o) Citric Acid	R402,00 per sample	(o) Sitroensuur	R402,00 per monster
(p) Bentonite Addition	R121,00 per sample	(p) Bentoniet Byvoeging	R121,00 per monster
(q) Protein Stability	R46,00 per sample	(q) Proteien Stabiliteit	R46,00 per monster
(r) Cold Stability (Tartrate Stability)	R46,00 per sampler	(r) Koud Stabiliteit (Tartraat Stabiliteit)	R46,00 per monster
(s) Malic Acid (HPLC)	R271,00 per sample	(s) Appelsuur (HPLC)	R271,00 per monster
(t) Zinc	R28,00 per sample	(t) Sink	R28,00 per monster
(u) Potassium	R28,00 per sample	(u) Kalium	R28,00 per monster
(v) Calcium	R28,00 per sample	(v) Kalsium	R28,00 per monster
(w) Lead	R51,00 per sample	(w) Lood	R51,00 per monster
(x) Copper	R51,00 per sample	(x) Koper	R51,00 per monster
(y) Cadmium	R51,00 per sample	(y) Kadmium	R51,00 per monster
(z) Iron	R51,00 per sample	(z) Yster	R51,00 per monster

(aa) Phosphate (HPLC)	R168,00 per sample	(aa) Fosfaat (HPLC)	R168,00 per monster
(ab) Colouring Agents	R472,00 per sample	(ab) Kleurmiddels	R472,00 per monster
(ac) Glycerol/Propylene Glycol/Diethylene Glycol	R472,00 per sample	(ac) Gliserol/Propileen Glikol/Dietileen Glikol	R472,00 per monster
(ad) Gas Pressure (1) At -4 degrees C (2) Standard method	R272,00 per sample R26,00 per sample	(ad) Gasdruk (1) By -4 grade C (2) Standaard metode	R272,00 per monster R26,00 per monster
(ae) Total Sugar	R66,00 per sample	(ae) Totale Suiker	R66,00 per monster
(af) Sucrose	R77,00 per sample	(af) Sukrose	R77,00 per monster
(ag) Butterfat	R294,00 per sample	(ag) Bottervet	R294,00 per monster
(ah) Natamycin	R808,00 per sample	(ah) Nataymycin	R808,00 per monster
(ai) Diverse GC analysis not specified above	R809,00 per sample	(ai) Diverse GC analise nie bo gespesifiseer	R809,00 per monster
(aj) Diverse HPLC analysis not specified above	R586,00 per sample	(aj) Diverse HPLC analise nie bo gespesifiseer	R586,00 per monster
(ak) Allergens	R450,00 per sample	(ak) Allergene	R450,00 per monster
(al) Ash	R275,00 per sample	(al) As	R275,00 per monster
(am) Arsenic	R51,00 per sample	(am) Arseen	R51,00 per monster
(an) Pesticides in wine (LCMS)	R586,00 per sample	(an) Pestisiedes in wyn (LCMS)	R586,00 per monster

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 4382

16 February 2024

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 Rule 5 (a) regarding the procedure of the Rules of the Commission in accordance with the Restitution of Land Rights Act, 1994 (Act NO.22 of 1994), as amended. These claims for restitution of land rights were submitted with the Commission on Restitution of Land Rights before the 31st of December 1998. The particulars regarding these claims are as follows:

Reference Number: **Various**
 Areas: **City of Tshwane Metropolitan Municipality and Sedibeng District Municipality.**

Number of Claimants: **Various**
 Date Submitted: **Various**

NO.	Reference No.	Name of the Claimant	Property Claimed	Municipality	Status
1	AI 443	Joleykha Saley (Zuleka Saleh) (aka Jacquesson)	Portions 1 & 2 Erf 484 Vereeniging IQ	Sedibeng District Municipality	Untraceable claimants
2	L 0095	Lesiba Jantjje Mooko	Holding 36 Ellison Agricultural Holdings	City of Tshwane Metropolitan Municipality	Untraceable claimants
3	QQ 018	A J Pailman	Erf 526 Newclare	City of Tshwane Metropolitan Municipality	Untraceable claimants
4	XX 079	Sylvia Moses	Erf 44 Pretoria	City of Tshwane Metropolitan Municipality	Untraceable claimants
5	Z 0098	Maki Johanna Masilela	Klipfontein	City of Tshwane Metropolitan Municipality	Untraceable claimants

The Regional Land Claims Commission investigated these claims in terms of provisions of the Act. We therefore requesting the person/s mentioned above to contact the Regional Land Claims Commission: Gauteng to the below contact details within 21 days from the publication of this notice:

The Regional Land Claims Commission: Gauteng Province
 9 Bailey Lane (Cnr Bailey and Johannes Ramokhoase Street,
 Arcadia, Pretoria, 0001

Tel: (012) 310-6500

CHECKED.....
 DATE.....

APPROVED.....
 DATE..... 24/01/2024
 Mr. LH Maphutha
 Regional Land Claim Commissioner

DEPARTMENT OF COMMUNICATIONS AND DIGITAL TECHNOLOGIES

NO. 4383

16 February 2024

FILMS AND PUBLICATIONS ACT, 1996 (ACT NO. 65 OF 1996), AS AMENDED**NOTICE IN TERMS OF SECTION 18(1) AND SECTION 24A OF THE FILMS AND PUBLICATIONS ACT, 1996 (ACT NO. 65 OF 1996), AS AMENDED**

I, Dr Mashilo Boloka, the Chief Executive Officer of the Film and Publication Board, hereby prescribe, in the Schedules hereto, the notice issued in terms of sections 18(1) and 24A of the Films and Publications Act, 1996 (Act No. 65 of 1996), as amended.

**DR MASHILO BOLOKA****CHIEF EXECUTIVE OFFICER****FILM AND PUBLICATION BOARD**

Date: 25-01-2025

NOTICE
SCHEDULE 1

1. Definitions. – In this Notice, any word or expression to which a meaning has been assigned in the Act, shall have 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 from time to time;

“day” means any number of days prescribed in these Regulations and shall be reckoned exclusively of the first and inclusively of the last day unless the last day falls on a Saturday, Sunday or official South African Public Holiday, in which case the last day shall be the next succeeding business day;

“distribute” in relation to a film, game or a publication, without derogating from the ordinary meaning of that word, includes –

- (i) to stream content through the internet, social media or other electronic mediums;
- (ii) to sell, hire out or offer or keep for sale or hire, including using the internet; and
- (iii) for purposes of sections 24A and 24B, to hand or exhibit a film, game or a publication to a person under the age of 18 years, and also the failure to take reasonable steps to prevent access thereof by such a person;

“distributor” means a person who conducts the business of distributing films, games or publications and includes a commercial online distributor;

“FPB” means the Film and Publication Board, established in terms of section 3 of the Act;

“prescribed fee” means the applicable fee prescribed by regulation by the Minister, in consultation with the Minister of Finance, from time to time, under section 31 (1)(a) of the Act;

“Regulations” means the regulations developed in accordance with section 31 of the Act;

SCHEDULE 2**REGISTRATION AS DISTRIBUTORS OR EXHIBITOR OF FILMS AND GAMES
IN THE REPUBLIC OF SOUTH AFRICA**

- 2. Obligations of distributors or exhibitors** - (1) Any person who distributes, or exhibits any film or game in the Republic without first being registered with the Board is required to comply with the provisions of section 18(1) of the Act within 30 (thirty) days from the date of this notice by taking the following corrective actions:
- (a) On payment of the prescribed fee, register with the Board as a distributor of films or games; and
 - (b) submit for examination and classification any film or game that has not been classified, exempted or approved in terms of this Act.
- 3. Compliance by distributors not required to submit film or game for classification** - Any person who is not required to comply with section 18(1)(b) of the Act, but provides child-oriented services, shall be required to moderate such services and take such reasonable steps as are necessary to ensure that such services are not being used by any person for the purpose of the commission of any offence against the public including children as prohibited by the Act.
- 4. Offence and liability for non-compliance.** – (1) any person who knowingly distributes or exhibits in public a film or game without first having been registered with the Board as a distributor or exhibitor of films or games shall be guilty of an offence and liable, upon conviction, to a fine not exceeding R150 000 or to imprisonment for a period not exceeding eight months or to both a fine and such imprisonment.

SCHEDULE 3

5. Registration as a distributor. - (1) With the exception of a member of the Press Council of South Africa or a member of the Advertising Regulatory Board, both of whom are exempt from such requirement, an application for registration as a distributor of films in terms of section 18 (1)(a) of the Act shall be made on the relevant Form provided by the FPB or submitted through an electronic system accessible on its website, accompanied by –

(a) proof of registration of the business of the distributor in terms of the applicable legislation;

(b) a document confirming that the applicant's tax affairs are in order;

(c) a declaration that the applicant warrants to the best of its knowledge and insofar as it is reasonably aware, that it complies with the laws and regulations applicable to it, with its legal obligations pertaining to its business in general and with its obligations as a distributor of films and undertakes to continue to take all reasonable and necessary steps to ensure that such compliance is maintained; and

(d) proof of payment of the prescribed fee.

6. Self-classification. – (1) The Board may, on application and upon payment of the prescribed fee, by a commercial online distributor approve and accredit such commercial online distributor to conduct classifications of films, games and publications.

7. Referral to the Enforcement Committee – (1) Any distributor or exhibitor who fails to comply with the provisions of section 18(1) of the Act shall be referred to the Enforcement Committee which has the power to issue a fine for non-compliance with any provision of the Act.

SCHEDULE 4

- 8. Details on registration as a distributor.** – (1) further details on registration as a distributor or exhibitor of films, games, and other publications can be obtained on the FPB website www.fpb.org.za / clientsupport@fpb.org.za / 012 003 1400.

DEPARTMENT OF COMMUNICATIONS AND DIGITAL TECHNOLOGIES

NO. 4384

16 February 2024

FILMS AND PUBLICATIONS ACT, 1996 (ACT NO. 65 OF 1996), AS AMENDED**FILMS AND PUBLICATIONS AMENDMENT TARIFF'S REGULATIONS, 2020**

I, Dr Mashilo Boloka, the Chief Executive Officer of the Film and Publication Board hereby publish the revised Films and Publication Board Amended Tariff's Regulations, 2020, as contained in the schedule hereto, to reflect the annual Consumer Price Index (CPI) increase which is published in the Government Gazette plus 1% (one percent) effective from 1 April 2023. The Amended Films and Publications Tariff's Regulations, 2020 were initially published in the Government Gazette no:43872 on 6 November 2020.

**DR MASHILO BOLOKA****CHIEF EXECUTIVE OFFICER****FILM AND PUBLICATION BOARD**

Date: 25-01-2024

FILMS AND PUBLICATIONS TARIFF'S REGULATIONS, 2020

1. Physical Content and Distributor Size

1.1. Physical Content Tariffs

Tariff number	Serial number	Description	Fees with size differentiation		
			Small client	Medium client	Large client
	1	REGISTRATION			
001	1.1	Distributor or exhibitor of films or interactive computer games, and mobile cellular and internet content (Online)	R1 559.68	R1 559.68	R1 559.68
002	1.1.1	Distributor or exhibitor of films or interactive computer games, and mobile cellular and internet content (Manual)	R2 086.81	R2 086.81	R2 086.81
003	1.2	Internet Service Provider	R779.84	R779.84	R779.84

004	1.3	Annual renewal of distribution certificate: Online	Registration	R105.94	R211.87	R317.81
005	1.3.1	Annual renewal of distribution certificate: Manual	Registration	R139.12	R278.24	R417.36
006	1.4	Issue of new certificate on change of details	Registration	R167.20	R333.12	R500.32
CLASSIFICATION						
Publication submitted in terms of section 16 (4) of the Films and Publications Act, 65 of 1996						
007	2.1.1	Periodical (annual fee)	Classification – Publication submitted in terms of Section 16 (4) of the Act	R10 482.53	R20 965.07	R31 447.60
008	2.1.2	Single Issue	Classification – Publication submitted in terms of Section 16 (4) of the Act	R1 181.89	R2 362.49	R3 544.38
009	2.2.1.1	New release of original English language film	Classification – Films – Public Entertainment format	R2 185.08	R4 368.89	R6 961.96

010	2.2.1.2	New release of original non-English language film (Subtitled) – 50% of the original language	Classification – Films – Public Entertainment format	R1 092.54	R2 183.81	R3 480.30
011	2.2.1.3	New release of an adult movie (First 3 (three) hours)	Classification – Films – Public Entertainment format	R2 185.08	R4 368.89	R6 961.96
012	2.2.1.4	New release of an adult movie (3 (three) to 4 (four) hours)	Classification – Films – Public Entertainment format	R2 834.74	R5 668.20	R9 032.25
013	2.2.1.5	New release of an adult movie (4 (four) to 6 (six) hours)	Classification – Films – Public Entertainment format	R3 484.39	R6 967.51	R11 102.53
014	2.2.1.6	Trailer of a film (fee rate per minute)	Classification – Films – Public Entertainment format	R21.70	R43.40	R69.15
015	2.2.1.7	Re-release of original English language film – 50% of the applicable tariffs	Classification – Films – Public Entertainment format	R1 092.54	R2 183.81	R3 480.30
016	2.2.1.8	Re-release of original non-English language films (subtitled) – 50% of the applicable tariffs	Classification – Films – Public Entertainment format	R590.94	R1 181.89	R1 883.19

Home entertainment format						
2.2.2						
017	2.2.2.1	New release of original English – language films (First hour)	Classification – Films – Home Entertainment format	R981.50	R1 855.94	R2 784.51
018	2.2.2.2	New release of original English – language films (2 (two) to 3 (three) hours)	Classification – Films – Home Entertainment format	R1 471.61	R2 784.51	R4 176.76
019	2.2.2.3	New release of original English – language films (3 (three) to 5 (five) hours)	Classification – Films – Home Entertainment format	R1 963.00	R3 713.08	R5 469.28
020	2.2.2.4	New release of original non-English language film (Subtitled)	Classification – Films – Home Entertainment format	R1 461.40	R2 921.53	R4 382.93
021	2.2.2.5	New release of original non-English language film (Not subtitled)	Classification – Films – Home Entertainment format	R1 461.40	R2 921.53	R4 382.93
022	2.2.2.6	New release of an adult movie (First 3 (three) hours)	Classification – Films – Home Entertainment format	R2 185.08	R4 368.89	R6 553.98

023	2.2.2.7	New release of an adult movie (3 (three) to 4 (four) hours)	Classification – Films – Home Entertainment format	R2 834.74	R5 668.20	R8 502.94
024	2.2.2.8	New release of an adult movie (4 (four) to 6 (six) hours)	Classification – Films – Home Entertainment format	R3 484.39	R6 967.51	R10 451.90
025	2.2.2.9	Re-release of original English language film	Classification – Films – Home Entertainment format	R491.39	R981.50	R1 472.89
026	2.2.2.10	Re-release of original non-English language film (subtitled)	Classification – Films – Home Entertainment format	R731.34	R1 461.40	R2 192.74
027	2.2.2.11	Re-release of original non-English language film (not subtitled)	Classification – Films – Home Entertainment format	R2 435.25	R4 869.22	R7 304.46
	2.2.3		Serials in any language or format			
028	2.2.3.1	Foreign productions (first 3 (three) hours)	Classification – Films – Serials in any language or format	R2 185.08	R4 368.89	R6 553.98
029	2.2.3.2	Foreign productions (per hour following first 3 (three) hours)	Classification – Films – Serials in any language or format	R389.28	R778.56	R1 167.85

030	2.2.3.4	South African productions (first 5 (five) hours)	Classification – Films – Serials in any language or format	R2 185.08	R4 368.89	R6 553.98
031	2.2.3.5	South African productions (per hour following first 5 (five) hours)	Classification – Films – Serials in any language or format	R389.28	R778.56	R1 167.85
Films produced in Africa						
032	2.2.4.1	Public entertainment format	Classification – Films – Films produced in Africa	R583.28	R1 165.29	R1 748.58
033	2.2.4.2	Home entertainment format	Classification – Films – Films produced in Africa	R529.68	R1 059.36	R1 589.04
INTERACTIVE COMPUTER GAMES						
034	2.3.1	New release in original format	Classification – Interactive computer games	R1 783.04	R3 566.08	R5 349.12
035	2.3.2	New release in different format	Classification – Interactive computer games	R1 783.04	R3 566.08	R5 349.12
036	2.3.3	Re-release in original format	Classification – Interactive computer games	R890.88	R1 781.76	R2 672.64

037	2.3.4	Re-release in different format	Classification – Interactive computer games	R890.88	R1 781.76	R2 672.64
038	2.3.5	Re-classification of games distributed with magazine	Classification – Interactive computer games	R892.16	R1 784.32	R2 676.47
039	2.3.6	Posters of films and interactive computer games	Classification – Interactive computer games	R29.36	R58.71	R88.07
EXEMPTIONS						
	2.4					
040	2.4.1	Exemption of Films for Film Festival	Classification – Exemptions	R1 456.30	R2 911.32	R4 367.62
041	2.4.2	Exemption of a film in home-entertainment format	Classification – Exemptions	R701.98	R1 403.97	R2 105.95
042	2.4.3	Exemption of a film in home-entertainment format (additional disc)	Classification – Exemptions	R177.41	R354.82	R532.23
043	2.4.4	Exemption of an interactive computer game	Classification – Exemptions	R874.29	R1 747.30	R2 621.59

044	2.4.5	Copy of a certificate of registration, classification or exemption or decision	Classification – Exemptions	R333.12	R333.12	R333.12	R333.12
045	2.4.6	List of all titles classified by the FPB (per year)	Classification – Exemptions	R1 456.30	R2 911.32	R4 367.62	R4 367.62
	2.5	APPEAL TO APPEAL TRIBUNAL					
046	2.5.1	Trailer of film	Classification – Appeal to Appeal Tribunal	R4 368.89	R8 737.78	R13 106.68	R13 106.68
047	2.5.2	Appeal of a film	Classification – Appeal to Appeal Tribunal	R4 368.89	R8 737.78	R13 106.68	R13 106.68
048	2.5.3	Appeal of an adult film	Classification – Appeal to Appeal Tribunal	R6 967.51	R13 933.74	R20 901.25	R20 901.25
049	2.5.4	Copy of report of Appeal Tribunal	Classification – Appeal to Appeal Tribunal	R52.33	R104.66	R156.99	R156.99
050	2.5.5	Appeal of a computer game	Classification – Appeal to Appeal Tribunal	R3 566.08	R7 132.16	R10 698.23	R10 698.23
051	2.5.6	Periodical publication	Classification – Appeal to Appeal Tribunal	R20 965.07	R41 930.13	R62 895.20	R62 895.20

052	2.5.7	Single issue publication	Classification – Appeal to Appeal Tribunal	R2 362.49	R4 724.99	R7 087.48
	2.6	EXPEDITED CLASSIFICATION				
053	2.6	Expedited classification @ 25% above standard classification fee				

1.2. Split of revenue by client size

Distributor size	Number of titles submitted previous year	Proportion of relevant fee income
Small	Less than 5 (five) titles	20%
Medium	5 (five) to 99 (ninety-nine) titles	50%
Large	100 (hundred) + titles	30%

2. Online Distribution

2.1. Online Distributor Annual License Fees (Films / Games)

Number of Titles	Films	Serials
------------------	-------	---------

0 to 499 titles	R330.97	R1 323.87
500 to 999 titles	R264.78	R3 687.48
1 000 + titles	R201.54	R847.27

The fees above are applied in a stepped fashion (i.e. If a distributor offers more than 1,000 titles, the "0 to 499 titles" fee is applied for the first 499 titles, the "500 to 999 titles" fee is applied for the next 500 titles, and the "1 000 + titles" fee is applied for the remaining titles).

The above online distributor annual license fees are capped at 2 297 823.79 million Rands.

3. Consumer Price Index Increase

The above tariffs are subject to an annual Consumer Price Index (CPI) increase which is published in the Government Gazette plus 1% (one percent) effective from 1 April of every year. The CPI indicates the annual headline consumer inflation rate published from time to time by Statistics South Africa (STATSSA) and broadly accepted as an economic inflation indicator. For the purposes of the Tariffs, the CPI will be calculated as the average CPI rates provided by STATSSA for the months 1 April from the preceding year to 31 March of the following year and will then constitute the CPI figure to be taken into account for any CPI-linked increments plus 1% (one percent) that must be implemented from 1 April of the applicable year.

DEPARTMENT OF CO-OPERATIVE GOVERNANCE

NO. 4385

16 February 2024

DISASTER MANAGEMENT ACT, 2002 (ACT NO. 57 OF 2002)

GUIDELINE ON INTEGRATION OF DISASTER RISK REDUCTION INTO
MUNICIPAL INTEGRATED DEVELOPMENT PLANS

I, Dr Elias Sithole, in my capacity as the Head of the National Disaster Management Centre hereby, in terms of section 12(1)(a) read with section 22(a) of the Disaster Management Act, 2002 (Act No. 57 of 2002), to the extent mentioned in the schedule hereto, give guidance in terms of the integration of disaster risk reduction into municipal Integrated Development Plans.

Elias Sithole

Dr Elias Sithole

Head: National Disaster Management Centre

Date: 13/09/2023

GUIDELINE

INTEGRATION OF DISASTER RISK REDUCTION INTO MUNICIPAL INTEGRATED DEVELOPMENT PLANS

SOUTH AFRICA

Prepared By:



Directorate: Disaster Risk Reduction and Planning

March 2023



VERSION CONTROL

Version	Version 1.0
Short description	Guideline to assist municipalities to integrate disaster risk reduction into Integrated Development Plans
Applicability	Municipalities
Authority	This guideline has been approved by the Head: National Disaster Management Centre in terms of Section 12(1)(a) of the Disaster Management Act, 2002
Responsible Officer	Senior Manager: Disaster Risk Reduction and Planning
Responsible Directorate	Disaster Risk Reduction, Planning and Strategies
Related legislation	<i>Disaster Management Act, 2002 (Act 57 of 2002)</i> <i>National Disaster Management Framework, 2005</i> <i>Local Government Municipal Systems Act 32 of 2000</i> <i>Local Government Municipal Finance Management Act 56 of 2003</i>
Key words	Guideline, Disaster Management, Disaster Risk Reduction, National Disaster Management Centre, Integrated Development Plan

Elias Sithole

Dr. Bongani Elias Sithole

Head: National Disaster Management Centre

Date: 31 March 2023



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ACRONYMS



Abbreviation	Explanation
ARSDR	Africa Regional Strategy for Disaster Risk Reduction
D:DRR&P	Directorate: Disaster Risk Reduction and Planning
IDP	Integrated Development Plan
DDM	District Development Model
DMA	Disaster Management Act, 2002 (Act 57 of 2002)
DRR	Disaster Risk Reduction
Head: NDMC	Head: National Disaster Management Centre
MDGs	Millennium Development Goals
NDMC	National Disaster Management Centre
NDMAF	National Disaster Management Advisory Forum
NEPAD	New Partnership for Africa's Development
RISDP	Regional Indicative Strategic Development Plan
SADC	The Southern African Development Community
SFDRR	Sendai Framework for Disaster Risk Reduction, 2015-2030
SDGs	Sustainable Development Goals

LIST OF TABLES

Table No.	Description
Table 1	Integration of disaster risk reduction into IDPs
Appendix A	DRR Integration – IDP Analysis Framework



1. Introduction

The Disaster Management Act 57 of 2002 (The Act) assigns various powers and duties to the National Disaster Management Centre (NDMC) which, among others, include not only advisory and consultative functions, but also in Section 22, which gives the power to provide guidance and advice to stakeholders regarding disaster management. Section 19 (e) also requires that NDMC develop guidelines for the integration of the concept and principles of disaster management, and particularly strategies on prevention and mitigation, with national, provincial and municipal development plans, programmes and initiatives as well as support and assist in the integration.

This guideline therefore provides guidance to municipalities in the integration of disaster risk reduction (DRR) into municipal Integrated Development Plans (IDPs). It aims to coordinate the work of local and other spheres of government in a coherent plan.

The Department of Cooperative Governance (DCOG) assess IDPs annually and findings have revealed that most municipalities in the country have fallen short to incorporate DRR into IDPs. The subsequent result is that essential DRR projects and programmes are left out when other municipal projects are funded. There is a need therefore to guide municipalities on how to ensure that DRR programmes and projects form part of IDP processes. The Act places a legal obligation for all municipal disaster management plans (DMP) to form an integral part of the municipality's IDP.

2. Purpose

This guideline is developed in terms of the Section 53(2)a of the The Act, NDMF and Section 26(g) of the Municipal Systems Act (32 of 2000) to give guidance and provide a uniform approach of integrating DRR into IDPs, municipal super plans that give an overall framework for development



3. Scope

This guideline provides concept guidance on incorporating sector specific DRR projects and programmes in the IDPs.

4. How to use the Guideline

The proposed integration guide provided, **Table 1** and **Appendix A**, are possible approaches that municipalities can utilise to integrate DRR throughout the phases of IDPs. This approach is also in line with the National Disaster Management Framework (2005) prescripts for DRR projects or programmes.

The guideline gives guidance in line with the IDP planning phases:

- Preparation
- Phase 1: Situation Analysis
- Phase 2: Strategy
- Phase 3: Municipal Projects implementation
- Phase 4: DRR-IDP Integration
- Phase 5: Approval of DRR projects

The Guideline is also in sync with the newly established national system, i.e., the District Development Model (DDM), approved by Cabinet as a method by which the three spheres of government and state entities work in harmony for more effective joint planning, budgeting and implementation over multi-year planning and electoral cycles. One Plans of the DDM are to be implemented through IDPs and this

This Guideline aims to achieve the following objectives:

- Development of a base instrument to guide and monitor the integration of DRR into the Municipal IDPs and obtain human capital, financial and political support.
- Provision of practical method to support municipal developmental planning and thus facilitate implementation of the Disaster Management Act, No. 57 of 2002,



the National Disaster Management Framework of 2005, Municipal Systems Act (32 of 2000) and the Sendai Framework for Disaster Risk Reduction 2015-2030.

5. Integration stages

Table 1 below is an essential guide stages that can be adopted to properly integrate DRR and resilience building measures within projects and programmes in the IDP adopted by municipal council. It is important to ensure that all development projects have incorporated DRR elements and resilient building measures to mitigate towards existing risks and avoid future risks.

Table 1: Integration of disaster risk reduction into IDPs

Executive Summary
a. Strategic placement of disaster management function must be reflected in the organisational structure of the municipality as well as brief outline of DM related plans over five (5) years.
Phase 0: Preparation
a. The Head of Centre for Disaster Management in the municipality must establish an informed multidisciplinary team (Municipal Disaster Management Advisory Forum) with capacity to plan for sector specific hazards and risks.
b. Roles and responsibilities clarified.
Phase 1: Situation Analysis - <i>Where are we?</i>
a. Establish processes and procedures to ensure that no development must take place in hazard-prone areas.
b. Disaster Management Centres in collaboration and consultation with sectors should assist with spatial mapping of hazards. Environmental Impact Assessment must articulate risk issues for new development.
c. Assessment of risks within the municipality should include hazard, vulnerability and capacity assessment as follows:



Hazard assessment

- Identify all the hazards that may affect the municipality (historical data, indigenous knowledge, scientific)
- Each department should assign designated person(s) to identify sector - specific hazards, rank the hazards and monitor implementation of DRR initiatives and ensure that such DRR activities are included in the performance agreements of the identified resources.
- Determine: historical information; probability frequency; potential magnitude; predictability; exposure impact.

Vulnerability assessment

- Identify and assess multiple vulnerabilities which will be affected by the hazard event:
 - physical (critical infrastructure, community centres),
 - social (networks, family, urbanisation and human settlements, historic and cultural resources),
 - economic (businesses, wealth, resources),
 - environmental (natural resources and nature conservation, biodiversity) and
 - political (decision-making)
- Development of Risk profile maps
 - Rank the hazard as per their severity and frequency

Capacity assessment

- Assess the capacity and existing coping mechanisms within the municipality to deal with identified hazards (resilience, livelihoods, critical facilities analysis) and lack thereof.

d. Document disaster risk assessment findings and agree on DRR priority elements/measures and programmes to be incorporated in the IDP.

Phase 2: Strategy - Where are we going? How do we get there?

- a. Formulation of long-term vision and mid-term objectives.
- b. Alignment of DRR strategic priorities with municipal objectives and targets.
- c. Capacity building.



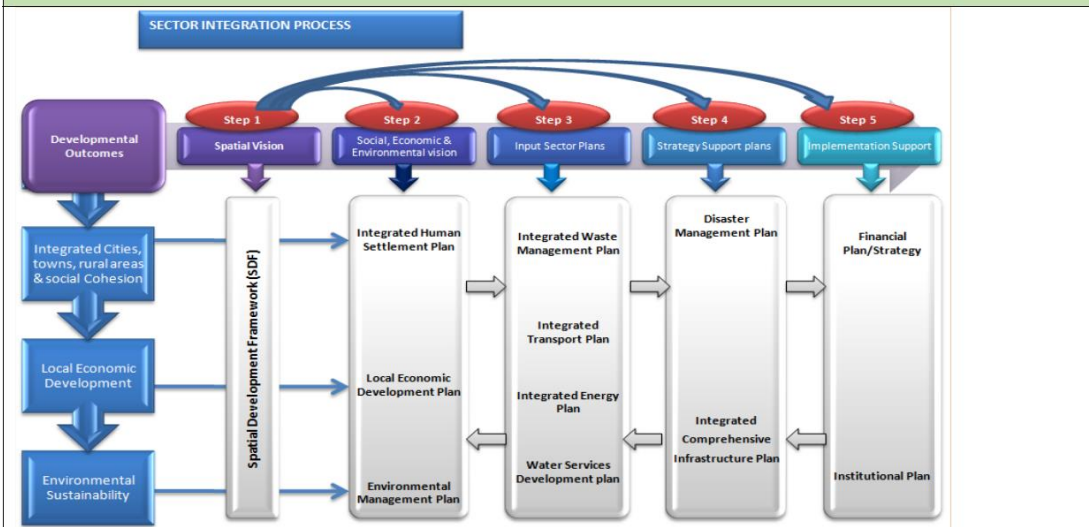
Phase 3: Municipal Projects implementation – *How do we realise the strategies?*

- a. Design of project proposals and setting of project objectives, targets and indicators (sector specific projects that address vulnerability); outline how projects will contribute to DRR.
- b. Preliminary budget allocations.
- c. All DRR projects and programmes are to be outlined and in line with the following key planning points of the National Disaster Management Framework:
 - Utilising disaster risk assessment findings for providing insights into the frequency, seasonality, severity and spatial extent of recurrent threats as well as detailed information on the social, environmental and economic vulnerability factors that increase losses.
 - Establishing an informed multidisciplinary team with capacity to address the disaster risk and identifying relevant sectors to address sector-specific risks.
 - Actively involving communities or groups at risk to allow for the inclusion of local knowledge and expertise.
 - Addressing multiple vulnerabilities through improving socio-economic conditions and building community cohesion; ensuring the continuity of protective environmental services; and increasing resilience and/or continuity of public services and infrastructure to better respond to expected external shocks.
 - Planning for changing risk conditions and uncertainty and ensuring that plans are not only robust enough to manage anticipated and expected threats but also sufficiently adaptive to minimise the impacts of unexpected events or processes.
 - Applying the safety principle to avoid unintentionally increasing disaster risk.
 - Avoiding unintended consequences that undermine risk-avoidance behaviour and ownership of disaster risk.
 - Establishing clear goals and targets for disaster risk reduction initiatives with monitoring and evaluation criteria and using assessment findings as lessons learnt for future projects and programmes.



Phase 4: DRR-IDP Integration – Outputs

What can be done to better prevent, prepare for, respond to and recover from disasters?



Step 1: Spatial Vision

- The municipality must indicate the short and long-term spatial vision including DRR taking into consideration integrated cities, towns, rural areas and social cohesion. Also considering Local Economic Development (LED) and Environmental Sustainability.

Step 2: Social, Economic, Environmental Vision

- Defining the Spatial vision sets the tone for Integrated Human Settlement, the LED and the Environmental Management Plans.

Step 3: Input Sector Plans

- As soon as the municipality is certain of where people are, what the viability of economic activity is and taking into consideration disaster mitigation measures and ensuring that projects are undertaken in an environmentally sustainable manner,



services may be rendered accordingly, in alignment with Integrated Human Settlement, the LED and the Environmental Management Plans.

Step 4: Strategy Support Plans

- The Disaster Management Plan should be aligned with other municipal sector plans and highlight the municipal risks and the required infrastructure to address the risks.

Step 5: Implementation Support

- The Municipality must indicate the capacity it has to perform the disaster management function both in terms of quality and quantity.
- The municipality should reflect different funding sources for financing the DRR programmes.
- Funding of Projects
 - Five-year program
 - Budget projections must be reflected with clear indication of funding sources.
 - More detailed financial and other resources must be reflected.
 - Annual Plan of projects must be detailed and consistent with the Service Delivery Budget Implementation Plan (SDBIP).

Phase 5: Approval of development projects with DRR measures

- a. Approval of development projects with DRR and resilience building measures (public comments, provincial and national government departments).
- b. Adoption of development projects with DRR measures by Municipal Council.

Implementation

- a. Key delivery challenges identified during the planning process are addressed by implementation of development projects with realistic and sound DRR and resilience building measures.

Monitoring and Evaluation of DM Integration



- a. Monitoring and evaluation of implementation of DRR and resilience building measures within developmental projects and programmes in line with municipal objectives.

6. Recommendation

The fact that municipalities in South Africa continue to suffer losses because of disasters demonstrates an urgent need to integrate efforts to reduce disaster risks in development planning initiatives. It is recommended that municipalities utilise this guideline taking into consideration IDP phases and sector integration processes which are key requirements that will assist municipalities in their efforts to integrate DRR measures within the projects and programmes in development planning initiatives.



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Appendix A: DRR Integration – IDP Analysis Framework

Evidential Criteria / KPIs	Yes/No	Level of Integration			Improvement Measures/ Strategic Intervention	Timeframe/Financial Year	Responsible Department
		Compliant	Partially Compliant	Non-Compliant			
<p>Preparation</p> <ul style="list-style-type: none"> • Has the municipality established disaster management institutional arrangements? 		Compliant	Partially Compliant	Non-Compliant			
<p>Phase 1: Situation Analysis</p> <p><i>Where are we?</i></p> <ul style="list-style-type: none"> • Risk Assessment: Hazard assessment (hazard identification - frequency; potential magnitude; predictability, impact). • Vulnerability Assessment 							



<p><i>Where are we going? How do we get there?</i></p>	<p>Management Plan?</p>					
<p>Phase 3: Municipal Projects implementation <i>How do we realise the strategies?</i></p>	<ul style="list-style-type: none"> • Are any disaster risk reduction considerations integrated in sectoral programmes and projects as contained in the IDP of the municipality and budgeted for? • Are there any disaster management education, public awareness and research programmes? • Is there budget allocated for disaster response and recovery? • Does the municipality have fire services? 					
<p>Phase 4: DRR-IDP Integration <i>What can be done to better prevent, prepare for, respond to and recover from disasters? Outputs</i></p>	<ul style="list-style-type: none"> • Are there sector specific interventions for all hazards in the municipality? E.g., Flood Prevention 					

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 4386

16 February 2024

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

NOTICE OF THE INTENTION TO ADOPT ENVIRONMENTAL MANAGEMENT INSTRUMENTS FOR THE PURPOSE OF EXCLUDING IN TERMS OF SECTION 24(2)(c) AND (e) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998), IDENTIFIED ACTIVITIES FROM THE REQUIREMENT TO OBTAIN ENVIRONMENTAL AUTHORISATION

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby give notice of the intention to adopt the *Kruger National Park Management Plan 2018 – 2028* and the Generic Environmental Management Programme for the Kruger National Park as environmental management instruments in terms of section 24(5)(bA) of the National Environmental Management Act, 1998, (Act No. 107 of 1998), read with the Regulations Laying Down the Procedure to be Followed for the adoption of Spatial Tools or Environmental Management Instruments, 2019.

Based on this adoption I hereby intend to exclude the South African National Parks, in terms of section 24(2)(c) and 24(2)(e) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), from the requirement to obtain and environmental authorisation, prior to commencement of activities identified in terms of section 24(2)(a) and (b) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), which have been identified in the Schedule, when undertaken in line with the zoning scheme in the Kruger National Park Management Plan 2018 – 2028.

The exclusion is subject to compliance with the Generic Environmental Management Programme for the Kruger National Park and the Code of Conduct for the Kruger National Park. All documents related to this exclusion are available on this link on the departmental webpage: https://www.dffe.gov.za/projectprogrammes/environmental_management_instruments. The Government Notice will also be available on https://www.dffe.gov.za/legislation/gazetted_notices.

An exclusion in terms of this Notice does not exclude the Kruger National Park from complying with any applicable and relevant legislation.

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

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

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

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

Any inquiries in connection with the Notice can be directed to Dr Dee Fischer by phone at 012 399 8843 or by e-mail at dfischer@dfef.gov.za.

Comments or input 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. Definitions

In this Schedule a word defined in the National Environmental Management Act, 1998 (Act No. 107 of 1998) or the Environmental Impact Assessment Regulations, 2014, as amended has the same meaning, and unless the context indicates otherwise —

“Annual Infrastructure Project Implementation Plan” means the yearly plan detailing the tasks, financial, and personnel resources to undertake specific tasks that will lead to the achievement of the objectives of the Kruger National Park as reflected in the approved Park Management Plan and accessible at https://www.dffe.gov.za/projectprogrammes/environmental_management_instruments;

“competent authority” means the organ of state that would have been designated by section 24C of the Act with considering an application for an environmental authorisation in respect of a listed or specified activity;

“environmental control officer” means the specific person who will ensure the implementation of tasks in line with the Generic Environmental Management Programme to ensure that the projects and activities achieve the overall environmental objectives;

“Generic Environmental Management Programme” means a document that, by means of a structured approach, outlines impact management outcomes and impact management actions that can be implemented to minimize environmental impacts and promote ecological sustainability;

“Kruger National Park” is a South African National Park, established in terms of the National Parks Act, 1976 (Act No. 57 of 1976), and is in terms of section 20(5) of the Protected Areas Act now regarded as having been established in terms of the Protected Areas Act, including any additional areas that are from time to time declared to be part of the Kruger National Park in terms of section 20(1)(a)(ii) of the Protected Areas Act;

“Park Environmental Compliance Officer” means an official appointed by SANParks and working in a similar role to the environmental control officer appointed by contractors on projects, who is responsible for assessing proposed developments and activities within the Kruger National Park, monitoring compliance with environmental legislation, auditing the requirements of the Generic Environmental Management Programme, as well as assessing developments and review of management plans;

“SANParks” means the South African National Parks, the state-owned entity, charged with the responsibility of the management of national parks in the country in terms of section 38(1)(Aa) of the Protected Areas Act;

“the Act” means the National Environmental Management Act, 1998 (Act No. 107 of 1998);

“the Environmental Impact Assessment Regulations, 2014” means the Environmental Impact Assessment Regulations, 2014, published under Government Notice No. R. 982 in Government Gazette No. 38282 of 4 December 2014, as amended from time to time;

“the Park Management Plan” means the Kruger National Park: Park Management Plan for the period 2018 – 2028, as approved by Mr D.A. Hanekom, MP, Acting Minister of Environmental Affairs, 22 November 2018, in terms of sections 39, 40 and 41 of the Protected Areas Act, and updated every 10 years;

“the Protected Areas Act” means the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003); and

“zoning scheme” means zones derived from the protected area zoning scheme used in nature reserves, which is legally required in terms of section 41(2)(g) of the Protected Areas Act.

2. Introduction

This exclusion applies to the Kruger National Park based on the Park Management Plan, as submitted by SANParks to, and approved by, the Minister in terms of the Protected Areas Act. The primary mandate as stated in the Park Management Plan is to protect and conserve biodiversity in the Kruger National Park in a manner which is consistent with the objectives of the Protected Areas Act and for the purpose it was declared.

The Park Management Plan provides the broad strategic and operational framework for the management of the park, thereby ensuring the protection of SANParks’s values and achievement of the goals and objectives of the park within the context of the broader regional landscape over a 10-year period. The plan provides information on the biophysical context, desired state, programmes at strategic and operational levels and costing.

The Park Management Plan has been prepared with input from stakeholders, local and district municipalities, other organs of state, traditional authorities and non-government organisations who were consulted through public meetings, focus groups meetings, as well as through written inputs.

3. Adoption of the Park Management Plan and Generic Environmental Management Programme as Environmental Management Instruments

The Park Management Plan has been reviewed and has been found to meet the requirements of sections 39, 40 and 41 of the Protected Areas Act and the national environmental management principles contained in section 2 of the Act. In addition, a Generic Environmental Management Programme for the avoidance, management and rehabilitation of environmental impacts, that would result from the activities of SANParks as the management authority of the Kruger National Park, has been prepared based on the requirements of section 24N of the Act and Appendix 4 of the Environmental Impact Assessment Regulations, 2014.

The Park Management Plan and Generic Environmental Management Programme are intended to be adopted as environmental management instruments in terms of section 24(5)(bA) of the Act, read with the Regulations Laying Down the Procedures to be Followed for the adoption of Spatial Tools or Environmental Management Instruments, for the purposes of excluding identified activities to be developed within the Kruger National Park from the requirement to obtain an environmental authorisation prior to commencement as contemplated in section 24(2)(c) and (e) of the Act.

4. Scope of the Exclusion

Activities identified in terms of sections 24(2)(a) and (b) of the Act, as contemplated in paragraph 4.1 are excluded from the requirement to obtain an environmental authorisation when undertaken within the Kruger National Park, subject to the limitation contained in subparagraph 2:

4.1 Activities

- 4.1.1 all activities listed in the Annual Infrastructure Project Implementation Plan;
- 4.1.2 all activities related to maintenance; and
- 4.1.3 all activities related to conservation projects or rehabilitation.

4.2 In the context of the activities referred to in subparagraph 1, the following activities do not form part of this exclusion:

- 4.2.1 all energy activities related projects for which an atmospheric emission licence is required under the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004); and
- 4.2.2 all waste management activities for which a waste management licence is required under the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008).

in which case an application for an environmental authorisation is required.

5. Conditions of Exclusion

5.1 The following conditions will be applicable to the proposed exclusion:

- 5.1.1 Ensure each proposed project is located in the appropriate zone in terms of the zoning scheme contained in the Park Management Plan for the Kruger National Park. A site plan must be provided for each project site where the exclusion will be applied.
- 5.1.2 A site sensitivity verification of each proposed development site must be undertaken, during the preparation of the site plan, by means of a walkthrough by the Kruger National Park Section Rangers, relevant Kruger National Park specialists qualified in the fields of ecology, biodiversity, heritage, animal or plant species, as relevant, based on the activity and sensitivity of the area, as well as representatives from the Conservation Management and Technical Services departments, as appropriate; and
- 5.1.3 Any areas identified through the site sensitivity verification as being unsuitable for development because of high environmental sensitivity must be cordoned off and any species of conservation concern or special value that must be protected from development, must be identified and either taken to the Kruger National Park nursery or relocated to other suitable areas in the park in consultation with the relevant experts in the park.

5.2 A list of the proposed projects that are the subject of this exclusion must be prepared and signed off annually by the Kruger National Park's Managing Executive or relevant designated official in a similar role in the Kruger National Park as part of the Annual Infrastructure Project Implementation Plan, commencing within 12 months of the implementation of this exclusion.

- 5.3 Kruger National Park must comply with the Generic Environmental Management Programme for Kruger National Park.
- 5.4 The requirements of the Generic Environmental Management Programme are binding for all projects that fall within the scope of the Government Notice and this Schedule.
- 5.5 Compliance with the requirements of Part B of the Generic Environmental Management Programme must be monitored by the Park Environmental Compliance Officer or Environmental Control Officer. The frequency of the compliance inspections will be at the discretion of the Park Environmental Compliance Officer or Environmental Control Officer, but this must be agreed upon upfront with any contractors during the induction phase for each project. The competent authority will also monitor compliance as required.
- 5.6 Kruger National Park must conduct an annual environmental audit, commencing within 12 months of the coming into effect of this exclusion, which determines the compliance with the conditions of this Schedule and the Generic Environmental Management Programme, which audit report is to be submitted to the compliance monitoring unit within the national department responsible for environmental affairs within 2 months of completion of such an audit.
- 5.7 Failure to comply with the conditions contained in this Schedule, the Park Management Plan or the Generic Environmental Management Programme constitutes an offence in terms of section 49A(1)(d) of the Act.

DEPARTMENT OF HEALTH

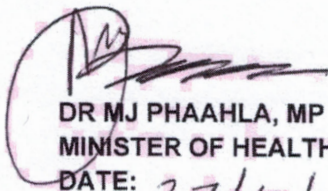
NO. 4387

16 February 2024

OCCUPATIONAL DISEASES IN MINES AND WORKS ACT, 1973 (ACT NO. 78 OF 1973): INCREASE OF PENSION BENEFITS

I, Dr MJ Phaahla, Minister of Health, hereby in terms of Section 105A of the Occupational Diseases in Mines and Works Act, 1973 (Act 78 of 1973), with the concurrence of the Minister of Finance, increase benefits which are payable from the State Account of the Compensation fund as follows:

1. Increase pension benefits by CPI of 5.3% per pensioner beneficiary per month with effect from 1 April 2023;
2. Increase the one-sum benefit payable to the widow of the deceased pensioner from R49 775 to R52 413 with effect from 1 April 2023.



DR MJ PHAAHLA, MP
MINISTER OF HEALTH

DATE: 27/10/2023

DEPARTEMENT VAN GESONDHEID

NO. 4387

16 Februarie 2024

WET OP BEDRYFSIEKTES IN MYNE EN BEDRYWE, 1973 (WET NO. 78 VAN 1973): VERHOOGING VAN PENSOEN VOORDELE

Ek, Dr MJ Phaahla, Waarnemende Minister van Gesondheid, ingevolge Artikel 105A van die Wet op Bedryfsiektes in Myne en Bedrywe, 1973 (Wet 78 van 1973), met die instemming van die Minister van Finansies, verhoog hiermee die pensioen voordele wat betaalbaar is uit die Staatsrekening van die Vergoedingsfonds as volg:

1. Die pensioen per bevoordeelde pensioenaris word vanaf 1 April 2023 verhoog met VPI van 5.3% per maand;
2. Die enkelbedrag voordeel betaalbaar aan die weduwee van die afgestorwe pensioenaris word verhoog vanaf 1 April 2023 van R49 775 na R52 413.



DR MJ PHAAHLA, LP
MINISTER VAN GESONDHEID

DATUM: 27/10/2023

DEPARTMENT OF HEALTH

NO. 4388

16 February 2024

FOODSTUFFS, COSMETICS AND DISINFECTANTS ACT, 1972 (ACT No. 54 OF 1972)**REGULATIONS GOVERNING THE MAXIMUM LIMITS FOR PESTICIDE RESIDUES THAT MAY BE PRESENT IN FOODSTUFFS: AMENDMENT**

The Minister of Health intends, in terms of Section 15 (1) of the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act 54 of 1972), to make the Regulations in the Schedule.


DR M.J. PHAAHLA, MP

MINISTER OF HEALTH

DATE: 11/12/2023

SCHEDULE

Definitions

1. In these regulations, any expression defined in the Act bears that meaning and, unless the context otherwise indicates: -
- “**Regulations**” means the Regulations Governing the Maximum Limits for Pesticide Residues that May be Present in Foodstuffs published under Government Notice No. R. 246 of 11 February 1994, as corrected by Government Notice No. R. 1148 of 26 August 1994 and amended by the Government Notices No. R. 494 of 8 June 2001, No. R. 525 of 3 May 2002, No. R. 247 of 24 March 2005, No. R. 1047 of 20 October 2006, No. R. 548 of 17 June 2010, No. R. 46 of 19 January 2012 and 10 February 2020; and
- “**the Act**” means the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act No. 54 of 1972).

Amendment of the Annex to the Regulations

2. The Regulations are hereby amended by the insertion of the following particulars in the Annex to the Regulations —

Chemical Substance	Foodstuff	MRL (mg/kg)
Abamectin	Barley	0.01
	Cucurbits group	0.01
	Grapes	0.01
	Onion bulb group	0.01
	Wheat	0.01
Acephate	Tree nuts	0.02
Acetamiprid	Brassica vegetables or cruciferae	1.0
	Berries group	2.0
	Cucurbits group	0.5
	Tree nuts	0.1
Acetochlor	Soybeans	0.02

Chemical Substance	Foodstuff	MRL (mg/kg)
Acrinathrin	Citrus group	0.2
Ametoctradin	Grapes	5.0
	Potatoes	0.01
Amisulbrom	Grapes	0.5
	Potatoes	0.01
Azoxystrobin	Asparagus	0.05
	Avocados	0.05
	Chrysanthemums	0.01
	Citrus group	10.0
	Clover	3.0
	Coriander	70.0
	Dandelion	0.01
	Fennel	10.0
	Granadillas (passion fruit)	4.0
	Lettuce (head/ leaf)	3.0
	Parsley	70.0
	Peppers	0.05
	Pomegranates	0.01
	Spinach	0.05
Wheat	0.3	
Benzovindiflupyr	Maize	1.0
	Wheat	1.0
Bifenthrin	Maize	0.05
	Tree nuts	0.05
Boscalid	Apples	2.0
	Cucurbits group	0.2
	Groundnuts	0.05
	Maize	0.2
	Soya beans	3.0
	Stone fruits	3.0
	Sweetcorn	0.2
Carfentrazone-ethyl	Barley	0.05
	Grapes	0.01

Chemical Substance	Foodstuff	MRL (mg/kg)
	Wheat	0.05
Chlorantraniliprole	Avocados	0.01
	Barley	0.02
	Canola	2.0
	Grapes (table)	1.0
	Groundnuts	0.01
	Lentils	0.01
	Litchis	0.01
	Maize	0.02
	Oats	0.02
	Soya beans	0.05
	Sunflower	2.0
	Wheat	0.02
	Chlorothalonil	Asparagus
Barley		0.3
Cassava		0.3
Chrysanthemums		0.01
Clover		0.3
Coriander		5.0
Dandelion		0.01
Fennel		0.01
Granadillas (passion fruit)		0.01
Lettuce (head/ leaf)		0.01
Parsley		5.0
Spinach		0.01
Sorghum grain		0.01
Sunflowers		0.01
Sweet potatoes		0.01
Tree nuts		0.01
Chlorotoluron	Wheat	0.1
Clethodim	Beans	0.01
	Cabbages	0.5
	Cucurbits group	0.01

Chemical Substance	Foodstuff	MRL (mg/kg)
	Soya beans	0.01
Clomazone	Soya beans	0.02
Clopyralid	Maize	0.1
Clothianidin	Barley	0.05
	Citrus group	0.01
	Grapes	0.01
	Macadamia nuts	0.01
	Maize	0.1
	Sunflower	0.02
	Wheat	0.05
Copper hydroxide	Onions	5.0
Copper oxychloride and other copper salts (elemental copper)	Stone fruits	20.0
Cyantraniliprole	Apples	0.5
	Citrus group	1.0
	Grapes	1.0
	Pears	0.5
	Potatoes	0.01
	Stone fruits	1.0
	Tomatoes	0.5
Cypermethrin	Lupins	0.5
Cyprodinil	Bay leaves	0.5
	Curry leaves	0.5
	Dill	0.5
	Elderberries	3.0
	Huckleberries	3.0
	Hyssop	0.5
	Lavender	0.5
	Lemongrass	0.5
	Marigolds	0.5
	Marjoram	0.5
	Sage	0.5
	Tarragon	0.5

Chemical Substance	Foodstuff	MRL (mg/kg)
	Thyme	0.5
	Wintergreen	0.5
Dichlorprop-p	Citrus group	0.3
Dichlorvos	Apples	0.1
	Citrus group	0.1
	Guavas	0.1
	Pears	0.1
	Persimmons	0.01
	Stone fruits	0.1
Diclosulam	Groundnuts	0.02
	Soya beans	0.02
Difenoconazole	Barley	0.05
	Peppers	0.8
	Tomatoes	2.0
	Wheat	0.1
Diflubenzuron	Maize	0.05
	Sweetcorn	0.05
Diflufenican	Stone fruits	0.1
	Wheat	0.05
Dimethyl didecyl ammonium chloride	Brassica vegetables or cruciferae	0.1
	Grapes	0.1
	Onion bulb group	0.1
	Pepper group	5.0
	Pomegranates	0.1
	Potatoes	0.1
	Stone fruits	0.1
	Strawberries	0.5
	Sweet potatoes	0.1
Tomatoes	3.0	
Emamectin benzoate	Barley	0.01
	Citrus group	0.01
	Grapes	0.05

Chemical Substance	Foodstuff	MRL (mg/kg)
	Groundnuts	0.01
	Leguminous beans group	0.02
	Pomegranates	0.01
	Potatoes	0.01
	Sorghum	0.01
	Soya beans	0.01
	Stone fruits	0.03
	Sugar cane	0.01
	Sunflower	0.01
	Wheat	0.01
Epoxiconazole	Barley	0.01
	Coffee	0.05
	Maize	0.01
	Sugarcane	0.05
Esfenvalerate	Macadamia nuts	0.05
	Sugar cane	0.02
Ethoprophos	Onions	0.02
Fenazaquin	Stone fruits	0.5
Fenhexamid	Strawberries	5.0
Fenpyroximate	Grapes	0.1
	Pepper group	0.3
	Stone fruits	0.3
Fipronil	Grapes	0.01
Florasulam	Barley	0.01
Flubendiamide	Cabbage	0.05
	Maize	0.01
	Potatoes	0.05
	Tomatoes	0.1
Fludioxonil	Barley	0.05
	Bay leaves	0.5
	Curry leaves	0.5
	Dill	0.5
	Elderberries	3.0

Chemical Substance	Foodstuff	MRL (mg/kg)
	Huckleberries	3.0
	Hyssop	0.5
	Lavender	0.5
	Lemongrass	0.5
	Marigolds	0.5
	Marjoram	0.5
	Pepper group	1.0
	Potatoes	5.0
	Sage	0.5
	Tarragon	0.5
	Thyme	0.5
	Wheat	0.05
	Wintergreen	0.5
Fluensulfone (Sum of fluensulfone and 3,4,4-trifluorobut-3-ene-1-sulfonic acid (BSA), expressed as fluensulfone equivalents)	Cucurbits group	0.2
	Potatoes	1.0
	Tomatoes	0.08
Flumetsulam	Groundnuts	0.02
	Soybeans	0.02
Fluopyram	Citrus group	0.01
	Maize	0.02
	Potatoes	0.5
	Sweetcorn / Green mealies	0.1
	Soybeans	0.2
	Tomatoes	0.5
Fluoxastrobin	Citrus group	0.3
	Maize	0.2
	Potatoes	0.1
	Sugar cane	0.05
Flupyradifurone	Barley	0.3
	Stone fruits	0.05
	Tomatoes	0.3

Chemical Substance	Foodstuff	MRL (mg/kg)
	Wheat	0.2
Flutriafol	Maize	0.2
Fluxapyroxad	Barley	2.0
	Maize	0.01
	Wheat	0.3
Folpet	Potatoes	0.01
Fosetyl-Al (phosphorous acid)	Apples	75.0
	Avocados	75.0
Glufosinate ammonium	Grapes	0.05
Glyphosate	Citrus group	0.5
	Grapes	0.01
	Stone fruits	0.1
Halauxifen-methyl	Wheat	0.01
Hexaconazole	Wheat	0.02
Hexazinone	Sugarcane	0.01
Imazalil	Mangoes	0.5
Imidacloprid	Bananas	0.05
	Potatoes	0.5
Indaziflam N-[(1R,2S)-2,3-dihydro-2,6-dimethyl-1H-inden-1-yl]-6-(1-fluoroethyl)-1,3,5-triazine-2,4-diamine, including the metabolite 6-[(1R)-1-fluoroethyl]-1,3,5-triazine-2,4-diamine	Apples	0.01
	Citrus group	0.01
	Grapes	0.01
	Macadamia nuts	0.01
	Pears	0.01
	Pecan nuts	0.01
	Stone fruits	0.01
Indoxacarb	Barley	0.5
	Canola	0.05
	Oats	0.5
	Wheat	0.5
loxynil	Barley	0.05
	Wheat	0.05
Ipconazole	Maize	0.01
Iprodione	Potatoes	0.05

Chemical Substance	Foodstuff	MRL (mg/kg)
Lambda-cyhalothrin	Grapes	0.2
	Soya beans	0.05
	Sunflower	0.2
Lufenuron	Barley	0.02
	Groundnuts	0.02
	Leguminous beans group	0.02
	Maize	0.05
	Sorghum	0.02
	Soya beans	0.02
	Sunflower	0.02
	Sweetcorn	0.05
	Wheat	0.02
Mandipropamid	Onions	0.1
Metalaxyl	Maize	0.05
	Soya beans	0.05
Metalaxyl-M (Mefenoxam)	Barley	0.05
	Clover	2.0
	Wheat	0.05
Methoxyfenozide	Avocados	0.3
	Brassica vegetables or cruciferae	1.0
	Citrus group	0.5
	Cucurbits group	0.5
	Lettuce	1.0
	Litchis	1.0
	Maize	1.0
	Peas	0.5
	Pepper group	0.05
	Pomegranates	0.6
	Sorghum	0.05
	Spinach	1.0
	Stone fruits	2.0
Sweetcorn	1.0	

Chemical Substance	Foodstuff	MRL (mg/kg)
	Tree nuts	3.0
Metobromuron	Potatoes	0.01
Myclobutanil	Stone fruits	3.0
Novaluron	Brassica vegetables or cruciferae	1.0
	Canola	0.01
	Cucurbits group	0.2
	Maize	0.5
	Sweetcorn	0.5
	Tree nuts	0.01
	Wheat	0.01
Oxamyl	Maize	0.5
Oxyfluorfen	Onions	0.05
Penflufen	Maize	0.01
	Potatoes	0.01
	Soya beans	0.01
Phosphorous acid	Avocados	75.0
	Mangoes	75.0
Picoxystrobin	Maize	0.01
Propiconazole	Tree nuts	0.05
Propineb	Apples	3.0
Prothioconazole	Potatoes	0.01
Pydiflumetofen	Apples	0.2
	Barley	2.0
	Cucurbits group	0.2
	Grapes	2.0
	Maize	1.0
	Pepper group	0.5
	Potatoes	0.01
	Tomatoes	0.5
	Wheat	1.0
Pymetrozine	Asparagus	0.02
	Aubergines (eggplant)	0.5

Chemical Substance	Foodstuff	MRL (mg/kg)
	Brassica vegetables or cruciferae	0.05
	Carrots	0.02
	Celery	0.02
	Citrus group	0.3
	Cucurbits group	0.5
	Leafy vegetables except celery and rhubarb	2.0
	Lettuce (head ad leaf)	2.0
	Pepper group	1.0
	Potatoes	0.02
	Rhubarb	0.02
	Root and tuber vegetables	0.02
	Spinach	0.4
	Strawberries	0.5
	Tomatoes	0.5
Pyraclostrobin	Sugarcane	0.05
	Sweetcorn	0.03
	Tomatoes	0.3
Pyridate	Cabbage	0.03
	Maize	0.15
	Onions	0.03
Pyrimethanil	Cherries	4.0
	Pepper group	2.0
	Pomegranates	0.01
	Stone fruits (except cherries)	5.0
	Strawberries	5.0
	Tomatoes	1.0
Pyriproxyfen	Grapes	0.05
Pyroxasulfone	Maize	0.01
Spinetoram	Avocados	0.05
	Cabbage	0.01
	Hops	0.05

Chemical Substance	Foodstuff	MRL (mg/kg)
	Maize	0.01
	Sorghum	0.05
	Sweetcorn	0.01
	Tomatoes	0.02
Spinosad	Canola	0.02
	Cherries	0.3
	Strawberries	0.3
Spirotetramat	Maize	0.1
	Stone fruits	3.0
	Tomatoes	1.0
Sulfosulfuron	Wheat	0.02
Sulfoxaflor	Brassica vegetables or cruciferae	0.5
	Citrus group	0.3
	Cotton	0.5
	Cucurbits group	0.5
	Lettuce	0.05
	Pepper group	1.0
	Potatoes	0.05
	Stone fruits	0.04
	Strawberries	0.5
	Tree nuts	0.02
Sulfuryl Fluoride	Almond	0.5
	Barley	2.0
	Butternut	2.0
	Cashew	0.2
	Cotton seed	2.0
	Date (dried)	2.0
	Fig (dried)	2.0
	Herbs and spices	0.5
	Macadamia nuts	0.2
	Millet	2.0
	Oats	2.0

I Chemical Substance	I Foodstuff	I MRL (mg/kg)
	Other dried fruit (stone fruits)	2.0
	Peanuts	0.2
	Raisins	2.0
	Rice	0.05
	Sorghum	2.0
	Leguminous beans group	0.5
	Wheat	2.0
Tau-fluvalinate	Macadamia nuts	0.01
Tebuconazole	Berries group	1.5
	Pomegranates	0.02
	Sugar cane	0.02
Tembotrione	Sugar cane	0.02
Thiacloprid	Berries group	1.0
	Citrus group	0.05
	Nectarines	0.1
Thiamethoxam	Cabbage	0.02
	Canola	0.05
	Maize	0.05
	Wheat	0.01
Tribenuron-methyl	Barley	0.05
	Wheat	0.05
Trifloxystrobin	Groundnuts	0.02
Trinexapac-ethyl	Barley	3.0
	Sugar cane	0.1
Valifenalate	Grapes	1.2
	Potatoes	0.01
	Tomatoes	0.1

3. The Regulations are hereby amended by the deletion of the following particulars in the Annex to the Regulations —

Chemical Substance	Foodstuff	MRL (mg/kg)	Reason
Acetamiprid	Apples, pears	0.05	Amended to 0.5mg/kg by amendment No. R. 46 of 2012
Azoxystrobin	Citrus	0.05	MRL revised
	Wheat	0.2	MRL revised
Cartap	Cabbage	150.0	Temporary ADI withdrawn by Codex Committee on Pesticide Residues (CCPR)
	Tomatoes	10.0	
Cartap hydrochloride	Beans	1.5	Temporary ADI withdrawn by Codex Committee on Pesticide Residues (CCPR)
	Onions	5.0	
	Peas	2.0	
Chlorpyrifos	Apples	0.05	Human health concerns
	Apricots	0.05	
	Bananas	1.0	
	Barley	0.05	
	Broccoli	0.1	
	Brussels sprouts	0.1	
	Cabbage	0.1	
	Canola	0.3	
	Carrots	0.05	
	Cauliflower	0.1	
	Citrus	0.3	
	Cruciferae	0.1	
	Grapes	0.5	
	Grapes (wine)	0.5	
	Lettuce	0.05	
	Macadamia nuts	0.01	
	Mangoes	0.01	
	Mealies (green)	0.05	
Peaches	0.05		
Pears	0.05		

Chemical Substance	Foodstuff	MRL (mg/kg)	Reason
	Persimmons	0.1	
	Plums	0.05	
	Potatoes	0.05	
	Tomatoes	0.5	
	Wheat	0.05	
Clothianidin	Oranges	0.01	Grouped as citrus group
Copper oxychloride and other copper salts	Apricots	20.0	Grouped as stone fruits
	Cherries	20.0	
	Peaches	20.0	
	Plums	20.0	
Dichlorvos	Cherries	0.1	Grouped as stone fruits
Dieldrin (HEOD)	Cereal grains	0.02	Banned in 1983 Government Notice No. R. 384 of 25 February 1983
	Milk	0.006	
Difenoconazole	Pepper group	0.5	MRL revised
	Tomatoes	0.5	MRL revised
Fluxapyroxad	Barley	0.01	MRL revised
	Wheat	0.01	MRL revised
Fosetyl-Al (phosphorous acid)	Avocados	50.0	MRL revised
Gamma-BHC (gamma-HCH)	Apples	1.0	Banned in 2009 Government Notice No. R. 592, of 29 May 2009
	Apricots	1.0	
	Beans	1.0	
	Cruciferae	1.0	
	Peaches	1.0	
	Pears	1.0	
	Peas	1.0	
	Plums	1.0	
	Cotton seed	0.1	
	Milk	0.01	

Chemical Substance	Foodstuff	MRL (mg/kg)	Reason
	Onions	0.2	
	Potatoes	0.2	
	Sweet potatoes	0.2	
Lambda-cyhalothrin	Grapes (table)	0.2	MRL to include both table and wine grapes
Parathion	Quinces	0.5	Use is not supported, as per the label
	Beans	0.05	
	Cotton seed	0.05	Withdrawn for use on deciduous fruit and vineyards in 1992
	Groundnuts	0.05	
	Coffee	0.2	Withdrawn for use on beans, coffee, cotton, groundnuts, mangoes, ornamentals, as well as for the control of short-horned grasshopper on various crops in June 1993
	Mangoes	0.1	
Phosphorous acid	Mangoes	50.0	MRL revised
Propham	Potatoes	50.0	Banned in 2016. Government Notice No. 862, of 29 July 2016
Propiconazole	Pecan nuts	0.05	Grouped as tree nuts
Pymetrozine	Cabbage	0.02	Grouped as Brassica vegetables or cruciferae
Pyraclostrobin	Tomatoes	0.01	MRL revised
Pyrimethanil	Nectarines, peaches, plums	5.0	Grouped as stone fruits

Chemical Substance	Foodstuff	MRL (mg/kg)	Reason
Spinosad [the sum of spinosad (spinosyns A and D) and its metabolites spinosyn K, spinosyn B and N-demethyl spinosyn]	Grapes (table)	0.01	Amended to 0.1mg/kg by amendment No. R. 548 of 2010
Vinclozolin (sum of vinclozolin and all metabolites containing 3,5dichloroaniline, expressed as vinclozolin)	Grapes	3.0	Withdrawn in 1995
	Strawberries	1.0	Voluntarily withdrawn

Short title

4. These Regulations are called Regulations Governing the Maximum Limits for Pesticide Residues that May Be Present in Foodstuffs: Amendment, 2023.

DEPARTMENT OF HEALTH

NO. 4389

16 February 2024

ALLIED HEALTH PROFESSIONS ACT 63 OF 1982

REGULATIONS RELATING TO THE PROFESSION OF HOMEOPATHY

The Minister of Health intends, in terms of section 38(1)(i) and (l) of the Allied Health Professions Act, 1982 (Act No. 63 of 1982), after consultation with the Allied Health Professions Council, to make the regulations as set out in the Schedule.

Interested persons are invited to submit substantiated comments or representations in writing on the proposed amendments to the regulations, to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities Governance, Ms M Mushwana, mihloti.mushwana@health.gov.za) and Mr. Godfrey Tsebe, Godfrey.tsebe@health.gov.za within three months of the date of publication of this Notice.



DR M.J. PHAAHLA, MP

MINISTER OF HEALTH

DATE: 14/12/2023

SCHEDULE

Definitions

1. In these regulations any expression defined in the Act bears that meaning and, unless the context otherwise indicates –

“allersodes” means homeopathic medicines or substances which include medicines or substances derived from antigens, toxins, ferments, precipitinogens, agglutinogens, opsonogens, lysogens, venins, agglutinins, complements, opsonins, amboceptors, precipitins and original proteins;

“compound” means the combining or mixing of substances or medicines to create a medicine used in the profession of homeopathy;

“dispense” means the issuing, interpretation and evaluation of a prescription, or the selection, manipulation, preparation, recording or compounding of a homeopathic medicine or substance used in homeopathy, the labelling and supplying of such medicine or substance in an appropriate container and the provision of information and instructions to ensure its safe and effective use by a patient;

“formulate” for the purpose of making a homeopathic medicine, whether used alone or in combination, means to calculate or determine medicines or substances and the quantities, dosage and strengths of such medicines or substances, including the process of preparing or combining such medicines or substances;

“homeopathic substance” means any substance or mixture of substances, preparation, compound, product or device which –

- (a) is compounded, formulated, manufactured, prepared, manipulated, altered or adjusted in accordance with homeopathic principles, techniques or philosophy;
or
- (b) is modelled on homeopathic principles or philosophy or is termed a homeopathic medicine, remedy or substance;
- (c) is obtained by method of successive dilution, succussion and/or trituration whether achieved manually, mechanically, or electronically including radionically, or by whatever means or whatever scale of dilution;
- (d) consists mainly of, or contains a substance which, is generally regarded or accepted as being a homeopathic medicine, remedy or substance and includes

but is not limited to starting substances, nosodes, allersodes, isodes and sarcodes;

“Homeopathy” means the system of medicine developed by Samuel Hahnemann, that involves the diagnosis and treatment of physical or mental defects, diseases, illness, deficiencies or abnormalities by assisting the body’s self-healing and self-regulatory processes using homeopathic substances prepared in accordance with the philosophy, theory, principles and techniques recorded in the Organon of Medicine, or other council-accepted homeopathic *materia medica*, *vade mecums*, homeopathic pharmacopoeia or equivalent homeopathic standards;

“isode” means a homeopathic substance derived from a botanical, biological, chemical or synthetic substance or scheduled substance or any medicine, including an excipient or binder, which has been ingested or otherwise absorbed by the body and is believed to have produced a disease or disorder which interferes with homeostasis;

“materia medica” means any council-accepted publication in which the botanical or chemical properties or the physical character of substances, the natural history of the effect of substances on the body in health and disease, the collective symptoms obtained from experimental study of substances or the therapeutics relating to the application of substances in disease are described and which may include homeopathic substances;

“medicine” bears the meaning ascribed to it in section 1 of the Medicines and Related Substances Act No 101 of 1965;

“Medicines and Related Substances Act” means the Medicines and Related Substances Act, 1965 (Act No 101 of 1965) and includes the regulations made thereunder;

“nosode” means a homeopathic substance derived from organs or tissues in a pathological state or from disease-causing agents such as bacteria, fungi, parasitic ova, parasites, virus particles, yeast or disease products or excretions;

“Organon of Medicine” refers to any of the six editions of the Organon of Medicine written by the founder of homeopathy, Samuel Hahnemann in which the principles, philosophy and practice of homeopathy are described;

“prepare” means any act pertaining to the making or changing or adaptation or manipulation of a homeopathic medicine or various medicines, substances or

ingredients and the preparation of substances or medicines for the purposes of compounding, formulating or dispensing;

“scheduled substance” bears the meaning ascribed to it in section 1 of the Medicines and Related Substances Act No 101 of 1965;

“sarcodes” means homeopathic substances which are derived from organs or tissues of healthy animals;

“starting substance” is a basic or original substance from which a homeopathic substance is prepared or manufactured using homeopathic principles and techniques;

“the Regulations of 2001” means the Regulations made under section 38 of the Allied Health Professions Act, 1982 (Act No. 63 of 1982), as published under Government Notice No. R. 127 of 12 February 2001 as corrected by Government Notice No. R266 of 26 March 2001;

“the Regulations of 1982” means the Regulations made under section 38 of the Allied Health Professions Act, 1982 (Act No. 63 of 1982), as published under Government Notice No. R. 2610 of 03 December 1982 and amended by: Government Notice No. R. 870 of 29 April 1983, Government Notice No. R. 1196 of 10 June 1983, Government Notice No. R. 1745 of 12 August 1983, Government Notice No. R. 2322 of 26 October 1984, Government Notice No. R. 2712 of 14 December 1984, Government Notice No. R. 1083 of 17 May 1985, Government Notice No. R. 2394 of 21 November 1986, Government Notice No. R. 1622 of 31 July 1987, Government Notice No. R. 2366 of 23 October 1987, Government Notice No. R. 629 of 31 March 1988, Government Notice No. R. 2439 of 2 December 1988, Government Notice No. R. 2855 of 7 December 1990, Government Notice No. R. 3089 of 20 December 1991, Government Notice No. R. 2900 of 16 October 1992, Government Notice No. R. 203 of 4 February 1994, Government Notice No. R. 1700 of 25 October 1996; and as repealed (Chapters 1,2,3,4,5,6,7,9,10,12 and 15) by Government Notice No. R. 127 of 12 February 2001; and

“the Act” means the Allied Health Professions Act, 1982 (Act No.63 of 1982).

Acts specifically pertaining to the profession of a homeopath

2. The following are acts specifically pertaining to the profession of a homeopath-
- (a) The physical and psychological examination of any person for the purpose of diagnosing any defect, illness, disease or deficiency in such person;
 - (b) The use or request of any medical diagnostic investigations which may include the withdrawal of intravenous blood;
 - (c) The treatment or prevention of any defect, illness, disease or deficiency in any person by means of:
 - (i) any medicine or substance in accordance with and based on homeopathic principles or procedures;
 - (ii) any other medicine, substance or device permitted to any homeopath in terms of any applicable legislation;
 - (iii) health promotion and preventative interventions, including but not limited to dietary and lifestyle advice or interventions;
 - (d) Advising any person on his or her physical or mental health status; and
 - (e) Any other act or procedure specifically pertaining to the profession of Homeopathy based on the education and training of a homeopath, as approved by the council from time to time at the recommendation of the professional board and supported by the Organon of Medicine.

Prescription and possession of substances

3. (1) Subject to the provisions of the Medicines and Related Substances Act, a practitioner registered as a homeopath may, for the purposes of his or her practice-
- (a) Possess or have under his or her control –
 - (i) any homeopathic substance;
 - (ii) substances that are not scheduled or are scheduled under the Medicines Act and Related Substances Act, or substances listed in Annexure 1;

- (iii) starting substances and those scheduled substances, including any derivatives, such as salts or esters, used in the preparation, formulation, compounding and dispensing of homeopathic substances that are recorded in any council-accepted homeopathic *materia medica*, homeopathic pharmacopeia or in any other equivalent homeopathic or non-homeopathic standard, in quantities and concentrations not more than what is considered reasonably necessary for homeopathic purposes;
 - (iv) allersodes, isodes, nosodes and sarcodes;
 - (v) substances referred to in sub-paragraphs (i), (ii), (iii), (iv), and water in an injectable form.
- (2) Subject to the provisions of the Medicines and Related Substances Act, a practitioner registered as a homeopath may, for the purposes of his or her practice prescribe for, administer to, or dispense to, a patient -
- (a) any homeopathic substance, or preparation or mixture of substances, or medicines or substances containing homeopathic substances, in any homeopathic dose or potency;
 - (b) starting substances and preparations and mixtures of homeopathic substances whether they include scheduled substances or substances not scheduled under the Medicines and Related Substances Act;
 - (c) medicines, substances, preparations and mixtures of substances that are scheduled or unscheduled substances including -
 - i. vitamins;
 - ii. minerals;
 - iii. animal extracts, products and derivatives;
 - iv. fats, oils and fatty acids;
 - v. carotenoids;
 - vi. polyphenols and bioflavonoids;
 - vii. amino-saccharides;
 - viii. saccharides (including prebiotics);
 - ix. probiotics;
 - x. gemmotherapy
 - xi. flower essences

- xii. health supplements; and
 - xiii. any other scheduled substance or medicine that may be prescribed for the purpose identified in the Schedule, including any substance listed in Annexure 1;
 - xiv any registered complementary medicine combination product that contains a homeopathic substance; and
 - xv substances referred to in sub-paragraphs (i), (ii), (iii), (iv), water, and saline, in an injectable form, where applicable.
- (3) Subject to the provisions of the Medicines and Related Substances Act, a practitioner registered as a homeopath may, for the purposes of his or her practice formulate, prepare, manipulate or compound and dispense-
- (a) any substance, preparations and mixtures of substances that are recorded in any council-accepted homeopathic *materia medica* or any homeopathic pharmacopoeia, or any unscheduled substance for the purpose of making a homeopathic medicine;
 - (b) substances referred to in paragraph (a) in homeopathic form;
 - (c) substances referred to in paragraph (b) in homeopathic form; and
 - (d) any homeopathic substance, or a preparation or mixture of substances or medicines or substances containing a homeopathic substance, in any homeopathic dose or strength.

Repeal of laws

4. Regulation 28 of the Regulations made under section 38 of the Act as published under Government Notice No R127 of 12 February 2001 as corrected by Government Notice No R266 of 26 March 2001, and Regulation 47 of Regulations made under section 38 of the Act as published under Government Notice No R2610 of 03 December 1982 and amended by Government Notice No R870 of 29 April 1983, Government Notice No R1196 of 10 June 1983, Government Notice No R1745 of 12 August 1983, Government Notice No R2322 of 26 October 1984, Government Notice No R2712 of 14 December 1984, Government Notice No R1083 of 17 May 1985,

Government Notice No R2394 of 21 November 1986, Government Notice No R1622 of 31 July 1987, Government Notice No R2366 of 23 October 1986, Government Notice No R1622 of 31 July 1987, Government Notice no R2366 of 23 October 1987, Government Notice No R629 of 31 March 1988, Government Notice No R2439 of 02 December 1988, Government Notice No R2855 of 07 December 1990, Government Notice No R3089 of 20 December 1991, Government Notice No R2900 of 16 October 1992, Government Notice No R203 of 04 February 1994, and Government Notice No R1700 of 25 October 1996;, are hereby repealed.

Short title

5. These regulations are called the Regulations Relating to the Homeopathic Profession, 2023.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 4390

16 February 2024

Competition Commission of South Africa**COMPLETION AND PUBLICATION OF THE IMPACT ASSESSMENT REPORT ON THE SOUTH AFRICAN BREWERIES AND DIAGEO MERGER CONDUCTED IN TERMS OF SECTION 21A OF THE COMPETITION ACT 89 OF 1998 (AS AMENDED)****16 February 2024**

Notice is hereby given that the Competition Commission (“the Commission”) has published the Impact Assessment report on the South African Breweries (Pty) Ltd (SAB) Diageo plc (Diageo) merger on its website and the report is gazetted in terms of section 21A(3) of the Competition Act, 89 of 1998, as amended (“the Act”). The Impact Assessment Report is available at <https://www.compcom.co.za>

The Competition Commission has formally undertaken an impact assessment in terms of Section 21A of the Competition Act, No. 89 of 1998 (as amended) (“the Act”). The impact assessment considers aspects of the transaction involving SAB and Diageo approved by the Tribunal on 05 September 2019 and implemented in October 2019.

The transaction involved a license agreement concluded between SAB and Diageo in terms of which SAB would (i) acquire the rights to manufacture, distribute, market, and sell the Smirnoff and Guinness brands (“Licensed Brands”) and (ii) acquire 11 000 Diageo SA coolers (“License Agreement”).¹ The Commission’s finding at the time, which was ultimately accepted by the Tribunal, was that despite the substantial concentration in the flavoured alcoholic beverages (FABs) market that would have eventuated from the merger, the predicted benefits of SAB’s distribution relative to Diageo’s distribution at the time meant that there would be no post-merger incentive for SAB to unilaterally increase the price of Smirnoff branded products given that the key driver of this transaction is SAB’s intension to grow the Smirnoff ready to drink (RTD) brands. The strength of the assessment of unilateral effects meant that no conditions were ultimately applied to the merger in this respect. The expected efficiencies from Smirnoff were expected to control the pricing increases on SAB’s other brands.

The Impact assessment found that the Smirnoff brand performed well post-merger in most aspects. Post-merger, Smirnoff saw price increases below most of its competitors and below CPI. Under these circumstances, consumer welfare is enhanced in that consumers have benefitted from reduced real prices or price increases below inflation for Smirnoff. This is while Smirnoff volumes grew by a higher rate than most of its competitors and this also resulted in higher revenue growth for Smirnoff. This can be attributed to wider SAB distribution network and marketing strategy implemented by SAB for Smirnoff. Smirnoff also assisted SAB in gaining market share and growing in the market more broadly. The muted price increases for Smirnoff means that the merger likely did not result in any anticompetitive effects for Smirnoff,

¹ South African Breweries Pty Ltd and Diageo South Africa Pty Ltd (Competition Tribunal, Case No: LM187Oct19) paragraph 2.

and this validates the Commission and Tribunal's conclusion that higher prices for Smirnoff were unlikely post-merger.

The Impact assessment also assessed the inflation rates of Smirnoff and SAB's other brands to ascertain if the expectation that the anticipated efficiencies from Smirnoff will control the pricing increases on SAB other brands was correct. The analysis found that the prices of Brutal Fruit and Flying Fish increased by higher rates than Smirnoff but lower than the Savanna brand (Distell). This put the question on the expectation that controlling Smirnoff volumes will also control SAB's pricing for other FABs. Engagements with SAB revealed that it took a strategic decision to limit the price increases of Smirnoff which was priced higher than other FABs. This explains the lower price increases implemented for Smirnoff as compared to Brutal Fruit and Flying Fish implemented price changes.

As part of the conditions, SAB was to provide up to 10% of fridge space to South African owned and produced cider brands of competitors and independent FAB producers. As detailed in the report, the impact assessment found that this condition was ultimately not useful, as stakeholder submissions show it was not utilised or was utilised but not made a material difference to the competitive positions of others. Furthermore, the Impact assessment found that this condition was difficult to monitor, a point indicated by SAB and some competitors. It was thus difficult to determine if the fridge conditions were ultimately successful.

The SAB Diageo Impact Assessment report is available on the Commission's website.²

² <http://www.compcom.co.za>

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 4391

16 February 2024

MEMORANDUM OF UNDERSTANDING

("MOU")

Entered into between

THE COMPETITION COMMISSION

("Commission")

a juristic person established in terms of section 19 of the Competition Act No. 89 of 1998 as amended ("Competition Act"), herein duly represented by **Ms. Doris Tshepe**, in her capacity as the **Commissioner** of the Competition Commission of South Africa

And

CONSTRUCTION INDUSTRY DEVELOPMENT BOARD

("CIDB")

a juristic person established in terms of section 2 of the Construction Industry Development Board Act No. 38 of 2000, ("CIDB Act"), herein duly represented by **Bongani Dladla**, in his capacity as the **Chief Executive Officer** of the Construction Industry Development Board

(Hereinafter collectively referred to as "the Parties")

Handwritten signature and initials in black ink, appearing to be 'B50' with a checkmark and a circled 'P'.

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PREAMBLE

WHEREAS the Commission is mandated by the Competition Act to, *inter alia*, investigate and evaluate restrictive practices, abuse of dominant position, exemptions, and mergers, as well as conducting market inquiries;

AND WHEREAS the Commission, in terms of the provisions of section 21(1)(h) read with section 82 of the Competition Act may negotiate agreements with any regulatory authority which, in terms of any public regulation, has jurisdiction in respect of conduct regulated in terms of the Competition Act;

WHEREAS the CIDB, in terms of section 4(f)(ii) read with 5(4)(a) of the CIDB Act, shall promote, establish or endorse ethical standards within the construction industry that regulate the actions, practices and procedures of parties engaged in construction contracts;

AND WHEREAS the CIDB, has in terms of section 5(4)(a) published a code of conduct for the entire construction industry to establish and regulate the standards of behaviour that participants in the construction procurement process may expect from each other and against which their behaviour can be measured;

WHEREAS the Parties shall review this MOU on an ongoing basis to accommodate developments incidental to matters that require co-operation between the Parties in the construction industry.

NOW THEREFORE, the Parties agree as follows:

1. INTERPRETATION

In the interpretation of any terminology used in this MOU, any word or expression to which a meaning is assigned in the Competition Act and the CIDB Act has the meaning assigned to it unless otherwise specified.



2. PURPOSE OF THE MOU

2.1. This MOU is entered into to establish a framework for collaboration between the two regulatory authorities with a view of, *inter alia*:

2.1.1. fostering a consistent interpretation and application of the principles of competition when exercising their powers and their respective functions in terms of their enabling legislations;

2.1.2. managing areas of concurrent jurisdiction, to the extent applicable; and

2.1.3. providing for the exchange of information subject to the protection of confidential information.

3. PRINCIPLES OF COOPERATION

3.1. To achieve the purposes of this MOU, the Parties agree to:

3.1.1. cooperate with each other in mutual trust and good faith;

3.1.2. assist and support each other in respect of agreed upon services and commitments between them in terms of this MOU;

3.1.3. inform each other of, and consult each other on matters of common interest; and

3.1.4. provide to each other the necessary support for the successful performance of the tasks and programmes envisaged in this MOU.

3.2. The Commission agrees to assist the CIDB in its efforts in reviewing legislative and policy instruments for purposes of promoting competition in the construction industry as well as developmental and transformation objectives.

4. LEGISLATIVE FRAMEWORK

4.1. The Parties recognise that the Commission has primary jurisdiction to control, investigate, and evaluate alleged prohibited practices and mergers within any industry, and to grant or refuse exemption applications in respect of those practices and transactions.

- 4.2. The Parties recognise and agree that the CIDB prescripts empowers the CIDB to initiate investigations on suspicions or complaints of unethical conduct from any person aggrieved by an action taken or an omission to take such action in terms of the code of conduct, and if satisfied that sufficient grounds exist for the commission of such conduct, institute a formal inquiry into the complaint or suspicion.
- 4.3. Further, the Parties agree that the CIDB is authorised in terms of CID Regulation 11(4) to consider the transfer of records from one contractor to another for the purpose of assessing and determining the contractor grading designation where the transaction involves amongst others, the amalgamation of companies or the takeover of a company, which may depending on the required thresholds, trigger a reportable merger transaction in terms of the Competition Act.
- 4.4. This MOU shall in no way affect the independence and exercise of statutory powers by the Parties in terms of their enabling legislations.

5. COOPERATION BETWEEN THE PARTIES

- 5.1. The areas of cooperation between the Parties shall include, *inter alia*, the following:
- 5.1.1. Collaboration and cooperation on matters dealt with by either regulatory authority that affects the mandate and functions of the other.
- 5.1.2. Strategic collaboration on measures to promote competition in the construction industry.
- 5.1.3. Collaboration on advocacy and outreach initiatives to facilitate better access to the public and become more visibly involved in education and promotional campaigns, particularly in rural areas.
- 5.1.4. Any other areas of interest as may be identified from time to time.

6. GUIDELINES FOR INTERACTION BETWEEN THE COMMISSION AND THE CIDB UNDER THIS MOU

- 6.1. The CIDB may request and receive advice from the Commission, in respect of aspects falling under the competency of the Commission in matters relating to the construction industry or proceedings as set out in clauses 7 and 8 below.

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- 6.2. The Commission may request and receive advice from the CIDB, in respect of proceedings which require consideration of regulatory aspects falling under the competency of the CIDB as set out in clauses 7 and 8 below.
- 6.3. All requests for advice or information by either regulatory authority shall be submitted in writing.
- 6.4. The regulatory authority seeking advice or information must indicate a date upon which such advice or information shall be given by the other regulatory authority.
- 6.5. When the Parties consult each other under this MOU, they shall do so at no cost to each other and with an acknowledgement of their respective areas of expertise.
- 6.6. Should either regulatory authority consider a matter before it, within a set timeframe, such regulatory authority may share with the other its expected process, and the other regulatory authority shall endeavour to cooperate and assist towards the achievement of the targets set out in the project timelines.

7. COMPLAINTS

- 7.1. Where a complaint is lodged regarding a practice or conduct in respect of which either the Commission or the CIDB have jurisdiction, and one or either of the authorities has an interest in the complaint, the following process may be followed:
 - 7.1.1. The complaint may be lodged with the regulator that has jurisdiction ("recipient regulator");
 - 7.1.2. If upon receiving a complaint, the recipient regulator is of a view that it does not have jurisdiction over the matter, the recipient regulator may advise the complainant(s) accordingly and recommend that the complainant refer the complaint to the relevant regulator.
 - 7.1.3. The Parties may consult with each other in respect of the complaint;
 - 7.1.4. If the CIDB is the recipient regulator, it may in its discretion liaise and consult with the Commission;

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- 7.1.5. If the Commission is the recipient regulator, it may in its discretion liaise and consult with the CIDB;
- 7.1.6. The Parties may, upon request from each other, participate in each other's proceedings in an advisory capacity;
- 7.1.7. In consulting each other in respect of the complaint, the parties must have regard to the principle that –
- 7.1.7.1. The Commission is to exercise primary authority to investigate and evaluate alleged prohibited practices and merger control approvals to give effect to the Competition Act; and
- 7.1.7.2. The CIDB has primary authority to exercise powers and perform functions assigned to it in terms of the CIDB Act in order to give effect to its relevant objectives and provisions contained therein.
- 7.1.7.3. The CIDB shall not approve the transfer of records from one contractor to another in terms of Regulation 11(4)(c), (d), (e) or (h) of the Construction Industry Development Regulations ("CID Regulations) contrary to the Competition Act.
- 7.1.7.4. The Commission must inform the CIDB of its decision on merger transactions involving a party(s) in the construction industry.
- 7.1.8. The recipient regulator may, in its discretion, advise the complainant(s) as soon as reasonably possible of the outcome of the consultation between the Commission and the CIDB;
- 7.1.9. The recipient regulator may give the complainant(s) further directions regarding the investigation of the complaint in question;
- 7.1.10. If the matter is dealt with by the Commission, representatives from the CIDB may, at the request of the Commission, participate in the matter through, inter alia, attending meetings when required, providing inputs during the case investigation and making representations at the Competition Tribunal hearing, if necessary.



- 7.1.11. If the matter is dealt with by the CIDB, representatives from the Commission may, at the request of the CIDB, participate in the matter through, inter alia, attending meetings, providing inputs during the case investigation and making representations at the CIDB's proceedings if necessary;
- 7.1.12. The decision by any of the Parties to consult the other regulator shall be discretionary and voluntary, and either Party shall be entitled, with or without consultation, to make its independent decision in respect of the complaint in terms of its enabling legislation;
- 7.1.13. Nothing in the consultation procedures contemplated herein, shall detract from the jurisdiction of the Commission or the jurisdiction of the CIDB to receive and deal with complaints in terms of their enabling statutes as they deem fit, or preclude the public from lodging complaints with both the Commission and the CIDB.

8. ESTABLISHMENT OF THE JOINT WORKING COMMITTEE

- 8.1. A Joint Working Committee ("Committee") constituted by representatives of the Parties, as nominated by the respective regulators, shall be established pursuant to this MOU and shall function on an on-going basis.
- 8.2. The functions of the Committee shall be:
- 8.2.1. to manage and facilitate co-operation and consultation in respect of matters dealt with by each regulator in terms of this MOU;
- 8.2.2. to propose, when necessary, any amendment of or supplementation to this MOU;
- 8.2.3. to advise management of the Commission and the CIDB on issues affecting competition in the construction industry, as the case may be, and make recommendations on how to deal with same. Such advice shall be on, but not limited to, the following:
- 8.2.3.1. The types of conduct or transactions affected by both the Competition Act and the CIDB Act in respect of which concurrent jurisdiction is to be exercised by the two regulators;



8.2.3.2. The international best practice approach to issues of overlap concerning jurisdiction between Commission and the CIDB, as the case may be;

8.2.3.3. Amendments to the relevant or applicable statutes that may be necessary from time to time; and

8.2.3.4. Any other related matter.

8.3. The Committee shall meet regularly, but no less than twice a year, to ensure both regulatory authorities are aware of developments in areas of common interest.

9. INSTITUTIONAL CONTACT PERSONS

9.1. For purposes of this MOU:

9.1.1. The Manager of the Advocacy Division will be the main contact person at the Commission.

9.1.2. The Director of Construction Industry Regulation will be the main contact person at the CIDB.

9.1.3. Should the regulatory authorities have to exchange information, as a result of discussions at the Committee, the processes set out in this MOU shall be followed.

10. EXCHANGE OF INFORMATION

10.1. Subject to clause 12 below, the Commission and the CIDB may exchange information as may be necessary to give effect to this MOU.

11. CONFIDENTIALITY

11.1. Any information shared by either Party pursuant to this MOU must be used only for lawful purposes.

11.2. Any request made by either of the Parties for confidential information in possession of the other shall be dealt with in accordance with the procedures set out in the Parties' respective enabling legislation, policies or procedures.

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- 11.3. The Parties shall ensure that confidential information accordingly disclosed to them remains confidential and is not placed in the public domain through any negligent or wilful conduct on its behalf.
- 11.4. To the extent permitted by law, the Parties shall hold confidential information received from each other pursuant to this MOU and shall not otherwise disclose such information except when required to do so by the law or an order of a Court or a Tribunal.
- 11.5. The Commission and the CIDB shall, prior to disclosing such confidential information or a part thereof when required to do so by the law or an order of a Court or a Tribunal, notify each other of the law or an order of a Court or Tribunal requiring such disclosure.
- 11.6. The sharing of confidential information, in accordance with this MOU, relies on the assurances given in 12.1 and 12.2 below and shall not constitute a waiver of any legally recognizable grounds for refusing disclosure of information.
- 11.7. Where confidential information is disclosed either by the Commission or the CIDB in contravention of this MOU, such disclosing Party shall be solely liable in law for such disclosure.
- 11.8. Any of the Parties may in its discretion decline a request for access to confidential information made in terms of this MOU.

12. GENERAL PROVISIONS

- 12.1. The provision of, or request for information under this MOU may be denied:
- 12.1.1. where compliance would require the Commission or the CIDB to act in a manner that would violate the applicable law;
 - 12.1.2. under circumstances where there is an imminent risk to national security;
or
 - 12.1.3. when a Party determines that compliance with a request or provision of information would interfere with an ongoing investigation in circumstances where prejudice to the investigation is likely to outweigh the adverse effects of denying the information.

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12.2. The provisions set forth under clauses 12 must prevail with respect to any information provided or actions taken under this MOU prior to its termination.

13. NON-VARIATION

13.1. This MOU constitutes the whole of the MOU between the Parties relating to the subject matter hereof.

13.2. No amendment or consensual cancellation of this MOU or any term of this MOU, including this clause shall have any effect unless recorded in a written document signed by duly authorised representatives of both Parties.

14. TERMINATION OF PREVIOUS MOUs

14.1. This MOU terminates existing MOUs between the Commission and the CIDB, published in the Government Gazette General Notice 40140 of 2016.

14.2. Any pending transactions, projects, requests being processed in terms of the MOU published in the Government Gazette General Notice 40140 of 2016 shall be brought to completion in terms of this MOU and shall be considered in effect.

15. EFFECTIVE DATE OF THE MOU

15.1. This MOU shall come into effect on the date on which it is last signed by the persons authorised to act on behalf of either of the Parties.

15.2. This MOU shall be governed in accordance with the laws of the Republic of South Africa.

16. DURATION OF THE MOU

16.1. This MOU shall remain in force until it is amended or repealed by the Parties acting jointly.

17. REVIEW OF THE MOU

17.1. This MOU shall, on an ongoing basis and when necessary, be reviewed to accommodate developments incidental to matters that require co-operation between the Parties in the construction industry. The review shall take into account

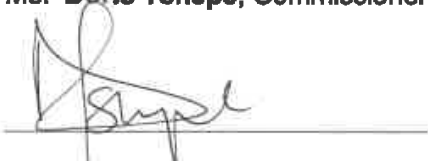


Signatures

For: Competition Commission SA

Signed at Pretoria on this 14th day of December by

Ms. Doris Tshepe, Commissioner of the Competition Commission South Africa.



COMPETITION COMMISSION


WITNESS 1

WITNESS 2

For: Construction Industry Development Board

Signed at Pretoria on this 07 day of June 2023 by

Mr. Bongani Dladla in his capacity as Chief Executive Officer of the Construction Industry Development Board



CONSTRUCTION INDUSTRY DEVELOPMENT BOARD



WITNESS 1



WITNESS 2

DEPARTMENT OF WATER AND SANITATION

NO. 4392

16 February 2024

CALEDON-MODDER SUBSYSTEM – LIMITING THE USE OF WATER IN TERMS OF ITEM 6 OF SCHEDULE 3 OF THE NATIONAL WATER ACT OF 1998 FOR URBAN AND IRRIGATION PURPOSES FROM THE DAMS WITHIN THE CALEDON-MODDER SUBSYSTEM

I, **Sean Phillips**, in my capacity as Director-General of the Department of Water and Sanitation, on reasonable grounds believe that a potential water shortage exists in the Caledon Modder subsystem especially in the Modder River catchment. This is due to infrastructural constraint that is limiting transfer capacity from the Caledon to the Modder subsystem and an imbalance between the supply and demand imposed on the subsystem.

In terms of Item 6(1) of Schedule 3 to the Act, the Minister of Water and Sanitation may limit the use of water if on reasonable grounds the Minister believes that a water shortage exists within the area concerned. This power has been delegated to me in terms of section 63 (1) (b) of the Act.

Therefore, in my capacity as the Director-General of the Department of Water and Sanitation, I hereby under delegated authority in terms of item 6 (1) of Schedule 3 to the Act limit the taking of water from the Caledon-Modder Subsystem by all users as follows:

- No water use restrictions will apply from 1 May 2023 when the combined storage level of the Caledon-Modder Subsystem is above 95%.
- 18% restriction on water use for Domestic and Industrial supply to the Mangaung - Metropolitan Supply area when the combined storage level of the Caledon-Modder Subsystem is below the median (50%) exceedance probability as tabled below.

Year	Month	Gross System Storage (Million m ³)		Full Storage (Million m ³)
		50%	25%	
2023	End May	220.0	220.0	231.59
2023	End Jun	219.5	220.0	231.59
2023	End Jul	210.4	218.6	231.59
2023	End Aug	202.0	212.2	231.59
2023	End Sep	193.1	205.9	231.59
2023	End Oct	193.6	205.7	231.59
2023	End Nov	195.9	209.4	231.59
2023	End Dec	196.3	211.2	231.59
2024	End Jan	199.3	216.4	231.59
2024	End Feb	205.6	220.0	231.59
2024	End Mar	208.9	220.0	231.59
2024	End Apr	212.6	220.0	231.59
			95%	220.01

The limitations apply from the date of this notice until further notice.

In exercising the powers, I have given preference to the maintenance of the Reserve, treated all water users on a basis that is fair and reasonable, considered the actual extent of the water shortage, the likely effects of the shortage on the water users, the strategic importance of any

water use and any water rationing or water use limitations by a water services institution having jurisdiction in the area concerned under the Water Services Act 108 of 1997.

Placing limitation on the taking of water use as set out in this notice is an administrative action affecting the rights of the public as contemplated in section 4 of the Promotion of Administrative Justice Act 3 of 2000 (PAJA). After I have taken into consideration all relevant factors, including those referred in section 4 (4) (b), I have decided that it is reasonable and justifiable in the circumstances to depart from the requirements referred to in section 4 (1) (a) to (e), (2) and (3) and instituted this limitation without allowing the water users affected and other role players to comment on the matter before I institute the limitation.

This notice overrides any other previous authorization on water restrictions issued by the Department relating to this area.

DIRECTOR-GENERAL: WATER AND SANITATION

DATE:

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

SOUTH AFRICAN RESERVE BANK**NOTICE 2324 OF 2024****THE BANKS ACT, 1990 (ACT NO. 94 OF 1990 – “THE BANKS ACT”)****CONSENT GRANTED IN TERMS OF SECTION 34 OF THE BANKS ACT FOR A FOREIGN INSTITUTION TO ESTABLISH A REPRESENTATIVE OFFICE WITHIN THE REPUBLIC OF SOUTH AFRICA: CBZ BANK LIMITED**

Notice is hereby given for general information, in accordance with the provisions of section 30 of the Banks Act, that CBZ Bank Limited, an institution that lawfully conducts business similar to the business of a bank in Zimbabwe, has been granted permission by the Prudential Authority (formerly the Office of the Registrar of Banks), in terms of section 34 of the Banks Act, to establish a representative office within the Republic of South Africa, with effect from 29 October 2023. The representative office referred to above is, however, not authorised to conduct the business of a bank in the Republic of South Africa.

Fundi Tshazibana

N Tshazibana
CEO: Prudential Authority

DEPARTMENT OF TOURISM**NOTICE 2325 OF 2024****TOURISM ACT NO. 3 OF 2014****A GENERAL NOTICE CALLING FOR SUBMISSION OF INFORMATION FROM TOURISM BUSINESSES IN TERMS OF SECTION 6(2) OF THE TOURISM ACT NO. 3 OF 2014.**

I, Ms Patricia de Lille, MP, the Minister of Tourism, hereby, in terms of section 6(2) of the Tourism Act No. 3 of 2014, determine that:

Tourism businesses in all the provinces of the Republic of South Africa whose primary business activities fall under the following subsectors:

1. Accommodation;
2. Restaurants and Similar Services;
3. Exhibitions and Special Events;
4. Attractions and Activities (including Entertainment, and Beauty Lifestyle Businesses);
5. Travel Agencies, Tour Operators and Other Related Services;
6. Passenger Transport Services;
7. Tourism Information Services;
8. Cultural Services; and
9. Other Tourism Related Services.

must submit the following information related to their businesses: -

Contact details of the business, outlining:

1. Registered name;
2. Trading name;
3. CIPC Registration number;
4. Contact person;
5. Telephone number (land line or cell number);
6. E-mail address; and
7. Website address.

Geographic area of the business:

1. Province where tourism business operates;
2. Metro/ local municipality where tourism business operates;

3. Physical address of the tourism business, including: -
 - (a) Street number;
 - (b) Street name;
 - (c) Suburb, township, village or farm;
 - (d) City; and
 - (e) GPS Coordinates.

Ownership and size of the business:

1. B-BBEE Level;
2. Type of Ownership;
3. Size of Business in terms of Annual Revenue (Micro, Small or Large Enterprise);
4. Number of Permanent Jobs and Salary Bill; and
5. Number of estimated Temporary Jobs and Salary Bill.

Grading and nature of services or facilities offered by the tourism business:

1. Type of Tourism Business;
2. Grading Level;
3. Facilities catering for people with disabilities (wheel chair ramp, parking for persons with disabilities, braille facilities for visually impaired persons, bathrooms for persons with disabilities, etc.); and
4. Other facilities available.

Place, manner or form of submitting the information:

The information must be captured and be sent using:

- a) Online submission via the hyperlink:
<http://bit.ly/3NVP4Ct>; or
- b) Download the form <https://www.tourism.gov.za>, complete it and send it to the following email address: ntims@tourism.gov.za

The submission of the information must be made within sixty (60) days of publication of this Notice; thereafter the information will be updated annually or as and when necessary.

All enquiries in connection with the Notice must be emailed to: ntims@tourism.gov.za

MS. PATRICIA DE LILLE, MP
MINISTER OF TOURISM
DATE:

TSEBIŠO YA MMUŠO, 2024

NO. YA

NO. YA

2024

KGORO YA BOETI**TSEBIŠO****MOLAO WA BOETI WA NO. YA 3 WA 2014****TSEBIŠO YA KAKARETŠO YEO E DIRAGO PITŠO MALEBANA LE GO ROMELWA GA TSHEDIMOŠO GO TŠWA GO DIKGWEBO TŠA BOETI GO YA KA KAROLO YA 6(2) YA MOLAO WA BOETI WA NO. YA 3 WA 2014.**

Nna, Ms. Patricia de Lille, MP, Tona ya Boeti, go ya ka karolo ya 6(2) ya Molao wa Boeti wa No. ya 3 wa 2014, ke laela gore:

Dikgwebo tša boeti diprofenseng ka moka tša Repabliki ya Afrika Borwa tšeo mešomo ya tšona ya thwii e welago ka fase ga makala a a latelago:

1. Mafelo a bodulo;
2. Mafelo a bojelo le a go aba Ditirelo tše di Swanago;
3. Dipontšho le Ditiragalo tše di Kgethegilego;
4. Dikgoketšo le Ditiragalo (go akaretšwa Boithabišo, le Dikgwebo tša go Bontšha Mekgwa ya Bophelo bjo Bobotse);
5. Dikhamphani tša Boeti, Badiřiši ba Maeto le Ditirelo tše dingwe tše di Amanago le tšona;
6. Ditirelo tša Dinamelwa tša Banamedi;
7. Ditirelo tša Tshedimošo ya Boeti;
8. Ditirelo tša Setšo; le
9. Ditirelo tše dingwe tše di Amanago le Boeti.

di swanetše go romela tshedimošo ye e latelago yeo e amanago le dikgwebo tša tšona: -

Dintlha tša kgokagano tša kgwebo, tše di bontšhago:

1. Leina leo e ngwadišitšwego ka lona;
2. Leina la kgwebo;
3. Nomoro ya Boingwadišo ya CIPC;
4. Motho yo go ka ikgokaganywago le yena;
5. Nomoro ya mogala (mogala goba nomoro ya sellathekeng);
6. Aterese ya l-meile; le
7. Aterese ya weposaete.

Lefelo leo kgwebo e lego go lona:

1. Profense yeo kgwebo ya boeti e šomago go yona;
2. Masepala wa motseteropo/ selegae moo kgwebo ya boeti e šomago gona;
3. Aterese ya lefelo leo kgwebo ya boeti e lego go lona, yeo e akaretšago: -
 - (a) Nomoro ya seterata;
 - (b) Leina la seterata;
 - (c) Motseteropo, toropo, motsemagae goba polasa;
 - (d) Toropokgolo; le
 - (e) Dinomoro tša GPS.

Bongkgwebo le bogolo bja kgwebo:

1. Maemong a B-BBEE;
2. Mohuta wa Bongkgwebo;
3. Bogolo bja Kgwebo go ya ka Letseno la Ngwaga ka Ngwaga (Kgwebo ye Nnyane, Kgwebopotlana goba Kgwebo ye Kgolo);
4. Palo ya Mešomo ya go ya go ile le Boleng bja Ditšhelete tša Megolo; le
5. Palo ya Mešomo ya Nakwana le Boleng bja Ditšhelete tša Megolo.

Peakanyo ya maemo a mešomo le mohuta wa ditirelo goba dinolofatši tšeo di abago ke kgwebo ya boeti:

1. Mohuta wa Kgwebo ya Boeti;
2. Peakanyo ya Maemo a Mešomo;
3. Dinolofatši tšeo di thušago batho bao ba nago bogolofadi (tsela ya ditulo tša bagolofadi, lefelo la go emiša difatanaga la batho bao ba nago bogolofadi, dinolofatši tša breile tša batho bao ba sa bonego gabotse, dintlwana tša go hlapela le boithomelo tša batho bao ba nago bogolofadi, bjalo bjalo); le
4. Dinolofatši tše dingwe tšeo di lego gona.

Lefelo, mokgwa goba tsela ya go romela tshedimošo:

Tshedimošo e swanetše go ngwalwa ebile e romelwe ka go šomiša:

- a) Mokgwa wa thomelo la letlakala la inthanete:
<http://bit.ly/3NVP4Ct>; goba
- b) Taonelouta foromo <https://www.tourism.gov.za>, e tlatše gomme o e romele go aterese ya imeile yeo e latelago: ntims@tourism.gov.za

Go romelwa ga tshedimošo go swanetše go dirwa mo matsatšing a masometshela (60) ka morago ga go gatišwa ga Tsebišo ye; morago ga moo tshedimošo yeo e tla mpshafatšwa ngwaga ka ngwaga goba ge go nyakega.

Dipotšišo ka moka tšeo di amanago le Tsebišo ye di swanetše go romelwa ka l-meile go: ntims@tourism.gov.za

**MS. PATRICIA DE LILLE, MP
TONA YA BOETI
LETŠATŠIKGWEDI:**

ISAZISO SIKAHULUMENI, 2024

INO.

INO.

2024

UMNYANGO WEZOKUVAKASHA**ISAZISO****UMTHETHO WEZOKUVAKASHA WESI-3 WEZI-2014****ISAZISO ESIJWAYELEKILE ESICELA UKULETHWA KOLWAZI KUMABHIZINISI EZOKUVAKASHA NGOKWESIGABA SESI-6(2) SOMTHETHO WEZOKUVAKASHA WESI-3 WEZI-2014.**

Mina, Nksz Patricia de Lille, iLungu lePhalamende, uNgqongqoshe wezokuVakasha, ngalokhu, ngokwesigaba sesi-6(2) soMthetho wezokuVakasha wesi-3 wezi-2014, ngingquma ukuthi:

Wonke amabhizinisi ezokuvakasha kuzo zonke izifundazwe zaseNingizimu Afrika anemisebenzi yebhizinisi eyinhloko engena ngaphansi kwalezi zigaba ezilandelayo:

1. Izindawo zokuhlala;
2. Izindawo zokudlela kanye Nezinsizakalo Ezifanayo;
3. Imibukiso Nemicimbi Ekhethekile;
4. Izinto ezihehayo kanye nobukhuphekhuphe (okubandakanya ezokuzijabulisa, Namabhizinisi Ezobuhle);
5. Ama-ejensi Ezokuvakasha, Abasebenzi kwezokuvakasha kanye Nezinye Izinsizakalo Ezihlobene;
6. Izinsizakalo Zokuthutha Abagibeli;
7. Izinsizakalo Zolwazi Lwezokuvakasha;
8. Izinsizakalo zamasiko; kanye
9. Nezinye Izinsizakalo Ezihlobene Nezokuvakasha.

kumele alethe ulwazi olulandelayo olumayelana namabhizinisi awo: -:-

Imininingwane yokuxhumana yebhizinisi, echaza:

1. Igama elibhalisiwe;
2. Igama lokuhweba;
3. Inombolo yokubhalisa yeCIPC;
4. Umuntu okuxhunywana naye;
5. Inombolo yocingo (lwasendlini noma lweselula);
6. Ikheli lombikombani; kanye
7. Nekheli lesizindalwazi.

Indawo yebhizinisi:

1. Isifundazwe lapho ibhizinisi lezokuvakasha lisebenza khona;
2. Umasipala wedolobha/wendawo lapho ibhizinisi lezokuvakasha lisebenza khona
3. Ikheli lendawo lebhizinisi lezokuvakasha, kuhlangukisa: -
 - (a) Inombolo yomgwaqo;
 - (b) Igama lomgwaqo;
 - (c) Indawo engaphansi kwedolobha, ilokishi, isigodi noma ipulazi;
 - (d) Idolobha; kanye
 - (e) Izixhumanisi ze-GPS.

Ubunikazi nobukhulu bebhizinisi:

1. Izinga le-B-BBEE;
2. Uhlobo Lobunikazi;
3. Ubukhulu Bebhizinisi ngokwemali Engenayo Yonyaka (Ibhizinisi Elincane kakhulu, Elincane noma Elikhulu);
4. Inani Lemisebenzi Yaphakade kanye Nemiholo; kanye
5. Nenani Lemisebenzi Yesikhashana elinganiselwayo kanye Nemiholo.

Ukuhlelwa kanye nohlobo lwezinsizakalo noma izinsiza ezihlinzekwa yibhizinisi lezokuvakasha:

1. Uhlobo Lwebhizinisi Lezokuvasha;
2. Izinga Lokuhlela;
3. Izinsiza ezibhekelela abantu abakhubazekile (indawo yokuhamba isihlalo samasondo, indawo yokupaka yabantu abakhubazekile, izinsiza ze-*braille* zabantu abangaboni kahle nabangani qobo, izindlu zangasese zabantu abakhubazekile, njll.); kanye
4. Nezinye izinsiza ezikhona.

Indawo, indlela noma ifomu lokuletha ulwazi:

Ulwazi kufanele luthathwe futhi luthunyelwe kusetshenziswa:

- a) Indlela ye-inthanethi ngokusebenzisa isixhumanisi: <http://bit.ly/3NVP4Ct>; noma
- b) Dawuniloda leli fomu <https://www.tourism.gov.za>, uligcwalise bese ulithumela ngombikombani kuleli kheli elilandelayo: ntims@tourism.gov.za

Ukulethwa kolwazi kumele kwenziwe zingakapheli izinsuku ezingamashumi ayisithupha (60) kushicilelwe lesi Saziso; emva kwalokho ulwazi luzobuyekezwa njalo ngonyaka noma uma kunesidingo.

Yonke imibuzo ephathelene neSaziso kumele ithunyelwe ngombikombani kuleli kheli:
ntims@tourism.gov.za

**NKSZ. PATRICIA DE LILLE, ILUNGU LEPHALAMENDE
UNGQONGQOSHE WEZOKUVAKASHA
USUKU:**

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 555 OF 2024**ROAD ACCIDENT FUND****ADJUSTMENT OF STATUTORY LIMIT IN RESPECT OF CLAIMS FOR LOSS OF INCOME AND LOSS OF SUPPORT**

The Road Accident Fund hereby, in accordance with section 17(4A)(a) of the Road Accident Fund Act, No. 56 of 1996, adjusts and makes known that the amounts referred to in subsection 17(4)(c) are hereby adjusted to **R357 565.00**, with effect from **31 January 2024**, to counter the effects of CPI inflation.

Note: The CPI index based on the new “basket and weights” was used to calculate this adjustment, **effective from 31 January 2024** (with base year December 2021 = 100). The CPI index for May 2008 was 50.43 due to the December 2021 rebasing. The CPI index for November 2023 was 112.7. This adjustment was calculated by multiplying the R 160 000 limit by 112.7/50.43.

RAADSKENNISGEWING 555 VAN 2024**PADONGELUKFONDS****AANPASSING VAN STATUTÊRE LIMIET TEN OPSIGTE VAN EISE VIR VERLIES AAN INKOMSTE EN ONDERHOUD**

Die Padongelukfonds maak ooreenkomstig artikel 17(4A)(a) van die Padongelukfondswet, No. 56 van 1996 bekend dat, met effek vanaf **31 Januarie 2024**, die bedrae waarna verwys word in subartikel 17(4)(c) aangepas word tot **R357 565.00**, ten einde die uitwerking van VPI inflasie teen te werk.

Neem kennis: Die VPI indeks gebaseer op die nuwe “mandjie en gewigte” is gebruik om hierdie aanpassing, **effektief vanaf 31 Januarie 2024**, te bereken (met basisjaar Desember 2021 = 100). Die heraanangepaste VPI indeks vir Mei 2008 is 50.43 as gevolg van die Desember 2021 aanpassing. Die VPI indeks vir November 2023 was 112.7. Hierdie aanpassing was bereken deur die R 160 000 limiet te vermenigvuldig met 112.7/50.43.

BOARD NOTICE 556 OF 2024

CALL FOR
NOMINATIONS

PanSALB
PAN SOUTH AFRICAN LANGUAGE BOARD

CALL FOR THE NOMINATION OF CANDIDATES TO SERVE ON THE FREE STATE PROVINCIAL LANGUAGE COMMITTEE (PLC) OF PANSALB, IN ACCORDANCE WITH SECTION 8(8)(a) OF THE PAN SOUTH AFRICAN LANGUAGE BOARD ACT NO. 59 OF 1995, AS AMENDED.

The Pan South African Language Board (PanSALB) hereby calls for the nomination of candidates for the Free State Provincial Language Committee (PLC). Candidates must be a speaker of one of the official languages of the Free State province, including the Khoe & San languages, South African Sign Language, and any other heritage language as recognised by section 6(5)(b) of the *Constitution*. The term of a PLC is five years from the date of appointment by PanSALB.

Candidates:

1. Must be first language speakers or users of an official language of the Free State province, have an interest in the development and use of the constitutionally recognised languages, be a South Africa citizen, and reside in the Free State province.
2. Have extensive knowledge of all official South African languages of the province, as well as:
 - 2.1 the Khoe and San languages,
 - 2.2 South African Sign Language, and
 - 2.3 Religious and heritage languages.
3. Have a passion for and contribute to language development by advising on the following fields:
 - 3.1 Translation and interpreting, specifically of the language matters of the province, and including the establishment, compilation, and maintenance of relevant databases;
 - 3.2 Language status planning and language legislation formulation, implementation, and monitoring;
 - 3.3 Lexicography and terminology development;
 - 3.4 Conducting research in language matters; and/or
 - 3.5 Monitoring linguistic human rights matters in the province (legal knowledge will be an advantage).
4. Must provide the following required documents:
 - 4.1 A certified copy of their South African Identity Document (ID);
 - 4.2 Certified copies of all authentic, relevant qualifications in the fields of languages and research;
 - 4.3 An abridged curriculum vitae; and
 - 4.4 A nomination form, completed in full. The form can be downloaded from www.pansalb.org or requested directly from the relevant provincial office as per the contact details on the PanSALB website.

Closing date for applications:
23 February 2024
pafs@pansalb.org

“One nation many languages”

RAADSKENNISGEWING 556 VAN 2024

OPROEP OM
NOMINASIES

PanSALB
PAN SOUTH AFRICAN LANGUAGE BOARD

OPROEP OM NOMINASIES VAN KANDIDATE OM OP DIE VRYSTAATSE PROVINSIALE TAALKOMITEE (PTK) VAN PanSAT TE DIEN, IN OOREENSTEMMING MET ARTIKEL 8(8) VAN DIE WET OP DIE PAN SUID-AFRIKAANSE TAALRAAD, WET NR. 59 VAN 1995, SOOS GEWYSIG.

Die Pan Suid-Afrikaanse Taalraad (PanSAT) maak hiermee 'n oproep om nominasies van kandidate wat sprekers is van die amptelike tale in die Vrystaat provinsie, insluitend Khoi- & Santale; Suid-Afrikaanse Gebaretaal en enige ander erfenistale soos erken deur artikel 6(5)(b) van die Grondwet, om op die Vrystaatse Provinsiale Taalkomitee van PanSAT te dien. Die termyn van die Provinsiale Taalkomitee (PTK) is vir vyf (5) jaar vanaf die datum van aanstelling deur PanSAT.

Die kandidate moet aan die volgende kriteria voldoen:

1. Moet eerstetaalsprekers wees of gebruikers is van die provinsiale amptelike tale, 'n belang hê in die ontwikkeling en gebruik van grondwetlik-erkende tale, 'n Suid-Afrikaanse burger wees en in die Vrystaat provinsie woonagtig wees.
2. Moet oor omvattende kennis van alle amptelike Suid-Afrikaanse tale van die provinsie beskik, insluitend:
 - 2.1 die Khoi- en Santale
 - 2.2 Suid Afrikaanse Gebaretaal en
 - 2.3 Godsdiens- en Erfenistale
3. Potensiële benoemdes moet passievol wees teenoor, en bydra tot taalontwikkeling deur te adviseur in die volgende areas:
 - 3.1 Vertaling en tolking met betrekking tot taalsake van die provinsie insluitend die instelling, samestelling en instandhouding van vertaling- en tolking databasisse.
 - 3.2 Taalbeplanning en oorsig handhaaf oor die formulering en implementering van Taalwetgewing.
 - 3.3 Leksikografie en Terminologie Ontwikkeling.
 - 3.4 Navorsing in taalaangeleenthede:
 - 3.5 Oorsig handhaaf oor Linguistiese Menseregte aangeleenthede in die provinsie (Regskennis sal tot voordeel wees).
4. Dokumente wat vereis word vanaf potensiële benoemdes is soos volg:
 - 4.1 'n Gesertifiseerde afskrif van die Suid-Afrikaanse Identiteitsdokument (ID).
 - 4.2 Gesertifiseerde afskrifte van opregte en relevante kwalikasies in die areas van tale en navorsing.
 - 4.3 'n Bygewerkte curriculum vitae.

Die nominasievorms moet ten volle ingevul word en kan afgelaai word vanaf www.pansalb.org of direk versoek word vanaf die Provinsiale Kantoor per kontakbesonderhede aangedui op die PanSAT webtuiste.

Sluitingsdatum vir Aansoeke:
23 Februarie 2024
pafs@pansalb.org

“One nation many languages”

PITSO YA HO THONYA DITHO



PanSALB
PAN SOUTH AFRICAN LANGUAGE BOARD

PITSO YA HO THONYA DITHO TSA KOMITI YA PUO YA PROVENSE (PLC) YA FREISTATA, HO LALELA KAROLO YA 8(8)(a) YA MOLAO WA LEKGOTLALA DIPUO TSOHLE TSA AFRIKA BORWA WA 59 WA 1995, O FETOTSWENG.

Lekgotla la Dipuo tsohle tsa Afrika Borwa (PanSALB) le etsa pitso ya ho thonngwa ha ditho tsa Komiti ya Puo ya Provense (PLC) ya Freistata. Bathonngwa ba lokela ho bua e nngwe ya dipuo tsa semmuso tsa provense ya Freistata, ho kenyelletsa le dipuo tsa Khoe & San, le Puo ya Matsoho ya Afrika Borwa, mmoho le puo e nngwe feela ya dipuo tsa bojalefa/botjhaba jwalo ka ha ho amohetswe karolong ya 6(5)(b) ya *Molaotheo*. Nako e behetsweng PLC ke dilemo tse hlano ho tloha mohla letsatsi la ho kgethwa ke PanSALB.

Bathonngwa:

1. Ho lokela hore puo e be ya lapeng kapa e sebediswang ke mothonngwa dipuong tsa semmuso tsa provense, bathonngwa ba be le thahasello ya ntshetsopele le tsebediso ya dipuo tse amohetsweng molaotheong, e be baahi ba Afrika Borwa mme ba dule provenseng ya Freistata.
2. Ba be le tsebo e batsi ya dipuo tsa semmuso tsa Afrika Borwa tsa provense, esitana le:
 - 2.1 Dipuo tsa Khoe & San,
 - 2.2 Puo ya Matsoho ya Afrika Borwa, le
 - 2.3. Dipuo tsa sedumedi kapa tsa bojalefa/botjhaba
3. Ba be le thahasello le seabo tlhabollong ya puo ka ho eletsa ditabeng tse latelang:
 - 3.1 Phetolelo le botoloki, haholoholo ditabeng tsa dipuo tsa provense, ho kenyelletsa le tlhahiso, pokello le tlhokomelo ya didathabeise;
 - 3.2 Moralo wa boemo ba puo le ho rala, ho phethahatsa le ho lekola molao wa puo;
 - 3.3 Ntshetsopele ya leksikhografi le mareo;
 - 3.4 Ho etsa diphuputso ditabeng tse amanang le puo; le/kapa
 - 3.5 Ho lekola ditaba tsa ditokelo tsa botho tsa puo provenseng (tsebo ya tsa molao e tla ba molemo haholo).
4. Ba tlameha ho fana ka ditokomane tse latelang:
 - 4.1 Khophi e nnetefaditsweng ya bukana ya boitsebiso ya Afrika Borwa;
 - 4.2 Dikhophi tse nnetefaditsweng tsa mangolo a nnete a dithuto tsa dipuo le diphuputso;
 - 4.3 Tokomane ya boithaloso (CV); le
 - 4.4 Foromo ya thonyo, e tlatsitsweng ka ho phethahala. Foromo e ka fumanwa ho www.pansalb.org kapa e ka fumaneha ka kotloloho ofising e amehang ya provense ho latela dintlha tse websaeteng ya PanSALB.

Letsatsi la ho kwala: 23 Tlhakola 2024
pafs@pansalb.org

“One nation many languages”

CONTINUES ON PAGE 130 OF BOOK 2

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
Publications: Tel: (012) 748 6053, 748 6061, 748 6065



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

Vol. 704

16 February 2024
Februarie

No. 50138

PART 2 OF 2

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



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BOARD NOTICE 557 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 08 September 2023 and the Tribunal order signed on 05 October 2023, into alleged improper conduct of the registered person.

Name of Person: Mr Merwyn Pearman,

Registration Number: PAD24739817

Nature of the offence

Guilty of contravention of Rule 1.1 (Charge 1), 4.1 (Charge 2) and 5.11 (Charge 3) of the Code of Conduct for registered persons promulgated under Board Notice 7 of 2021 Government Gazette No 44190 of 19 February 2021.

Sanction:

- Sanction for charge 1 (contravention of Rule 1.1) is a fine of R5000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.
- Sanction for charge 2 (contravention of Rule 4.1) is a fine of R5000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.
- Sanction for charge 3 (contravention of Rule 5.11) is a reprimand in terms of section 32(3)(a)(i) of Act 44 of 2000.

BOARD NOTICE 558 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 13 September 2023 and the Tribunal order signed on 11 October 2023, into alleged improper conduct of the registered person.

Name of Person: Ms. Claire L. Cardwell

Registration Number: D1350

Nature of the offence

Guilty of contravention of Rule 1.2 (Charge 1), 2.2 (Charge 2) and 4.1 (Charge 3) of the Code of Conduct for registered persons promulgated under Board Notice 7 of 2021 Government Gazette No 44190 of 19 February 2021.

Sanction:

- Sanction for charge 1 (contravention of Rule 1.2) is a fine of R5000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.
- Sanction for charge 2 (contravention of Rule 2.2) is fine R4000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000
- Sanction for charge 3 (contravention of Rule 4.1) is a reprimand in terms of section 32(3)(a)(i) of Act 44 of 2000.

BOARD NOTICE 559 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No. 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 12 September 2023, into alleged improper conduct of the registered person.

Name of Person: Mr. Frederik J. Labuschagne

Registration Number: PrArch 2551

Nature of the offence

Guilty of contravention of Rule 1.1.(1.1.2) (Charge 1) Code of Professional Conduct for registered persons promulgated under Board Notice 154 of 2009 Government Gazette No 32731 of 27 November 2009.

Sanction:

- Sanction for Charge 1 (contravention of Rule 1.1(1.1.2)) is a fine of R12 000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000

BOARD NOTICE 560 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No. 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 07 and 20 September 2023, and the Tribunal order signed on 16 October 2023, into alleged improper conduct of the registered person.

Name of Person: Mr. Johan Van Aarde

Registration Number: PSAT20724

Nature of the offence

Guilty of contravention of Rule 1.1.(1.1.2) (Charge 1), 4.1(Charge 2) and 5.10(Charge 3) of the Code of Professional Conduct for registered persons promulgated under Board Notice 154 of 2009 Government Gazette No 32731 of 27 November 2009.

Sanction:

- Sanction in respect of charge 1 (contravention of Rule 1.1.(1.1.2)) is a reprimand in terms of section 32(3)(a)(i) of Act 44 of 2000.
- Sanction in respect of charge 2 (contravention of Rule 4.1) is a reprimand in terms of section 32(3)(a)(i) of Act 44 of 2000.
- Sanction in respect of charge 3 (contravention of Rule 5.10) is a reprimand in terms of section 32(3)(a)(i) of Act 44 of 2000

BOARD NOTICE 561 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 13 September 2023, and the Tribunal order signed on 14 November 2023, into alleged improper conduct of the registered person.

Name of Person: Mr Brian A. Robb

Registration Number: PrArch7615

Nature of the offence

Guilty of contravention of Rule 1.1 (Charge 1), 4.1 (Charge 2) and 5.1 (Charge 3) of the Code of Conduct for registered persons promulgated under Board Notice 7 of 2021 Government Gazette No 44190 of 19 February 2021.

Sanction:

- Sanction for charge 1 (contravention of Rule 1.1) is a fine of R20000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.
- Sanction for charge 2 (contravention of Rule 4.1) is a fine of R20 000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.
- Sanction for charge 3 (contravention of Rule 5.1) is a fine of R20 000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000. Further, in terms of section 32(2)(a)(iii), the registration of Mr Robb is suspended for a period of 6 months of which 3 months is suspended for a period of two years on condition that Mr Robb is not found guilty of the same offence.

BOARD NOTICE 562 OF 2024

South African Council for Social Service Professions
Social Service Professions Act 110 of 1978

NOTICE IN TERMS OF REGULATION 11 OF THE NAMES OF PERSONS NOMINATED AS CANDIDATES FOR THE ELECTION OF ONE (1) CHILD AND YOUTH CARE WORKER NOMINATED BY CHILD AND YOUTH CARE WORKERS TO SERVE ON THE 5th SOUTH AFRICAN COUNCIL FOR SOCIAL SERVICE PROFESSIONS

1. Notice is herewith given in terms of regulation 11 of the *Regulations relating to election of members of the South African Council for Social Service Professions* (Government Notice No R. 1698 published in Government Gazette 19644 of 31 December 1998) of the names of persons nominated as candidates for the election of a member of the 5th South African Council for Social Service Professions and the election of such Member.

1.1 The election is required in terms of section 6(2) of the Act following the resignation of the Member elected in terms of section 5(1)(b).

2. Names of persons nominated

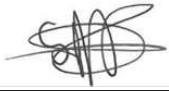
2.1 The following persons have been duly nominated in the prescribed manner by 16h00 on 1 March 2023 following the request for nominations published by Board Notice ([Board Notice 398 of 2023](#) published in Government Gazette 48017 of 10 February 2023) and meet the prescribe requirements to be nominated as set out in the applicable Regulations:

2.2.1 *5th South African Council for Social Service Professions*: Names of persons nominated as candidates by child and youth care workers for the election of *one (1) child and youth care worker* to serve on Council in terms of section 5(1)(b) of the Social Service Professions Act 110 of 1978 following (in alphabetical order of surnames):

Surname	First names	SACSSP Registration number
GALLANT	ELWIN	9010504
MANGO	VICTOR	9005334
NDLOVU	PHILANI	7000581
SHABANGU	XOLANI	9000956

2.2 Persons nominated as candidates for the elections may not initiate in any form any canvassing, or similar activities, for votes prior to the date on which the date and procedures for the elections are announced as contemplated in paragraph 3.2 below.

- 2.3 *Objections*
- 2.3.1 Any person who has a legitimate objection to any person nominated as a candidate as announced in this Board Notice, shall submit such objection in writing to the Returning Officer (elections@sacssp.co.za) within 30 days after the publication date of the Board Notice.
- 2.3.2 An objection contemplated in paragraph 2.3.1 shall contain:
- (a) name and surname, as well as SACSSP registration number of the nominated candidate;
 - (b) sufficient detail the reason for such an objection, substantiated with documentary proof; and
 - (c) the name, surname and contact details (email address and telephone number) of the person lodging the objection.
- 2.3.3 Any objection received shall be submitted to the candidate against whose nomination an objection is lodged to respond to such an objection within 14 calendar days, thereafter the Returning Officer may, at his or her discretion, conduct an investigation if need be.
- 2.3.4 The Returning Officer may employ the assistance of any staff member in the employ of the Secretariat of the SACSSP to assist with the review, investigation and assessment of an objection.
- 2.3.5 The Returning Officer shall within 30 days after receipt of the response from the candidate as contemplated in paragraph 2.3.3 make any of the following determination with regards to the objection, and such determination shall be final:
- (a) That there are no reasonable grounds that the person nominated as a candidate for election may not be acceptable for such a nomination, and rejects the objection; or
 - (b) That there are reasonable grounds, substantiated with documentary proof, that the person nominated as a candidate for election is not be acceptable for such a nomination, and confirms the objection. Where after the Returning Officer shall inform such a nominated person in writing with reasons within 14 calendar days.
- 2.3.6 The Returning Officer shall publish by Board Notice in the Government Gazette in the case of a determination in terms of paragraph 2.3.5(b) that the person nominated as a candidate for election has withdrawn as nominee, without providing any reason thereto.
- 2.3.7 No anonymous objections shall be accepted, which include objections where the person lodging the objection requests to remain anonymous.
- 2.3.8 Candidates have an opportunity to withdraw their candidacy or lodge an objection to remain on the final list of candidates.
- 3. Election of Members to serve on the 5th South African Council for Social Service Professions**
- 3.1 The date and procedures for the election of a child and youth care member to serve on the 5th South African Council for Social Service Professions shall be announced in due course by the Returning Officer.



Hitler Sekhitla (Mr)

Returning officer/ Acting Registrar

South African Council of Social Services Professions

37 Annie Botha Avenue, Riviera, Pretoria 0001, South Africa

Office: [+27 12 356 8300](tel:+27123568300) Email: elections@sacssp.co.za

16 February 2024

Date

BOARD NOTICE 563 OF 2024**ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA**

Castelli Suite, Il Villaggio, 5 de Havilland Crescent South, Persequor Technopark, Pretoria
Tel: 012 349 2331 Fax: 012 349 2327
Email: info@ahpcs.co.za
Website: www.ahpcs.co.za

HOMEOPATHY INTERNSHIP PROGRAMME GUIDELINES

This Board Notice replaces Board Notice 110 of 2019 promulgated in Government Gazette No 42576 on 12 July 2019, correcting minor typographical errors contained in the 2019 version.

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

Section 3 of the Act, sets out the objectives of the AHPCSA, which include but are not limited to:

- Assist in the promotion and protection of the health of the population of the Republic of South Africa; and
- Govern, administer and set policy relating to the professions registered with the AHPCSA.

Pursuant to fulfilling the minimum qualification requirements in terms of section 16B of the Act, read together with regulation 45(4) of Regulations No R 127 of 12 February 2001, the AHPCSA, in consultation with the Professional Board: Homeopathy, Naturopathy and Phytotherapy (PBHNP), announces the introduction of internship as contemplated in regulation 44(d) of the above-mentioned Regulations, read together with section 19 of the Act,

and regulations 25 and 26 respectively, with effect from 1 January 2020, in fulfilment of which these Guidelines are applicable.



DR LOUIS MULLINDER

**pp CHAIRPERSON: ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH
AFRICA**

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1. DEFINITIONS AND ABBREVIATIONS, CLARIFICATION OF TERMINOLOGY

1.1 Abbreviations

AHPCSA	Allied Health Professions Council of South Africa
DUT	Durban University of Technology
HSA	Homeopathy Association of South Africa
PBHNP	Professional Board: Homeopathy, Naturopathy and Phytotherapy
The Act	Allied Health Professions Act, Act 63 of 1982, as amended
UJ	University of Johannesburg
KHULA	Khula Natural Health Centre, KwaZulu-Natal

1.2 Definitions

Student

Means a person registered as such in terms of section 18(2) of the Act, namely any person registered either at the Durban University of Technology or the University of Johannesburg for the purpose of completing the Magister Technologiae (Homeopathy) qualification at one of these institutions.

Student Intern

Means any person registered as such in terms of section 19(3) of the Act, namely any individual who has completed all academic requirements (viz. 5th year or masters level examinations), excluding the dissertation in partial fulfilment of the qualification and who has yet to be awarded the M Tech (Homeopathy) degree by Durban University of Technology or University of Johannesburg, but who is still required to fulfil the requirements of the Internship Programme.

Intern

Means any person registered as such in terms of section 19(1) of the Act, namely an individual who has completed all requirements (viz. 5th year or masters level examinations), including the dissertation in partial fulfilment of the qualification and who has been awarded the M Tech (Homeopathy) degree by Durban University of Technology or University of Johannesburg, but who is still required to fulfil the requirements of the Internship Programme.

Student-Intern and Intern: Supervision

A Student-Intern and Intern require direct supervision at all times during Student-patient interaction, such direct supervision to be carried out by a qualified and registered Homeopathy practitioner, who is present at all times during any Student-Intern or Intern and patient interaction.

Interns: Malpractice Insurance

An Intern is required to carry own malpractice insurance, such as that which is available through the Homeopathy Association of South Africa (HSA), or any other malpractice insurance provider.

2. INTERNSHIP COMMITTEE AND FACILITATION OF INTERNSHIP PROGRAMME**2.1 Internship Committee**

The control of the Internship Programme resorts under the AHPCSA Professional Board for Homeopathy, Naturopathy and Phytotherapy (PBHNP) by way of an Internship Committee, which consists of at least eight members, who hold the following positions:

- The PBHNP Chairperson;
- One member from the PBHNP who is a Homeopath, who will act as the National Internship Co-Ordinator;
- One registered Homeopath from both the KwaZulu-Natal and Gauteng regions, who will act as Regional Co-Ordinators, appointed by the PBHNP to serve on the Internship Committee annually;
- Additional Regional Committee members as appointed by the PBHNP;
- The AHPCSA Registrar *ex officio*; and
- A senior Homeopathy Student representative from the DUT and the UJ, elected by the Student body of the DUT and the UJ, their details to be forwarded to the AHPCSA Registrar by February of each year by the respective Head of Department (Homeopathy).

2.2 Facilitation of Internship Programme**2.2.1 AHPCSA**

The AHPCSA monitors the Internship Programme via the National Internship Co-Ordinator who liaises with the Regional Co-Ordinators.

2.2.2 The DUT, the UJ and Khula Natural Health Centre

The Programme itself is facilitated by the DUT, UJ and Khula Natural Health Centre. The PBHNP recognises the significant involvement of these institutions and the persons involved with establishing the current Internship Programme.

3. INTERNSHIP PROGRAMME

3.1 Aim of the Internship Programme

To expose the Homeopathy Intern to the understanding of Homeopathy as a profession that functions not only as a primary health care entity, but also within a greater health care paradigm to ensure that the best interests of the patient are met and maintained and that the health of the public enjoys due and proper protection, as mandated by the legal requirements of the Allied Health Professions Act, Act 63 of 1982.

The Outcomes of the Internship Programme are to transition the Student through an Internship phase to becoming a competent practitioner with the aim of refining the skills of the Student-Intern / Intern in terms of the following outcomes:

- ❖ Practice direct contact (primary) health care as an entry portal provider for all patients (of all ages and gender).
- ❖ Promote the concept of wellness (in congruence with the primary health care principles) by assessing health risks in the community and attempting to reduce such by providing appropriate general and public health information and lifestyle counselling (as appropriate to the patient and the community).
- ❖ Refine the assessment of a patient's general health status, complaints and problems, by means of a detailed and pertinent case history, physical examination and special tests (diagnostic imaging, laboratory procedures, or further specialized testing) culminating in a diagnosis with treatment and / or referral as the case warrants.
- ❖ Further develop a goal-orientated patient management plan that addresses the treatment, rehabilitation and education of the patient.
- ❖ Continue to develop and maintain the appropriate health practitioner-patient relationship in terms of the code of conduct and ethical constraints as imposed by legislation governing the profession in South Africa.
- ❖ Deepen the ability to become self-directed learners so as to maintain an up-to-date working knowledge in terms of current findings in the field of Homeopathy and utilising the available continuing education opportunities as they present.

3.2 Registration for Internship Programme

Any AHPCSA-registered student of Homeopathy may enter the Internship Programme, firstly as:

- ❖ **a student-Intern** when he or she has completed all academic requirements for the M Tech (Homeopathy) qualification, but has yet to complete the research dissertation; and subsequently
- ❖ **as an Intern** when he or she has met all academic requirements, including the research dissertation and qualifies for graduation, and is no longer a registered university Student.

Transition from Student-Intern to Intern status is required by way of application to the AHPCSA for the registration status in the Student-Internship register to be changed to that of registration in the Internship register. The necessary form is available on the AHPCSA website – www.ahpcsa.co.za for either category of registration. The fully completed form needs to be returned to the AHPCSA, along with proof of payment, to allow for registration. Student-Intern registration numbers, or Intern registration numbers, together with the relevant certificates, as the case may be, will be issued by AHPCSA.

When the Student Intern graduates from his or her respective institution and he or she registers as an Intern, he or she is required to obtain malpractice insurance, such as is available through the HSA or any other malpractice insurance provider.

3.3 Code of Conduct

Student-Interns and Interns shall at all times be adherent to the following:

- ✓ The Rules of the Durban University of Technology / University of Johannesburg – General Handbook (as applicable).
- ✓ The Rules of the Durban University of Technology / University of Johannesburg – Homeopathy Department Handbook (as applicable).
- ✓ The Rules of the Durban University of Technology / University of Johannesburg – Clinic Manual Handbook (as applicable).
- ✓ Any rules, terms or conditions as may be applicable for participation in any activity at the Khula Natural Health Centre as issued by that Centre.
- ✓ Applicable provisions of the Allied Health Professions Act (“the Act”), Act 63 of 1982, and Regulations thereto, including, but not limited to, Chapters 3 and 4 of the Act, and Chapter 8 of Regulations No R 2610 of 3 December 1982 available for viewing at www.ahpcsa.co.za > Legislation.
- ✓ The *Code of Ethics in terms of section 54(9) of regulations no r 127 of 12 February 2001 to the Allied Health Professions Act, Act 63 of 1982, as amended, including Guidelines for Good Practice and Guidelines for making Professional Services Known*, available for viewing at www.ahpcsa.co.za > Legislation.

Any Student-Intern or Intern in breach of any of these legislative precepts may result in disciplinary action by either the Durban University of Technology/University of Johannesburg or the AHPCSA, or both.

3.4 Examination / Assessment of Internship Portfolio

The final assessment will be by means of the submission of a portfolio in hard copy and email copy to the Regional Internship Committee. **The category of AHPCSA registration at this stage will be that of Intern.** This portfolio shall be based on involvement of the Student-Intern or Intern in the Internship Programme throughout the period of Internship, as set out below.

The assessment of the portfolio will be carried out by the relevant Internship Committee and will take a maximum of 2 weeks from date of submission.

Assessment criteria:

- ✓ The work experience hours accepted need to be within two (2) years preceding portfolio submission.
- ✓ All portfolios must break down attendance into HOURS.
- ✓ Conferences and lectures attended: state subjects covered, contact details of organizers or lecturers.
- ✓ Numbers of patients seen must be broken down into separate categories: M Tech: Homeopathy research patient requirements met (if applicable) and Internship Programme numbers.
- ✓ The balance of the various aspects of the portfolio – there needs to be an entry in each block of the evaluation format.
- ✓ The reflections of the Intern on the work accomplished and how that accomplishment has brought them further in their development as practitioners – letter of the pros and cons of the process.
- ✓ The authenticity of the portfolio, in terms of the work being that of the Intern, may be verified by Committee members making spot checks by calling any references mentioned in the portfolio.

In addition to the portfolio assessment, the Intern will be required to undergo an interview with the Regional Internship Committee member(s) which will be organised by the Intern at the availability of the Committee member(s).

3.5 Reciprocity

Interns are able to complete the Internship in either or both regions; however, they can only apply for the submission of the portfolio in ONE region.

3.6 Work Completed

Should any student-intern or intern wish to consider attending and/or completing a particular course, or a post-graduate Homeopathy course and is unsure as to whether this counts towards the portfolio or not, he/she will need to submit the relevant details (electronically) to the relevant Regional Committee in order for members to review the submission for approval purposes.

3.7 Rules Binding

The following certified documentation is required to be submitted, after the completion of the Internship interviews, to either the KwaZulu-Natal or Gauteng Regional Internship Committee:

- ✓ Portfolio
- ✓ Supporting documents
- ✓ Copy of both Student-Intern and Intern registration certificates

- ✓ One-page narrative and reflective report on the internship experience

Current Regional Internship Committee representatives are published on the AHPCSA website: www.ahpcsa.co.za > Internship > Homeopathy Internship.

The minimum number of hours required per category is:

- Academic – 75 (seventy-five) hours (All courses can be done face to face, or by way of online or webinars, provided the online courses provide certificates to show participation has been completed to the relevant levels).
- Work experience – 100 (one-hundred) hours

4. OUTLINE OF THE INTERNSHIP PROGRAMME

4.1 Overview

The Internship Programme is divided into two main categories:

COMPONENT	OUTCOME
A. ACADEMIC PROGRAMME	<ol style="list-style-type: none"> 1. Engagement in continuous professional self-development activities to promote a well-rounded Intern fit for professional practice. 2. Harness skills of professional interaction and communication, both written and verbal, with professionals from within and external to the Homeopathy profession. 3. Participation in professional meetings, conferences or talks to develop knowledge base and professional character. 4. Enhance skills of practice management, jurisprudence and service to the community.
B. WORK EXPERIENCE PROGRAMME	<ol style="list-style-type: none"> 1. Consolidation of clinical acumen through observation and treatment, while under supervision, of patients within rural/urban hospitals/clinics, Homeopathy Clinics at DUT, UJ and the Khula Natural Health Centre, sporting events and other related activities. 2. Promotion of the Homeopathy profession to the general public and medical community. 3. The observation of orthodox and complementary alternative medical professionals to gain greater exposure to these professions to facilitate inter-professional working relationships and augment undergraduate knowledge.

The mechanisms through which a Student Intern/Intern may meet these outcomes are outlined in the table below. Please follow the template when submitting the internship portfolio.

4.2 Academic and Work Experience Programme

The Internship Programme aims to encompass all aspects of good practice including the following:

- Refinement of diagnostic skills
- Case taking and relevant prescriptions
- Being responsible for the total management of patients
- The exposure to the full range of various therapeutics provided within the scope of Homeopathic practice
- All statutory registration and compliance processes
- Dispensing and Compounding License course
- Skills related to the establishment and operation of a general private practice including:
 - Front office and general administration
 - Establishing and operating of a dispensary
 - Financial administration and operations
 - Professional stationery
 - Medical aid administration
 - Contract administration for general medical practice
 - Labour law and employment administration
 - Interaction with relevant diagnostic entities such as pathology and radiology laboratories
 - Insurance opportunities for general medical practice
 - General compliance within the respective legal framework of the Homeopathic profession
 - General accounting practice and compliance with respective financial and tax legislation
- Good accounting practice, registering with SARS and maintaining records etc.
- Nutrition and lifestyle Programmes
- Overview of the Specialities
- Good medical practice:
 - Public awareness
 - Referral letters, communication with other healthcare professionals
- Jurisprudence and Ethics, in particular the Doctrine of Informed Consent in South African Law
- Financial Planning and Personal Wealth Protection

The Internship Programme aims to prepare graduates for entry into a profession which is rewarding, but not generally well-known or as accepted as many other medical modalities amongst the greater South African populace and has as its goal to equip graduates with pre-requisite skills to ensure a sustainable practice and profession. Interns will therefore be required to provide a portfolio of evidence indicating that they have complied with the requirements detailing that they have not only completed the requisite hours and cases, but display an understanding of what they have learnt during the Internship Programme and can apply this knowledge in the work environment. This portfolio of evidence is to be handed in at the end of the Internship period for evaluation, as set out above.

SECTION A: ACADEMIC COMPONENT (75 HOURS)	
SECTION 1: GENERAL	
A. Literacy (12 Hours)	
<u>CASE SUMMARIES</u>	The Student Intern/Intern must complete a minimum of 5 case summaries over and above the clinical requirements. These must be signed by a clinic director.
<u>REFERRAL LETTERS</u>	The Student Intern/Intern must complete a minimum of 3 referral letters to a specialist/s. This must be signed by a clinic director.
B. NUMERACY	
<u>PRACTICE MANAGEMENT (6 HOURS)</u>	Attending lectures/seminars including but not limited to the following topics: <ul style="list-style-type: none"> • Practice management • Practice marketing • Practice management software training • Practice coding/billing (ICD 10 coding in particular) • Taxation – registration with SARS, VAT registration requirements etc. • Financial management. • Interaction with financial advisor/broker • Good business accounting practice • Banking options • Contracts for leasing • Employment of staff • Registration with Board of Healthcare Funders and medical aid reimbursements • Registering with pathology laboratories and radiological services • Practice and personal insurance planning • Personal wealth protection, retirement planning
C. DISPENSING AND COMPOUNDING OF HOMEOPATHIC MEDICINES (4 HOURS; EXCLUDING THE DISPENSING AND COMPOUNDING LICENCE	Attend lectures/seminars on the following: <ul style="list-style-type: none"> • Legal requirements for dispensing and compounding homeopathic medicines

QUALIFICATION)	<ul style="list-style-type: none"> • Dispensing and Compounding License – complete the required qualification (dependent on availability of a programme) • Opening accounts with suppliers • Ordering, receiving and storage of medication from suppliers • Vetting of products
D. JURISPRUDENCE (3 HOURS MINIMUM)	<p>Attending lectures/seminars on:</p> <ul style="list-style-type: none"> • Homeopathic scope of practice • Bioethics appropriate to receive public/patients, in particular the Doctrine of Informed Consent in South African Law • Legal requirements for signage, stationery, advertisements etc. • Social media advertising • Communicable diseases legislation
E. PATIENT CARE (3 HOURS)	<p>Lecture/seminars on, but not limited to:</p> <ul style="list-style-type: none"> • Public awareness • HIV counselling • Bereavement counselling • Cancer and chronic disease counselling for patients and families of patients
SECTION 2: CLINICAL SKILL ENHANCEMENT	
A. REFINEMENT OF DIAGNOSTIC SKILLS (15 HOURS MINIMUM)	<p>Lectures from qualified practitioners in, but not limited to:</p> <ul style="list-style-type: none"> • Differential diagnosis • Case studies • Presentation and discussion of clinic cases • Physical examination • Homeopathic case-taking and prescribing • Red flag symptoms and procedure
B. PATIENT MANAGEMENT (12 HOURS MINIMUM)	<p>Lectures from qualified practitioners in, but not limited to:</p> <ul style="list-style-type: none"> • Patient management from first consultation through follow-ups and resolution of the case • Exposing Students to the full range of therapeutics provided in the scope of practice • Life style management including nutrition, exercise, stress reduction techniques and counselling

SECTION 3: LIFE SKILLS	
A. PERSONAL GROWTH AND DEVELOPMENT (5 HOURS)	Attend lectures from qualified practitioners in, but not limited to: <ul style="list-style-type: none"> • Life coaching including inner work to release fears, increase resilience and enhance self-esteem and confidence • Serving as an executive member of an organization or being a student representative e.g. class rep, PBHNP sub-Committee member, student services board member etc. • Giving a talk on a Homeopathic related topic • Business coaching
B. GENERAL COMMUNITY SERVICE (3 HOURS)	A Student Intern/Intern is expected to volunteer at a charity organization of his/her choice, for example: <ul style="list-style-type: none"> • Animal shelter • Soup kitchen • Charity for the underprivileged • Charity Tours • Blood Bank • Member of an NGO Committee
SECTION 4:	
A. BASIC SCIENCES (MINIMUM 3 HOURS)	Health sciences lectures/seminars/online courses on a minimum of three different topics.
B. DIAGNOSTIC AMBIT (3 HOURS)	At least one lecture/seminar in each topic below: <ul style="list-style-type: none"> • Clinical pathology lecture/discussion with a pathologist. • Imaging techniques such as radiographs, ultrasound or MRI
C. HOMEOPATHIC SPECIFIC ACTIVITIES (3 HOURS)	<ul style="list-style-type: none"> • Attend association meetings such as the Homeopathic Association of South Africa Regional meetings • Lectures/seminars/online lectures on various schools of Homeopathy for example Unicist prescribing, clinical prescribing etc. • Attend one Homeopathic mini/full congress arranged by an appropriately recognised Homeopathic association
SECTION 5: SPECIAL ELECTIVES	
A. CARE OF DISADVANTAGED PERSONS (3 HOURS)	<ul style="list-style-type: none"> • At least one lecture on paediatric care • At least one lecture on geriatric care

	<ul style="list-style-type: none"> At least one lecture on disability awareness (congenital or acquired), immunocompromised care (cancer, HIV etc.) or stroke patient care
SECTION B: WORK EXPERIENCE COMPONENT 100 HOURS	
A. CLINIC WORK	<ul style="list-style-type: none"> Each Intern/Student Intern is required to see twenty new patients during the Internship term Each Intern/Student Intern is required to see fifty follow up patients during the Internship term Full case histories and patient records to be submitted within the portfolio. In order to comply with South African privacy law, patients need to be de-identified to protect their privacy. Patients also need to give consent for their records to be used for educational purposes
B. PROFESSIONAL INTERACTION	<ul style="list-style-type: none"> Observation of 5 or more registered Homeopaths for at least 5 hours each (cumulatively or in a single block of 5 hours). Three of the Homeopaths observed must be qualified for at least ten years. A Homeopath that is being observed by a Student Intern/Intern must have at least five years' experience in practice. At least a third of this observation time must be dedicated to operational elements within a practice.
C. COMMUNITY SERVICE (MINIMUM 15 HOURS)	<ul style="list-style-type: none"> Observation of or, if possible, health screening of underprivileged patients in community clinics.

BOARD NOTICE 564 OF 2024**HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****No. R.****2024****HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)****RULES RELATING TO CONTINUING EDUCATION AND TRAINING FOR REGISTERED HEALTH PRACTITIONERS: AMENDMENT**

The Health Professions Council of South Africa intends, under section 26 of the Health Professions Act, 1974 (Act No. 56 Of 1974), to make the rules in the schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed amendments to the Registrar, Health Professions Council of South Africa, by post: P.O. Box 205, Pretoria 0001, or by hand: HPCSA, No. 553 Madiba Street, Arcadia, Pretoria, or by email: ntsanem@hpcsa.co.za (for the attention of Adv Ntsane Mathibeli: Legal Advisor: Legislative Drafting) within three months from date of publication of this Notice.

SCHEDULE**Definitions**

1. In these rules “**the Rules**” means the Rules relating to Continuing Education and Training for registered health practitioners, published under Board Notice No. 29 in *Government Gazette No. 29716* of 23 March 2007 and as amended by the Board Notice No. 93 in *Government Gazette No. 30253* of 07 September 2007, and any word or expression to which a meaning has been assigned in the rules shall have that meaning, unless the context otherwise indicates; and
“**Board**” means the relevant professional board established in terms of section 15 of the Act.

Amendment of Rule 1 of the rules

2. Rule 1 of the rules is hereby amended by the substitution, for the “**continuing professional development committee**”, of the following committee:

““**committee**” means a committee established by council in terms of section 10(1) of the Act to, *inter alia*, develop policy proposals for continuing professional development, and to monitor the implementation and compliance with the continuing professional development policy and these Rules;”

Substitution of Rule 3 of the rules

3. The following rule is hereby substituted for rule 3 of the rules –

“3. A person who, after 1 January 2007, registers for the first time in terms of the Act as a practitioner in any category of independent practice, or public service, and supervised practice shall be required to comply with the conditions of continuing professional development laid down in these Rules, which shall be a prerequisite for such practitioner to retain his or her registration in terms of the Act: Provided that a person who is registered for the first time after 1 January of any year, shall be required to comply with these requirements during the first year of his or her registration.”

Substitution of Rule 4 of the rules

4. The following rule is hereby substituted for rule 4 of the rules –

“4. For the purpose of complying with the requirements of continuing professional development –

- (1) a practitioner must accumulate continuing education units referred to in the Table below, and over a period of twelve months.
- (2) continuing education units accumulated shall be valid for a period of twelve months from the date of accumulation; and

Insertion of the Table

5. The rules are hereby amended by the insertion, after rule 10, of the following Table:

“TABLE

The number of continuing education units to be accumulated over a period of twelve months and in terms of rule 4(1) of the rules are stipulated per profession below:

Abbreviation	Register	Minimum number of TOTAL CEUs per year	Minimum CEUs for Ethics, Human Rights or Health Law
DENTAL THERAPY AND ORAL HYGIENE			
DA	Dental Assistant	15	2
TT	Dental Therapist	30	5
OH	Oral Hygienist	30	5
DIETETICS AND NUTRITION			
DT	Dietitian	30	5
SDT	Supplementary Dietitian	15	2
NT	Nutritionist	30	5
SNT	Supplementary Nutritionist	15	2
EMERGENCY CARE PRACTITIONERS			
ANA	Ambulance Emergency Assistant	30	5
ANT	Paramedic	30	5
BAA	Basic Ambulance Assistant	15	2
ECA	Emergency Care Assistant	15	2
ECT	Emergency Care Technician	30	5
ECP	Emergency Care Practitioner	30	5
OECO	Operational Emergency Care Orderly	30	5
ENVIRONMENTAL HEALTH			
HI	Environmental Health Practitioner	30	5

Abbreviation	Register	Minimum number of TOTAL CEUs per year	Minimum CEUs for Ethics, Human Rights or Health Law
HIA	Environmental Health Assistant	15	2
FI	Food Inspector	15	2
MEDICAL, DENTISTRY AND MEDICAL SCIENCE			
AN	Anaesthetist Assistant	15	2
BE	Biomedical Engineer	30	5
CA	Clinical Associate	30	5
DP	Dentist	30	5
GC/GR	Genetic Counsellor	30	5
HA	Health Assistant	15	2
KB	Clinical Biochemist	30	5
MP	Medical Practitioner	30	5
MS	Medical Scientist	30	5
MW	Medical Biological Scientist	30	5
SMW	Supplementary Medical Scientist	30	5
PH	Medical Physicist	30	5
MEDICAL TECHNOLOGY			
MLS	Medical Laboratory Scientist	30	5
MT	Medical Technologist	30	5
GT	Medical Technician	15	2
SGT	Supplementary Medical Technician	15	2
LA	Laboratory Assistant	10	1
SLA	Supplementary Laboratory Assistant	10	1
OCCUPATIONAL THERAPY, MEDICAL ORTHOTICS AND PROSTHETICS AND ARTS THERAPY			
AT	Arts Therapist	30	5
AOS	Assistant Medical Orthotist, Prosthetist & Leatherworker	15	2

Abbreviation	Register	Minimum number of TOTAL CEUs per year	Minimum CEUs for Ethics, Human Rights or Health Law
OSA	Orthopaedic Technical Assistant	15	2
OTB	Occupational Therapy Assistant	15	2
OTT	Occupational Therapy Technician	15	2
OB	Orthopaedic Footwear Technician	15	2
OS	Medical Orthotist and Prosthetist	30	5
SOS	Supplementary Medical Orthotist Prosthetist	15	2
OT	Occupational Therapist	30	5
SOT	Supplementary Occupational Therapist	15	2
OPTOMETRY AND DISPENSING OPTICIANS			
OD	Dispensing Optician	30	5
SOD	Supplementary Dispensing Optician	15	2
OP	Optometrist	30	5
SOP	Supplementary Optometrist	15	2
OR	Orthoptist	15	2
PHYSIOTHERAPY, PODIATRY AND BIKINETICS			
BK	Biokineticist	30	5
CH	Podiatrist	30	5
MA	Masseurs	15	2
PT	Physiotherapist	30	5
PTA	Physiotherapy Assistants	15	2
PTT	Physiotherapy Technicians	15	2
RM	Remedial Gymnast	15	2
SCH	Supplementary Podiatrist	15	2
SPT	Supplementary Physiotherapist	15	2
PSYCHOLOGY:			
PM	Psychotechnician	15	2

Abbreviation	Register	Minimum number of TOTAL CEUs per year	Minimum CEUs for Ethics, Human Rights or Health Law
PMT	Psychometrist	30	5
PRC	Registered Counsellor	30	5
PS	Psychologist	30	5
RADIOGRAPHY AND CLINICAL TECHNOLOGY			
DR	Radiographer	30	5
EE	Electro-Encephalographic Technician	15	2
KT	Clinical Technologist	30	5
KTA	Assistant Clinical Technologist	15	2
KTG	Graduate Clinical Technologist	30	5
RLT	Radiation Laboratory Technologist	15	2
RSDR	Restricted Supplementary Diagnostic Radiographer	15	2
SEE	Supplementary Electro-Encephalographic Technician	15	2
SDR	Supplementary Diagnostic Radiographer	15	2
SKT	Supplementary Clinical Technologist	15	2
SRLT	Supplementary Radiation Laboratory Technologist	15	2
SPEECH, LANGUAGE AND HEARING PROFESSIONS			
AM	Audiometrician	15	2
AU	Audiologist	30	5
GAK	Hearing Aid Acoustician	30	5
SAU	Supplementary Audiologist	15	2
SGAK	Supplementary Hearing Aid Acoustician	15	2
SGG	Community Speech and Hearing Worker	30	5
SGK	Speech and Hearing Correctionist	30	5

Abbreviation	Register	Minimum number of TOTAL CEUs per year	Minimum CEUs for Ethics, Human Rights or Health Law
SHA	Speech and Hearing Assistant	15	2
ST	Speech Therapist	30	5
SSTA	Supplementary Speech Therapist and Audiologist	15	2
STA	Speech Therapist and Audiologist	30	5
STB	Speech Therapy Assistant	15	2

The prescribed CEUs must be accumulated by way of different educational, training or developmental activities accredited by the council in any of the following levels of activities—

- (1) level one activities with non-measurable outcomes;
 - (2) level two activities with measurable outcomes; and
 - (3) level three activities with assessment of formally structured learning programmes.
6. Practitioners may obtain their CEUs within their own discipline, speciality or subspeciality or within another relevant discipline, speciality or subspeciality.
 7. Deferment of compliance with the requirements of continuing professional development for any specific period may be granted to individual practitioners by the Board on application and submission of adequate reasons for such request and subject to such conditions as the committee may determine.
 8. A practitioner registered to perform community service in terms of the provisions of section 24A of the Act, registered as a registrar or performing internship training is not required to comply with the requirements relating to continuing professional development whilst being so registered.

Signed by: Magome Albanos Masike
Signed at: 2024-01-23 12:39:10 +02:00
Reason: Witnessing Magome Albanos Ma



DR. MAGOME A MASIKE
REGISTRAR

BOARD NOTICE 565 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 13 September 2023 and the Tribunal order signed on 29 November 2023, into alleged improper conduct of the registered person.

Name of Person: Mr Cupido A. Swartz

Registration Number: D1023

Nature of the offence

Guilty of contravention of Rule 3.1 (Charge 2), 4.1 (Charge 3) and 5.9 (Charge 4) of the Code of Conduct for registered persons promulgated under Board Notice 7 of 2021 Government Gazette No 44190 of 19 February 2021.

Sanction:

- Sanction for charge 2 and 4 (contravention of Rule 3.1 and 5.9) is a fine of R5000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000
- Sanction for charge 3 (contravention of Rule 4.1) is a fine of R20 000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000 of which R5000 is suspended for a period of 2 years on condition that he is not found guilty of the same offence

BOARD NOTICE 566 OF 2024**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the Architectural Profession Act No 44 of 2000 ("The Act") of the finding and sanction imposed by the Disciplinary Tribunal in the disciplinary hearing held on 06 September 2023 and the Tribunal order signed on 25 September 2023, into alleged improper conduct of the registered person.

Name of Person: Mr. Andrew Cillié Greeff

Registration Number: PR Arch 6656

Nature of the offence

Guilty of contravention of Rule 1.1(1.1.2) (Charge 1), 1.1(1.1.3) (Charge 2), 4.1.7 (Charge 3) and 5.10 (Charge 4) of the Code of Professional Conduct for registered persons promulgated under Board Notice 154 of 2009 Government Gazette No 32731 of 27 November 2009.

Sanction:

- Sanction for charge 1 (contravention of Rule 1.1(1.1.2)) is a fine of R5000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000 of which R5000 suspended for a period of six months on condition that Mr Greeff is not found guilty of the same or similar offence during the period of suspension.
- Sanction for charge 2 (contravention of Rule 1.1(1.1.3)) is a fine of R5000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000 of which R5000 is suspended for a period of six months on condition that Mr Greeff is not found guilty of the same or similar offence during the period of suspension
- Sanction for charge 3 (contravention of Rule (4.1.7)) is a fine of R1000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.
- Sanction for charge 4 (contravention of Rule 5.10) is a fine of R1000.00 in terms of section 32(3)(a)(ii) of Act 44 of 2000.

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
Publications: Tel: (012) 748 6053, 748 6061, 748 6065