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## GENERAL NOTICES

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### NOTICE 769 OF 2012

#### DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT

#### NOTICE IN TERMS OF SECTION 33(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003

(ACT 57 OF 2003)

#### INTENTION TO DECLARE A NATURE RESERVE

I, Nandi Mayathula-Khoza, the Member of the Executive Council (MEC) responsible for Agriculture and Rural Development in the Province, by the powers vested in me in terms of Section 33(1) of the National Environmental Management: Protected Areas Act, 2003 (Act 57 of 2003) do hereby give notice of the intention to declare Alice Glockner as a Nature Reserve in terms of Section 23 of the National Environmental Management: Protected Areas Act, 2003. The proposed nature reserve is located on the following properties whose SG Diagram number is in brackets as indicated in the Schedule below.

Members of the public are hereby invited to submit written representation on or objections to the proposed declaration of the above named Nature Reserve, within 60 (sixty) days of this publication. Written submissions must be lodged with the Head of Department: Gauteng Department of Agriculture and Rural Development, Diamond Corner Building, 68 Eloff Street, Corner Eloff and Market Streets, Johannesburg or PO Box 8769 Johannesburg 2000.

**NANDI MAYATHULA-KHOZA**

**MEC: AGRICULTURE AND RURAL DEVELOPMENT**

**SCHEDULE****Description of Property**

The Farm Houtpoort 392 IR: Remainder of Portion 52 (A5120/1947).

The boundaries of the proposed nature reserve are as indicated on a map filed in the office of the Directorate of Nature Conservation, Gauteng Department of Agriculture and Rural Development, Glencairn Building, 73 Market Street, Johannesburg. P O Box 8769, Johannesburg, 2000.

**NOTICE 770 OF 2012****DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT****NOTICE IN TERMS OF SECTION 33(1) OF THE NATIONAL ENVIRONMENTAL  
MANAGEMENT: PROTECTED AREAS ACT, 2003****(ACT 57 OF 2003)****INTENTION TO AMEND THE BOUNDARIES OF A NATURE RESERVE**

I, Nandi Mayathula-Khoza, the Member of the Executive Council (MEC) responsible for Agriculture and Rural Development in the Province, by the powers vested in me in terms of Section 33(1) of the National Environmental Management: Protected Areas Act, 2003 (Act 57 of 2003) do hereby give notice of the intention to amend the boundaries of Marievale Nature Reserve in terms of Section 23 of the National Environmental Management: Protected Areas Act, 2003. The proposed nature reserve is located on the following properties whose SG Diagram numbers are in brackets as indicated in the Schedule below.

Members of the public are hereby invited to submit written representation on or objections to the proposed amendment within 60 (sixty) days of this publication. Written submissions must be lodged with the Head of Department: Gauteng Department of Agriculture and Rural Development, Diamond Corner Building, 68 Eloff Street, Corner Eloff and Market Streets, Johannesburg or PO Box 8769 Johannesburg 2000.

**NANDI MAYATHULA-KHOZA****MEC: AGRICULTURE AND RURAL DEVELOPMENT**

**SCHEDULE**

**The Farm Marievale Natuurreservaat 282-IR:** The Entire Farm Portion (A1836/1984).

**The Farm Daggafontein 125-IR:** Portion 125 (A9094/1973) and Portion 191 (7386/2009).

**Grootvaly Small Holdings:** Portion 95 (A7812/1988), Portion 96 (A7814/1988), Portion 97 (A7816/1988), Portion 98 (A7818/1988), Portion 103 (A2137/1971) and Portion 104 (A2023/1929).

The proposed new boundaries of the nature reserve are as indicated on a map filed in the office of the Directorate of Nature Conservation, Gauteng Department of Agriculture and Rural Development, Glencairn Building, 73 Market Street, Johannesburg. P O Box 8769, Johannesburg, 2000.

**NOTICE 771 OF 2012****DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT****NOTICE IN TERMS OF SECTION 33(1) OF THE NATIONAL ENVIRONMENTAL  
MANAGEMENT: PROTECTED AREAS ACT, 2003****(ACT 57 OF 2003)****INTENTION TO DECLARE A NATURE RESERVE**

I, Nandi Mayathula-Khoza, the Member of the Executive Council (MEC) responsible for Agriculture and Rural Development in the Province, by the powers vested in me in terms of Section 33(1) of the National Environmental Management: Protected Areas Act, 2003 (Act 57 of 2003) do hereby give notice of the intention to declare the Suikerbosrand as a Nature Reserve in terms of Section 23 of the National Environmental Management: Protected Areas Act, 2003. The proposed nature reserve is located on the following properties whose SG Diagram numbers are in brackets as indicated in the Schedule below.

Members of the public are hereby invited to submit written representation on or objections to the proposed declaration of the above named Nature Reserve, within 60 (sixty) days of this publication. Written submissions must be lodged with the Head of Department: Gauteng Department of Agriculture and Rural Development, Diamond Corner Building, 68 Eloff Street, Corner Eloff and Market Streets, Johannesburg or P O Box 8769 Johannesburg 2000.

**NANDI MAYATHULA-KHOZA****MEC: AGRICULTURE AND RURAL DEVELOPMENT**

**SCHEDULE**

**The Farm Tamboekiesfontein 173-IR:** Portion 35 (A8261/1947), Portion 43 (A3052/1970), Portion 48 (A95441/1986), Portion 49 (A9542/1986).

**The Farm Blesboklaagte 181-IR:** Portion 25 (A3053/1970), Portion 26 (A3054/1070), Portion 27 (A3055/1070) and Portion 28 (A3056/1070).

**The Farm Diepkloof 182-IR:** Portion 1 (A978/1899), Portion R/3 (980/1899), Portion 4 (attached to Title deed T3780/1899), Portion R/7 (A3229/1913), Portion R/8 (A3230/1913), Portion 9 (A4074/1914), Portion 10 (A3230/1913), Portion 11 (A4076/1914), Portion 12 (A4077/1914), Portion 13 (A2183/1915), Portion 14 (A1823/1916), Portion 15 (A1378/1922), Portion 16 (A3230/1913), Portion 17 (A4436/1926), Portion 18 (A4422/1937), Portion R/19 (A4861/1937), Portion 20 (A4862/1937), Portion 21 (A4863/1937), Portion 23 (A3230/1913) and Portion 24 (A3059/1970).

**The Farm Valsfontein 183-IR:** Portion R/1 (A2267/1944), Portion 2 (A3057/1970), Portion 3 (A3058/1970), Portion 4 (A2529/1990) and Remaining Extent of the Farm Valsfontein 183-IR (DB96/12).

**The Farm Schoongezicht 378-IR:** Portion R/11 (A2821/1918), Portion R/13 (A3346/1963), Portion 14 (A2180/1918), Portion 16 (A2825/1918), Portion R/18 (A2234/1949) Portion 19 (A2828/1918), Portion R/23 (A1184/1920), Portion 24 (A816/1927), Portion 25 (A817/1927), Portion 67 (A1940/1946), Portion 68 (A2232/1949), Portion 69 (A2233/1949), Portion 71 (A7219/1956), and Portion 77 (A9226/1970).

**The Farm Kafferskraal 381-IR:** Portion R/1 (A112/1916), Portion 2 (A2851/1977), Portion R/3 (A114/1916), Portion 7 (A118/1916), Portion R/10 (A121/1916), Portion 17 (A128/1916), Portion 18 (A129/1916), Portion 21 (A1353/1920), Portion 22 (A3186/1928), Portion R/25 (A158/1941), Portion R/29 (A3869/1955), Portion 33 (A9227/1970), Portion 34 (A9228/1970), Portion 43 (A600/2003) and Remaining Extent of the Farm Kafferskraal 381-IR (A774/1992).

**The Farm Boschhoek 385-IR:** Portion R/3 (579/1898), Portion 5 (A2471/1913), Portion R/6 (A5824/1963), Portion 9 (A2604/1948), Portion 10 (A2605/1948), Portion 22 (A1013/1953), Portion 23 (A2739/1953), Portion 34 (AA9229/1970), Portion 35 (A9230/1970), Portion 36 (A9321/1970), and Portion 37 (A9232/1970).

**The Farm Boschfontein 386-IR:** Portion 21 (A1519/1913), Portion 22 (A1521/1913), Portion 72 (A9233/1970), Portion 73 (A9234/1970), Portion 74 (A9235/1970), Portion 75 (A9236/1970), Portion 77 (A9237/1970), and the Remaining Extent of the Farm Boschfontein 386-IR (575/1898).

The boundaries of the proposed nature reserve are as indicated on a map filed in the office of the Directorate of Nature Conservation, Gauteng Department of Agriculture and Rural Development, Glencairn Building, 73 Market Street, Johannesburg, P O Box 8769, Johannesburg, 2000.



**NOTICE 772 OF 2012****DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT****NOTICE IN TERMS OF SECTION 73 OF THE NATIONAL  
ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008  
(ACT 59 OF 2008)**

I, Nandi Mayathula-Khoza, the Member of the Executive Council responsible for agriculture and rural development in the Province by the powers vested in me in terms of Section 73 (1) of the National Environmental Management: Waste Act, 2008 (Act 59 of 2008) (NEMWA) do hereby publish the Gauteng Integrated Waste Management Plans Regulations set out in Annexure A below for public comments. All written representations or objections must be submitted to the Department of Agriculture and Rural Development within 30 (thirty) days of the date of publication of this Notice. The written representations or objections maybe hand delivered or forwarded to the General Waste Management Directorate situated on the 7<sup>th</sup> Floor, Glencairn Building, 73 Market Street Johannesburg and addressed to:

Ms Lindokuhle Vilakazi General Waste Management Unit Department of Agriculture and Rural Development Telephone: (011) 355 - 1354/1900 Facsimile: 0866042482 E-mail: <a href="mailto:Lindokuhle.Vilakazi@gauteng.gov.za">Lindokuhle.Vilakazi@gauteng.gov.za</a>
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**NANDI MAYATHULA-KHOZA**  
**MEC: AGRICULTURE AND RURAL DEVELOPMENT**

**ANNEXURE A**



**GAUTENG PROVINCE**

Department: Agriculture  
and Rural Development

**REPUBLIC OF SOUTH AFRICA**

**Draft Gauteng Provincial  
Integrated Waste Management  
Plan Regulations**

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**GAUTENG PROVINCE**

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**DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT**

**NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008  
(ACT No. 59 of 2008)**

**GAUTENG INTEGRATED WASTE MANAGEMENT PLANS REGULATIONS, 2010**

The Member of the Executive Council responsible for environmental matters has, in terms of section 70(1) read with section 69(1)(d) of the National Environmental Management Waste Act, 2008 (Act No.59 of 2008), made the Regulations as set out in the Schedule.

**SCHEDULE****INTERPRETATION AND PURPOSE OF THE REGULATIONS**

1. Interpretation
2. Purpose of the Regulations

**SUBMISSION OF INTEGRATED WASTE MANAGEMENT PLANS**

3. Submission of plans by municipalities
4. Submission of inputs by local municipalities to district municipalities

**CONTENTS OF INTEGRATED WASTE MANAGEMENT PLANS**

5. Contents of plans to be submitted by municipalities

**REPORTING AND REVIEW OF INTEGRATED WASTE MANAGEMENT PLANS**

6. Reporting on implementation of integrated waste management plans and reports
7. Review of integrated waste management plans and reports

**GENERAL**

8. Short title and commencement

## INTERPRETATION AND PURPOSE OF THE REGULATIONS

### Definitions

1. In the Regulations any word or expression to which a meaning has been assigned in the Act has that meaning, and unless the context requires otherwise —

**“annual waste management performance reports”** means the annual performance reports drafted in accordance with regulation 6;

**“category”**, in relation to municipalities, means a category A, B or C municipality envisaged in section 155(1) of the Constitution, and as further defined in the Municipal Structures Act, 1998 (Act 117 of 1998);

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

**“district municipality”** means a municipality that has municipal executive and legislative authority in an area that includes more than one municipality, as defined in section 155(1)(c) of the Constitution as a category C municipality;

**“guidelines”** means any national and provincial guidelines or policies issued in terms of the Act, and includes the Gauteng Provincial Government Agriculture and Rural Development, and Land Affairs Guidelines for the Development of Integrated Waste Management Plans for Local Government of April 2004 and the Gauteng Department of Agriculture and Rural Development, Gauteng Provincial Integrated Waste Management Policy of September 2006, until such time as these guidelines or policies are replaced by subsequent guidelines or policies;

**“local municipality”** means a municipality that shares municipal executive and legislative authority in its area with a district municipality within whose area it falls as defined in section 155(1) of the Constitution as a category B municipality;

**“metropolitan municipality”** means a municipality that has exclusive executive and legislative authority in its area as defined in section 155(1) of the Constitution as a category A municipality;

**“MEC”** means the Member of the Executive Council responsible for agriculture and rural development;

**“municipal council”** means a municipal council referred to in section 157(1) of the Constitution;

**“Municipality”** means local, district and metropolitan municipalities.

**“Municipal Structures Act”** means the Local Government Municipal Structures Act, 1998 (Act 117 of 1998);

**“Municipal Systems Act”** means the Local Government Municipal Systems Act, 2000 (Act 32 of 2000);

**“National Environmental Management Act”** means the National Environmental Management Act, 1998 (Act 107 of 1998);

**“plan”** means the integrated waste management plan drafted in accordance with Regulations 3 – 5 of these Regulations;

**“the Act”** means the National Environmental Management Waste Act, 2008 (Act 59 of 2008); and

**“the provincial department”** means the Gauteng Department of Agriculture, and Rural Development.

(2) The Regulations must, unless a contrary interpretation is clear from the words and context, be interpreted to be consistent with published guidelines.

(3) The Regulations must be read in line with the Act and the Municipal Systems Act regarding the contents of and procedures for the submission and approval of plans and integrated development plans.

### **Purpose of the Regulations**

2. The purpose of the Regulations is to regulate the preparation, contents and submission of municipal plans to the MEC, in a manner which is consistent and which supports and enhances the provisions in the Act.

## **SUBMISSION OF INTEGRATED WASTE MANAGEMENT PLANS**

### **Submission of plans by municipalities**

3. (1) Each municipality must submit a plan in the prescribed manner as set out in these Regulations, to the MEC, 90 days prior to the date prescribed for the submission of its integrated development plans to the Member of the Executive Council for local government in terms of the Municipal Systems Act.

(2) If a municipality is unable to comply with the timeframes as set out in sub regulation (1) for the submission of its plan to the MEC, it must prepare and submit a report to the MEC within 90 days before the date stipulated for submission of its plan, containing the following information:

- (a) the reasons why it cannot comply with the timeframes;
- (b) steps taken to remedy the situation; and
- (c) assistance required to remedy the situation.

### **Submission of inputs by local municipalities to district municipalities**

4. Local municipalities must submit their plans to the relevant district municipalities at least 30 days prior to the date on which municipalities must submit their plans to the MEC as prescribed by regulation 3(1).

## **CONTENTS OF INTEGRATED WASTE MANAGEMENT PLANS**

### **Contents of plans to be submitted by municipalities**

5. (1) A plan must, as a minimum—
- (a) contain a situational analysis that includes—
    - (i) a description of the population and development profiles of the area to which the plan relates;
    - (ii) an assessment of the quantities and types of waste that are generated in the area;
    - (iii) a description of the services that are provided, or that are available, for the collection, minimisation, re-use, recycling and recovery, treatment and disposal of waste; and
    - (iv) the number of persons in the area who are not receiving waste collection services;
  - (b) within the domain of the municipality, set out how the municipality intends—

- (i) to give effect, in respect of waste management, to Chapter 3 of the Act;
- (ii) to give effect to the objects of the Act;
- (iii) to identify and address the negative impacts of poor waste management practices on health and the environment;
- (iv) to provide for the implementation of waste minimisation, re-use, recycling and recovery initiatives;
- (v) to address the delivery of waste management services to residential premises; and
- (vi) to give effect to best environmental practice in respect of waste management;
- (c) set out the priorities and objectives of the municipality in respect of waste management;
- (d) set out the approach of the municipality to the planning of any new facilities for the disposal and decommissioning of existing waste disposal facilities;
- (e) indicate the financial resources that are required to give effect to the plan; and
- (f) describe how the municipality intends to give effect to its plan

in the format and containing the information as is set out in Annexure A of these Regulations.

## **REPORTING AND REVIEW OF INTEGRATED WASTE MANAGEMENT PLANS**

### **Reporting on implementation of integrated waste management plans and reports**

**6. (1)** Municipalities must prepare and submit annual waste management performance reports on the implementation of their plans to the MEC for approval.

**(2)** Annual waste management performance reports must contain information on the implementation of the integrated waste management plan, including information on—

- (a) the extent to which the plan has been implemented during the period;
- (b) the waste management initiatives that have been undertaken during the reporting period;
- (c) the delivery of waste management services and measures taken to secure the efficient delivery of waste management services;
- (d) the level of compliance with the plan and any applicable waste management standards;
- (e) the measures taken to secure compliance with waste management standards;
- (f) the waste management monitoring activities;
- (g) the actual budget expended on implementing the plan; and
- (h) the measures that have been taken to make any necessary amendments to the plan.

**(3)** The annual waste management performance report must be submitted to the MEC at the same time that the annual performance report must be submitted in terms of section 46 of the Municipal Systems Act.

**(4)** Local municipalities must submit their annual waste management performance reports on the implementation of their plans as contemplated in subregulation (1) to the relevant district municipalities at least 30 days prior to the time specified for municipalities to submit their annual waste management performance reports, as contemplated in subregulation (3).

**Review of the plans and reports**

7. (1) Municipalities must revise their plans in accordance with the provisions of subregulation (2) , and must submit the revised plans to the MEC every 5 years as from the date specified for the submission of the first plan referred to in regulation 3, irrespective of whether the plan was submitted on the due date or not.

(2) Revised plans must incorporate updated information on the situational analysis, goals, priorities, objectives, approach, required financial resources and methods to give effect to the plans.

**GENERAL****Short title and commencement**

8. These Regulations are called the Gauteng Integrated Waste Management Plan Regulations, 2010.

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