

Government Gazette

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REPUBLIEK VAN SUID-AFRIKA

Vol. 526

Pretoria, 30 April 2009

No. 32157

For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the Gazette numbers in the righthand column:

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IMPORTANT ANNOUNCEMENT

Closing times **PRIOR TO PUBLIC HOLIDAYS** for
**GOVERNMENT NOTICES, GENERAL NOTICES,
 REGULATION NOTICES AND PROCLAMATIONS**

2009

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

- ▶ **22 April**, Wednesday, for the issue of Thursday **30 April 2009**
- ▶ **30 April**, Thursday, for the issue of Friday **8 May 2009**
- ▶ **11 June**, Thursday, for the issue of Friday **19 June 2009**
- ▶ **6 August**, Thursday, for the issue of Friday **14 August 2009**
- ▶ **17 September**, Thursday, for the issue of Friday **25 September 2009**
- ▶ **10 December**, Thursday, for the issue of Friday **18 December 2009**
- ▶ **15 December**, Tuesday, for the issue of Thursday **24 December 2009**
- ▶ **21 December**, Monday, for the issue of Thursday **31 December 2009**
- ▶ **30 December**, Wednesday, for the issue of Friday **8 January 2010**

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged

The copy for a **SEPARATE Government Gazette** must be handed in not later than three calendar weeks before date of publication

BELANGRIKE AANKONDIGING

Sluitingstye **VOOR VAKANSIEDAE** vir
**GOEWERMENTS-, ALGEMENE- & REGULASIE-
 KENNISGEWINGS ASOOK PROKLAMASIES**

2009

Die sluitingstyd is stiptelik **15:00** op die volgende dae:

- ▶ **22 April**, Woensdag, vir die uitgawe van Donderdag **30 April 2009**
- ▶ **30 April**, Donderdag, vir die uitgawe van Vrydag **8 Mei 2009**
- ▶ **11 Junie**, Donderdag, vir die uitgawe van Vrydag **19 Junie 2009**
- ▶ **6 Augustus**, Donderdag, vir die uitgawe van Vrydag **14 Augustus 2009**
- ▶ **17 September**, Donderdag, vir die uitgawe van Vrydag **25 September 2009**
- ▶ **10 Desember**, Donderdag, vir die uitgawe van Vrydag **18 Desember 2009**
- ▶ **15 Desember**, Dinsdag, vir die uitgawe van Donderdag **24 Desember 2009**
- ▶ **21 Desember**, Maandag, vir die uitgawe van Donderdag **31 Desember 2009**
- ▶ **30 Desember**, Woensdag, vir die uitgawe van Vrydag **8 Januarie 2010**

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word

Wanneer 'n **APARTE Staatskoerant** verlang word moet die kople drie kalenderweke voor publikasie ingedien word

GOVERNMENT NOTICES
GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

No. 440

30 April 2009

SMALL CLAIMS COURTS ACT, 1984 (ACT NO. 61 OF 1984)

**ESTABLISHMENT OF A SMALL CLAIMS COURT FOR THE AREA OF
TAUNG**

I, Johannes Hendrik de Lange, Deputy Minister of Justice and Constitutional Development, acting under the power delegated to me by the Minister of Justice and Constitutional Development, under section 2 of the Small Claims Courts Act, 1984 (Act No. 61 of 1984), hereby-

- (a) establish a small claims court for the adjudication of claims for the area of Taung, consisting of the district of Taung;
- (b) determine Taung to be the seat of the said court; and
- (c) determine Taung to be the place in that area for the holding of sessions of the said court.



J H DE LANGE
DEPUTY MINISTER OF JUSTICE
AND CONSTITUTIONAL DEVELOPMENT

No. 440

30 April 2009

WET OP HOWE VIR KLEIN EISE, 1984 (WET NO. 61 VAN 1984)

INSTELLING VAN 'N HOF VIR KLEIN EISE VIR DIE GEBIED TAUNG

Ek, Johannes Hendrik de Lange, Adjunk-Minister vir Justisie en Staatkundige Ontwikkeling, handelende kragtens die bevoegdhede aan my gedelegeer deur die Minister vir Justisie en Staatkundige Ontwikkeling, kragtens artikel 2 van die Wet op Howe vir Klein Eise, 1984 (Wet No. 61 van 1984) –

- (a) stel hierby 'n hof vir klein eise in vir die beregting van eise vir die gebied Taung, bestaande uit die distrik Taung;
- (b) bepaal hierby Taung as die setel van genoemde hof; en
- (c) bepaal hierby Taung as die plek in daardie gebied vir die hou van sittings van genoemde hof.


J H DE LANGE
ADJUNK-MINISTER VIR JUSTISIE
EN STAATKUNDIGE ONTWIKKELING

No. 441

30 April 2009

SMALL CLAIMS COURTS ACT, 1984 (ACT NO. 61 OF 1984)**ESTABLISHMENT OF A SMALL CLAIMS COURT FOR THE AREA OF CRADOCK**

I, Johannes Hendrik de Lange, Deputy Minister of Justice and Constitutional Development, acting under the power delegated to me by the Minister for Justice and Constitutional Development, under section 2 of the Small Claims Courts Act, 1984 (Act No. 61 of 1984), hereby-

- (a) establish a small claims court for the adjudication of claims for the area of Cradock, which consists of the district of Cradock;
- (b) determine Cradock to be the seat of the said court; and
- (c) determine Cradock to be the place in that area for the holding of sessions of the said court.



J H DE LANGE
DEPUTY MINISTER OF JUSTICE
AND CONSTITUTIONAL DEVELOPMENT

No. 441

30 April 2009

WET OP HOWE VIR KLEIN EISE, 1984 (WET NO. 61 VAN 1984)

INSTELLING VAN 'N HOF VIR KLEIN EISE VIR DIE GEBIED CRADOCK

Ek, Johannes Hendrik de Lange, Adjunk-Minister van Justisie en Staatkundige Ontwikkeling, handelende kragtens die bevoegdheid aan my gedelegeer deur die Minister van Justisie en Staatkundige Ontwikkeling, kragtens artikel 2 van die Wet op Howe vir Klein Eise, 1984 (Wet No. 61 van 1984) –

- (a) stel hierby 'n hof vir klein eise in vir die beregting van eise vir die gebied Cradock, bestaande uit die distrik Cradock;
- (b) bepaal hierby Cradock as die setel van genoemde hof; en
- (c) bepaal hierby Cradock as die plek in daardie gebied vir die hou van sittings van genoemde hof.



J H DE LANGE
ADJUNK-MINISTER VAN JUSTISIE
EN STAATKUNDIGE ONTWIKKELING


No. 442

30 April 2009

SMALL CLAIMS COURTS ACT, 1984 (ACT NO. 61 OF 1984)**ESTABLISHMENT OF A SMALL CLAIMS COURT FOR THE AREA OF COLESBERG**

I, Johannes Hendrik de Lange, Deputy Minister of Justice and Constitutional Development, acting under the power delegated to me by the Minister of Justice and Constitutional Development, under section 2 of the Small Claims Courts Act, 1984 (Act No. 61 of 1984), hereby-

- (a) establish a small claims court for the adjudication of claims for the area of Colesberg, consisting of the district of Colesberg;
- (b) determine Colesberg to be the seat of the said court; and
- (c) determine Colesberg to be the place in that area for the holding of sessions of the said court.



J H DE LANGE
DEPUTY MINISTER OF JUSTICE
AND CONSTITUTIONAL DEVELOPMENT

No. 442

30 April 2009

WET OP HOWE VIR KLEIN EISE, 1984 (WET NO. 61 VAN 1984)

INSTELLING VAN 'N HOF VIR KLEIN EISE VIR DIE GEBIED COLESBERG

Ek, Johannes Hendrik de Lange, Adjunk-Minister vir Justisie en Staatkundige Ontwikkeling, handelende kragtens die bevoegdhede aan my gedelegeer deur die Minister vir Justisie en Staatkundige Ontwikkeling, kragtens artikel 2 van die Wet op Howe vir Klein Eise, 1984 (Wet No. 61 van 1984) –

- (a) stel hierby 'n hof vir klein eise in vir die beregting van eise vir die gebied Colesberg, bestaande uit die distrik Colesberg;
- (b) bepaal hierby Colesberg as die setel van genoemde hof; en
- (c) bepaal hierby Colesberg as die plek in daardie gebied vir die hou van sittings van genoemde hof.



J H DE LANGE
ADJUNK-MINISTER VIR JUSTISIE
EN STAATKUNDIGE ONTWIKKELING

**NATIONAL TREASURY
NASIONALE TESOURIE**

No. 443

30 April 2009

**PUBLIC FINANCE MANAGEMENT ACT, 1999
(ACT NO 1 OF 1999)
EXEMPTIONS**

I, TREVOR ANDREW MANUEL, MINISTER OF FINANCE, acting in terms of Section 92 of the Public Finance Management Act, 1999 (Act No 1 of 1999), hereby exempt the institutions specified in the first column below from the provisions of that Act specified in the second column to the extent and duration specified in the third and fourth columns of the Schedule.


MINISTER OF FINANCE

Date: 12 March 2009

SCHEDULE

INSTITUTION EXEMPTED	SECTION OF ACT	EXTENT OF EXEMPTION	DURATION OF EXEMPTION
Operating Subsidiary of the IDC: Foskor Limited.	Whole Act		Until 31 October 2011
Debt Restructuring subsidiaries of the IDC: African Chrome (Pty) Ltd, Prilla 2000(Pty) Ltd, South African Fibre Yarn Rugs Ltd, Herdmans SA (Pty) Ltd and Sustainable Fibre Solutions (Pty) Ltd.	Whole Act	The exemption lapses when the IDC gains control over the entity to the extent that it requires consolidation on IDC's balance sheet. A list of Debt Restructuring Subsidiaries must be submitted to National Treasury bi-annually.	Until 31 October 2011

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 396 OF 2009

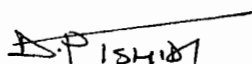
FINANCIAL SERVICES BOARD

FEES PAYABLE IN TERMS OF THE COLLECTIVE INVESTMENT SCHEMES CONTROL ACT, 2002

I, Dube P. Tshidi, Registrar of Collective Investment Schemes, under sections 25(2), 42(1), 65(1)(d), 82(1) and 114(3) of the Collective Investment Schemes Control Act, 2002 (Act No. 45 of 2002), hereby determine the fees set out in the Schedule.

This Notice takes effect on the date of publication thereof.

Board Notice 103 of 2005, as published in *Government Gazette* No. 28146 of 21 October 2005, is hereby withdrawn.



D P TSHIDI

REGISTRAR OF COLLECTIVE INVESTMENT SCHEMES

SCHEDULE

1. Definitions

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

“**section**” means a section of the Act; and

“**the Act**” means the Collective Investment Schemes Control Act, 2002 (Act No. 45 of 2002).

2. Fees

(1) The fees payable by the identified persons in respect of the various sections of the Act and other matters are as follows:

	<i>Section</i>	<i>Payable by</i>	<i>Fee (Rand)</i>
22	Application for exemption from the provisions of the Act	Applicant	R14 850
23	Request for a copy of the annual report of the registrar	Requester	R110
25	Application for association licence	Applicant	R72 600
26	Application for renewal of association licence	Relevant Association	R9 700
42	Application for registration as a manager of a collective investment scheme in securities (including one portfolio)	Applicant	R25 400
42	Application by a manager of a collective investment scheme in securities for approval of a supplemental deed constituting an additional portfolio	Relevant Manager	R8 250
42	Application by a manager of a collective investment scheme in securities for approval of a supplemental deed constituting a portfolio administered on behalf of a third party	Relevant Manager	R9 500 for the first portfolio R8 250 for each additional portfolio
42	Application by a manager of a collective investment scheme in securities to substitute a third party on whose behalf a portfolio is administered	Relevant Manager	R4 800
43	Application for approval of – (a) a change in the minority shareholding; (b) the appointment of a director; or	Relevant Manager	R600

<i>Section</i>	<i>Payable by</i>	<i>Fee (Rand)</i>
(c) the use of another name or an abbreviation or derivative of its registered name		
43 Application for approval of a change in the controlling shareholding	Relevant Manager	R5 000
48 read with section 42 Application for registration as a manager of a collective investment scheme in property (including one portfolio)	Applicant	R25 400
48 Application by a manager of a collective investment scheme in property for approval of a supplemental deed constituting an additional portfolio	Relevant Manager	R8 250
52(1) Application by a manager for approval of a nominee company	Relevant Manager or Applicant	R4 000
53 Application for registration as a manager of a collective investment scheme in participation bonds	Applicant	R16 500
64 read with section 42 Application for registration of a manager in respect of a declared collective investment scheme (including one portfolio)	Applicant	R25 400
65(1) Application for approval of a foreign collective investment scheme (including one portfolio)	Applicant	R32 100
65(1)(c) Application under conditions imposed by the registrar, by a foreign collective investment scheme in respect of any additional fund or product in such scheme	Applicant	R9 200
65(1)(c) Application under conditions imposed by the registrar, by a foreign collective investment scheme for an alteration of or addition to such scheme, other than an application for an additional fund or product or rescission of a scheme or a fund or product of such scheme	Applicant	R13 000

Section	Payable by	Fee (Rand)
65(1)(c) Application under conditions imposed by the registrar, by a foreign collective investment scheme for an alteration of or addition to a fund or product of such scheme, other than an application for an additional fund or product or rescission of a scheme or a fund or product of such scheme	Applicant	R5 100
65(1)(c) Application under conditions imposed by the registrar, by a foreign collective investment scheme for the rescission of a scheme or fund or product of such scheme or a change of name of a scheme or fund or product of such scheme	Applicant	R2 500
65(1)(c) Application under conditions imposed by the registrar, by a foreign collective investment scheme for an amendment to a representative agreement entered into by the scheme	Applicant	R3 800
69(2) Application for registration as a trustee or custodian	Applicant	R16 500
78 Application for a conversion of a collective investment scheme	Relevant Manager	R16 500
82 Application for the issue of a certificate of registration of conversion	Relevant Manager	R600
86 Application to conduct business other than administration	Relevant Manager	R5 500
88 Application for exemption from the provisions of section 88	Relevant Manager	R14 850
97(2) Application for exemption by notice in the <i>Gazette</i> of a particular type or category of collective investment schemes from the provisions of section 97(1)	Relevant Manager	R14 850
97(3) Application for suspension by notice in the <i>Gazette</i> of a provision of any deed	Relevant Manager	R14 850
98(2)(a) Application for the approval of a ballot paper to be submitted to investors for their consent	Relevant Manager	R2 500 in respect of each portfolio
98(2) Application by a manager for approval	Relevant Manager	R5 200

<i>Section</i>	<i>Payable by</i>	<i>Fee (Rand)</i>
	of an amendment of a deed or supplemental deed, other than an application for an additional portfolio	
99(1)(a)	Application for the approval of a ballot paper to be submitted to investors for their consent	R2 500 in respect of each portfolio
102	Application for the winding-up of a portfolio	R14 000 in respect of each portfolio
114(3)(d)	Application for the approval of the sale of – (a) a collective investment scheme in property; or (b) the property shares or immovable property included in a portfolio of such a scheme, where such sale requires the approval of an exchange on which the participatory interests of such portfolio are listed or the approval of investors	R14 300
114(3)(d)	Application for the approval of a conversion of a collective investment scheme in property to a loan stock company	R14 300
114(3)(d)	Application for the approval of the acquisition by a collective investment scheme in property of a loan stock company	R14 300
114(3)(d)	Request for a copy of any document, per A4-sheet, or part thereof	R4,00

(2) The fees are payable on the date on which an application or a request is submitted to the registrar.

3. Payment of fees

The payment of a fee referred to in this Schedule by a person to the Financial Services Board may be in cash or by means of a cheque or a money transfer (in which case proof of the transfer must be provided).

4. Interest payable in respect of overdue fees

The Registrar may impose interest in respect of any overdue fees at the prevailing interest rate determined by the Minister of Finance in accordance with section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999).

5. Short title

This Notice is called the Notice on Collective Investment Schemes Fees, 2009.

NOTICE 397 OF 2009**DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM****MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 1998)
FEES PAYABLE IN RESPECT OF APPLICATIONS AND THE ISSUING OF
RIGHTS, PERMITS AND LICENCES**

I, Marthinus Christoffel Johannes van Schalkwyk, Minister of Environmental Affairs and Tourism, acting with the concurrence of the Minister of Finance, under section 25 of the Marine Living Resources Act, 1998 (Act No. 18 of 1998) hereby amend the fees payable in respect of applications and the issuing of rights permits and licenses as set out in the Schedule hereto.

**MARTHINUS VAN SCHALKWYK
MINISTER OF ENVIRONMENTAL AFFAIRS AND TOURISM**

SCHEDULE**1. APPLICATION FEES**

- (a) Fee payable in respect of an application for a right to –

(i)	Operate a fish processing establishment.	R8 249.00
(ii)	Engage in mariculture.	R 8 249.00
(iii)	Undertake subsistence fishing.	R 6.00

- (b) Fees payable in respect of an application for a medium/long term renewable permit to view sharks by conducting shark cage diving: R8 249.00

- (c) Fees payable in respect of an application for a medium/long term renewable permit to conduct boat based whale watching: R8 249.00

Provided that:

- (i) 1(b) and 1(c) are only to be paid on application for medium/long term permits.
- (ii) Once the medium/long term permits have been allocated there will be an annual application fee payable to renew the permits as well as an annual permit fee.

- (d) Fees payable in respect of an application for a permit to exercise a right granted to –

- (i) Undertake commercial fishing (including seaweed): R 141.00
- (ii) Operate a fish processing establishment: R 141.00
- (iii) Engage in mariculture: R 141.00
- (iv) To undertake subsistence fishing: R 6.00

- (e) Fees payable in respect of an application for a permit to undertake recreational fishing: R 6.00

- (f) Fees payable in respect of an application for a permit by a person other than a South African person (does not include permits issued in terms of an international agreement) -

- (i) To undertake fishing or related activities: R 10 961.00
- (ii) To undertake exploratory fishing: R 1 096.00

- (g) Fees payable in respect of an application for a permit from a holder of a commercial fishing permit to transport any fish or any part or product thereof from any landing point: R 141.00

- (h) Fees payable in respect of an application for a permit to have any gear, stake net, setnet, gillnet, bottom trawl net, midwater trawl net, purse seine net, purse net, longline and/or any type of rock lobster net on board of a fishing vessel or a vessel: R 141.00
- (i) Fees payable in respect of an application for a permit to import any fish or any part or product thereof on a recreational basis (recreational fishers): R 45.00
- (j) Fees payable in respect of an application for a local fishing vessel licence: R 141.00
- (k) Fees payable in respect of an application for a high seas fishing vessel licence: R 141.00
- (l) Fees payable in respect of an application for a foreign fishing vessel licence (does not include vessels licenced in terms of an international agreement):
- (i) In respect of vessel to be utilized in joint venture arrangement with a South African person: R 1 096.00
 - (ii) In respect of a vessel to be utilized by foreign company: R 10 961.00
 - (iii) In respect of a vessel to be utilized for exploratory fishing: R 1 096.00
- (m) Fees payable in respect of an application for a permit or licence to perform an activity in terms of the Act not mentioned in paragraphs (b) - (l) above: R 85.00
- (n) Fees payable in respect of an application for a right to engage in fishing of large pelagic: R 7 000.00

2. PERMIT FEES

- (a) Fees payable in respect of the issuing of permits to exercise a right to -
- (i) Undertake commercial fishing (including seaweed): R 751.00
 - (ii) Operating a fish processing establishment: R 1 503.00
 - (iii) Engage in mariculture: R 1 503.00
 - (iv) Undertake subsistence fishing: R 40.00

(b) Fees payable in respect of the issuing of permit -

- (i) To undertake high seas fishing: R 757.00
- (ii) Authorizing a person other than a South African person to undertake fishing in South African waters (does not include permits issued in terms on an international agreement): R 27 233.00
- (iii) Authorizing a foreign person to take part in exploratory fishing in South African waters: R 1 096.00

(c) Fees payable in respect of the issuing of a permit to undertake recreational fishing of -

i.	Abalone (not currently allowed)	R 79.00
ii.	West coast rock lobster	R 79.00
iii.	East coast rock lobster	R 79.00
iv.	Mollusks including octopus, squid, worms, other invertebrates and aquatic plants	R 79.00
v.	Mud crab	R 79.00
vi.	Marine aquarium fish	R 79.00
vii.	Angling	R 62.00
viii.	Spearfishing	R 79.00
ix.	Use of cast or throw net	R 79.00
x.	Additional fee per vessel (only payable by the skipper) for recreational fishing from such a vessel where applicable	R 79.00

(d) Fees payable in respect of the issuing of a short term permit (only valid for four four weeks) to undertake recreational fishing -

- (i) Mollusks including octopus, squid, worms, other invertebrates and aquatic plants: R 45.00
- (ii) Mud crab: R 45.00
- (iii) Marine aquarium fish: R 45.00
- (iv) Angling: R 40.00
- (v) Spearfishing : R 45.00

- (vi) Use of cast or throw net: R 45.00
- (vii) Additional fee per vessel (only payable by skipper) for recreational fishing from such a vessel where applicable: R 45.00
- (e) Fees payable in respect of issuing of permit to conduct boat based whale-Watching –
- (i) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry five or less than five paying passengers: R 3 797.00
- (ii) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry six to 10 paying passengers: R 7 458.00
- (iii) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry 11 to 20 paying passengers:
- A base fee of R7 458.00 plus R 2 180.00 for each additional paying passenger more than 10 that the vessel is registered to carry.
- (iv) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry 21 or more paying passengers: R 34 352.00
- (f) Fees payable in respect of the issuing of permits to view sharks by conducting Shark cage diving –
- (i) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry 12 or less than 12 paying passengers: R 21 244.00
- (ii) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry more than 12 paying passengers:
- A base of R21 244.00 plus additional fee R 1683.00 for each paying passenger more than 12 that the vessel is registered to carry.
- “SAMSA” means the South African Maritime Safety Authority established by Section 2 of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998).
- (g) Fees payable in respect of the issuing of permits to a holder of a commercial fishing permit to transport any fish or any part or product thereof from any landing point: R 170.00
- (h) Fees payable in respect of the issuing of a permit to have any gear, stake net, setnet, gillnet, bottom trawl, midwater trawl, purse seine net, purse net,

longline or any type of rock lobster net on board of a fishing vessel or a vessel: R 170.00

- (i) Fees payable in respect of the issuing of a permit to import any fish or any part or product thereof on a recreational basis (recreational fishers): R 90.00
- (j) Fees payable in respect of the issuing of a permit to perform any other activities in terms of the Act not mentioned in paragraphs (a) to (i): R 85.00

3. LICENCE FEES

- (a) Fees payable in respect of the issuing of a licence for a local fishing vessel with a length of -
- (i) 5 metres and less: R 243.00
- (ii) More than 5 m to 8 metres: R 339.00
- (iii) More than 8 m to 12 metres: R 548.00
- (iv) More than 12 m to 20 metres: R 1 028.00
- (v) More than 20 meters: R 1 639.00
- (b) Fees payable in respect of the issuing of a high seas fishing vessel License: R 1 774.00
- (c) Fees payable in respect of the issuing of a foreign fishing vessel License (does not include vessels utilized in terms of an international agreement): R12 995.00

4. OTHER FEES

- (a) Fees payable in respect of the transfer of right or licence: R 170.00
- (b) Fees payable in respect of the issuing of a new right, licence or permit due to the amendment of the terms or conditions of the existing right, licence or permit at request of the holder: R 170.00
- (c) Fees payable in respect of the issuing of a permit to import fish on a commercial basis: R 170.00
- (d) Fees payable in respect of the issuing of permit to export fish: R 170.00

- (e) Fees payable in respect of the issuing of a duplicate licence or permit: R 45.00
5. Government Notice No.878, dated 2 September 2005, is hereby repealed.
 6. This notice takes effect on 1 May 2009.

NOTICE 398 OF 2009

DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM

**SEA FISHERY ACT, 1988 (ACT NO.12 OF 1988)
LEVIES ON FISH AND FISH PRODUCTS**

I, Marthinus Christoffel Johannes van Schalkwyk, Minister of Environmental Affairs and Tourism, acting with the concurrence of the Minister of Finance, under section 29 of the Sea Fishery Act, 1988 (Act No. 12 of 1998) hereby impose the levies on fish and fish products as set out in the Schedule hereto.

**MARTHINUS VAN SCHALKWYK
MINISTER OF ENVIRONMENTAL AFFAIRS AND TOURISM**

SCHEDULE

1. In this Schedule any word or expression to which a meaning has been assigned in the Marine Living Resources Act, 1998 (Act No. 18 of 1998) and the Regulations in terms thereof published in Gazette No. 19205 in Notice No. R1111 of 2 September 1998, shall bear the meaning so assigned to it and, unless the context otherwise indicates—

"**abalone**" means any shellfish of the species *Haliotis midae*, also known as "perlemoen";

"**albacore**" means the species *Athunnus allalunga*;

"**anchovy**" means any fish of the species *Engraulis encrasicolus* (previously known as *Engraulis capensis*);

"**big eye tuna**" means the species *Thunnus obesus*;

"**east coast crustacean**" means any crustacean, including shrimps, prawns and langoustines found in the waters of the Province of KwaZulu-Natal and caught by means of bottom trawl nets;

"**east coast sole**" means any fish of the species *Austroglossus pectoralis*;

"**guttet**" means cleaned by removing the viscera, but not the removing the head or the gills;

"**guttet and gilled**" means cleaned by removing the viscera and the gills, but not removing the head;

"**hake**" means any fish of the genus *Merluccius*;

"**headed & guttet**" means cleaned by removing the head, gills and viscera;

"**horse-mackerel**" means any fish of the species *Trachurus trachurus capensis*;

"**kingklip**" means any fish of the species *Genypterus capensis*;

"**langoustine**" means any crustacean of the species *Metanephrops mozambicus* (previously known as *Metanephrops anadamanicus*);

"**monkfish**" means any fish of the species *Lophius vomerinus*;

"**pilchard**" means any fish of the species *Sardinops sagax* (previously known as *Sardinops ocellatus*);

"**redeye or round herring**" means any fish of the species *Etrumeus whiteheadi*;

"**red spotted sole**" or "**red spotted tonguefish**" or "**sandrat**" means any fish of the species *Cynoglossus zanzibarensis*;

"**ribbonfish**" means any fish of the species *Lepidopus caudatus*;

"**seaweed**" means any marine macro-algae, including Kelp [*Ecklonia maxima* and

Laminaria pallida (including *Laminaria schinzii*) and other species such as *Gracilaria gracilis*, *Gracilariopsis spp* and *Gelidium spp*;

"**shark**" means any fish of the class *Chondrichthyes*.

"**shrimp**" means any crustacean of the superfamilies Caridea and Penaeoidea including the genera *Callinassa* and *Upogebia*;

"**snoek**" means any fish of the species *Thyrsites atun*;

"**south coast rock lobster**" means any rock lobster of the species *Palinurus gilchristi*;

"**southern bluefin tuna**" means the species *Thunnus maccoyii*;

"**squid**" means any squid (chokka) of the species *Loligo vulgaris reynaudii*;

"**swordfish**" means the species *Xiphias Gladius*;

"**the Act**" means the Sea Fishery Act, 1988 (Act No. 12 of 1988);

"**tuna**" means any fish of the species *Allothunnus fallai*, *Euthynnus affinis*, *Gymnosarda unicolor*, *Katsuwonus pelamis*, *Sarda orientalis* or *Sarda sarda* or any species of the genus *Thunnus*

"**west coast rock lobster**" means any Cape or spiny rock lobster of the species *Jasus lalandii*;

"**west coast sole**" means any fish of the species *Austroglossus microlepis*.

"**yellow tuna**" means the species *Thunnus albacares*;

2. Subject to paragraph 3 –

A holder of a right to undertake commercial fishing of pelagic fish (pelagic bait included) shall pay the following levy per ton whole mass fish caught:

R52.00 for directed pilchard and R15.00 for anchovy, pilchard bycatch as well as for all other fish caught for industrial purposes;

3. For the purposes of paragraph 2, the mass of pilchard, anchovy, redeye (round herring) and horse mackerel shall be determined at a fish processing establishment in the presence of a fishery control officer (subject to paragraph 15).

4. A holder of a right to undertake commercial fishing of west coast rock lobster shall pay a levy of R4231.00 per ton whole mass of west coast rock lobster received/caught (subject

to paragraph 15).

5. A holder of a right to undertake commercial fishing of south coast rock lobster shall pay a levy of R3532.00 per ton whole mass or a levy of R7850.00 per ton tail mass south coast rock lobster caught.
6. Subject to paragraph 15, a person who is the holder of a right to undertake commercial fishing by means of bottom trawl or midwater trawl nets shall pay the following levy per ton whole mass caught:

Hake caught in the offshore trawl and midwater trawl fisheries: R205.00, hake caught in the inshore trawl fishery: R193.00, sole: R312.00, kingklip: R316.00, horse mackerel: R17.00, squid: R386.00, east coast crustaceans: R153.00, monkfish: R208.00, ribbonfish: R20.00 and snoek: R24.00.

7. A holder of a right to undertake commercial fishing of abalone shall pay a levy of R28 250.00 per ton whole mass of abalone caught or received.(Not currently allowed)
8. Subject to paragraph 15, a holder of a right to undertake commercial fishing of traditional linefish shall pay the following levies (fixed payment per category) on whole mass of fish caught:

WHOLE MASS CATCHES PER YEAR	LEVY PER YEAR
Two or less than two tonnes	R146.00
Five tonnes and less, but more than two tonnes	R511.00
Ten tonnes and less, but more than five tonnes	R1095.00
20 tonnes and less, but more than 10 tonnes	R2188.00
30 tonnes and less, but more than 20 tonnes	R3648.00
More than 30 tonnes	R5105.00

9. (a) A holder of a right to undertake commercial fishing of tuna (pole and line method) shall pay a levy of R128.00 per ton whole mass of tuna caught and shall pay R100.00 per ton whole mass of linefish by-catch caught.

- (b) The levies payable by holders of rights to undertake commercial fishing of tuna or swordfish by means of a longline per ton of fish landed are as follows:

Species	South African vessels	Foreign flagged vessels
Southern bluefin tuna	R1,017.00	R2034.00
Bigeye Tuna	R339.00	R678.00
Yellowfin Tuna	R339.00	R678.00
Swordfish	R339.00	R678.00
All other species including by-catch	R128.00	R255.00

10. A holder of a right to undertake commercial fishing of shark by means of a longline shall pay a levy of R133.00 per ton whole mass of shark caught (subject to paragraph 15).
11. A holder of a right to undertake commercial fishing of hake by means of a longline shall pay a levy of R205.00 per ton whole mass of hake caught, as well as a levy of R316.00 per ton whole mass of kingklip caught (subject to paragraph 15).
12. A holder of a right to undertake commercial fishing of hake by means of a handline shall pay a levy of R153.00 per ton whole mass of hake caught (subject to paragraph 15).
13. The holder of a right to undertake commercial fishing of squid shall pay a levy of R386.00 per ton whole mass of squid caught.
14. A holder of a right to undertake commercial harvesting of seaweed shall pay a levy of R107.00 per dry ton of kelp (*Laminaria pallida* [including *Laminaria schinzii*] and *Ecklonia maxima*) and R234.00 per dry ton of all other seaweed species as described in paragraph 1, gathered.
15. (a) For the purposes of paragraphs 3, 4, 6, 8, 10, 11 and 12 the whole mass of fish shall be determined by multiplying the mass of the fish caught or parts thereof (see column 1 below) with the appropriate conversion factor (see below). A factor

of 1,00 shall be applied to any fish that are landed whole (unprocessed).

<u>Column 1</u>	<u>Conversion factor</u>
Gurnard, headed and gutted	x 1,40
Hake, broken and/or sour	x 1,94
Hake, gutted (PQ)	x 1,10
Hake, gutted and gilled (PQ)	x 1,16
Hake, headed and gutted	x 1,46
Hake, mince	x 2,25
Hake, sausage	x 2,25
Hake, skinless fillets (trimmed or untrimmed)	x 2,25
Hake, skin-on fillets (trimmed or untrimmed)	x 1,94
Horse mackerel, gutted and gilled	x 1,09
Horse mackerel, headed and gutted	x 1,40
Kingklip, headed and gutted	x 1,52
Kingklip, untrimmed fillets	x 2,28
Langoustines, tails	x 2,80
Monkfish, headed and gutted (tails)	x 3,44
Monkfish, gutted (head on)	x 1,19
Ribbonfish, headed and gutted	x 1,40
Ribbonfish, headed, gutted and tailed	x 1,80
Shark, (headed, gutted, tailed and finned)	x 1,52
Shrimps and prawns, tails	x 1,60
Snock, frozen	x 1,41
Snock, headed, gutted and tailed	x 1,41
Snock, salted (flecked)	x 2,12
Sole, (East Coast sole) gutted	x 1,05
Sole or Tonguefish (Red spotted) gutted	x 1,06
Sole, (West Coast sole) gutted	x 1,06
West Coast rock lobster (spiny or slipper tails)	x 2,20

- (b) Where a product is not listed in the above table, a conversion factor from an appropriate equivalent product shall be applied.

16. The levies payable in respect of fish caught during any one month shall be paid before the end of the following month, except in the case of traditional linefish (paragraph 8) where the levies will be paid before 31 December of the relevant year (based on the permit holders own catch returns). If necessary, in the case of traditional linefish, adjustments in respect of the levies payable will be made in the following year, and permit holders will be allowed to pay the adjusted levies on or before 30 June of the following year.
17. All payments of levies shall be accompanied by a form, certified by the holder of the right to undertake commercial fishing, that indicates the whole mass of fish caught or received during the month (or months in the instance of linefishing) concerned. This form is obtainable from: Customer Services, Marine and Coastal Management, Ground Floor, Foretrust Building, Martin Hammerschlag Road, Foreshore, Cape Town, 8001 / Private Bag X2, Roggebaai, 8012.
18. Interest and penalties will be imposed on any outstanding amount and late submission of levy declaration forms. Interest will be charged at the rate determined by National Treasury from time to time on any outstanding amount (except in the case of linefish, where it will be calculated from the first day of the year following the year in which the fish is landed). A penalty of 10% of the levies payable will be imposed on late submissions of levy declarations and payment of levies due.
19. Levies and interest payable in terms of this Schedule shall be paid to: The Marine living Resource Fund, Ground Floor, Foretrust Building, Martin Hammerschlag Road, Foreshore, Cape Town, 8001 / Private Bag X2, Roggebaai, 8012.
20. Government Notice No.252, dated 24 March 2005 and Government Notice No.27067, dated 8 December 2004, is hereby repealed.
21. This notice takes effect on 1 May 2009.

NOTICE 400 OF 2009**DEPARTMENT OF TRANSPORT****PUBLICATION FOR COMMENTS: NATIONAL LAND TRANSPORT REGULATIONS FOR THE 2010 FIFA SOCCER WORLD CUP, 2009**

I, Jeffery Thamsanqa Radebe, Minister of Transport, hereby make the Regulations in the Schedule in terms of section 8 of the National Land Transport Act, 2009 (Act No. 5 of 2009).

Interested persons are invited to submit their written comments on the Regulations within 30 days from the date of publication in the Gazette.

Comments should be posted to the Director – General Department of Transport for the attention of Mr. Trevor Mphahlele or Muzi Simelane at:

E- MAIL: Mphahlet@dot.gov.za
Tel :(012) 309 3481
Fax :(012) 309 3044
The Department of Transport
Private Bag x193
PRETORIA
0001

E- MAIL: SimelaneM@dot.gov.za
Tel :(012) 309 3002
Fax :(012) 323 9370
The Department of Transport
Private Bag x193
PRETORIA
0001

DEPARTMENT OF TRANSPORT

No.....

2009

NATIONAL LAND TRANSPORT ACT, 2009 (ACT NO. 5 OF 2009)

**NATIONAL LAND TRANSPORT REGULATIONS FOR THE 2010 FIFA SOCCER
WORLD CUP**

SCHEDULE

Arrangement of Regulation

Regulation No.

1. Definitions
2. Operating licences for the Event
3. Application to NPTR for temporary operating licence for the Event
4. Requirements for obtaining a temporary operating licence for the Event
5. Disposing of an application for a temporary operating licence
6. Issuing of a temporary operating licence
7. Particulars to be contained in a temporary operating licence
8. Duties of the holder of a temporary operating licence
9. Roadworthy certification
10. Insurance
11. Voluntary accreditation
12. Cross-border road transport

13. Fares

14. Call Centre

Definitions

1. In these regulations, unless the context indicates otherwise, any word or expression to which a meaning has been assigned in the Act, has that meaning, and the following words and expressions have the meanings assigned to them:

“accredited testing station” means a testing station that has been registered in terms of section 37 of the National Road Traffic Act and approved by the NPTR for the special testing of vehicles to be used for Event passengers;

“contracted event service” means the transporting of passengers to and from Event areas in terms of a contract concluded between a public institution and an operator appointed by that institution in terms of an operations plan developed by or on behalf of that institution;

“Event” means the 2010 FIFA World Cup South Africa which is scheduled for 11 June to 11 July 2010 in the Republic, including all matches and official events relating thereto, and including the periods before and after that World Cup necessary to conduct and finalise the necessary land transport arrangements; **[Note: These regulations will not apply to include 2009 Confederations Cup.]**

“Event areas” means stadia, fan parks, park-and-ride or park-and-walk areas, airports, bus stops, railways stations or similar areas connected with the Event;

“NPTR” means the National Public Transport Regulator;

“OLAS” means the Operating Licence Administration System contemplated in section 6(6) of the Act;

“PRE” means a Provincial Regulatory Entity;

“public institution” means an organ of state as defined in the Constitution or another official institution or body tasked or recognized by government or the Fédération Internationale de Football Association (FIFA) to make transport arrangements for the Event;

“RTMC” means the Road Traffic Management Corporation established by section 3 of the Road Traffic Management Corporation Act, 1999 (Act No. 20 of 1999); and

“the Act” means the National Land Transport Act, 2009 (Act No. of 2009).

Operating licences for the Event

2. (1) Any person or operator wishing to provide the following public transport services for or connected to the Event must obtain a temporary operating licence from the NPTR:

- (a) Contracted event services; and
- (b) the transporting of passengers to and from Event areas where the person or operator does not already hold an operating licence or permit for the service, including courtesy services for which an operating licence is required, but excluding cross-border road transport.

(2) No person or operator may transport passengers as contemplated in sub-regulation (1) (a) or (b) without obtaining such a temporary operating licence.

(3) The NPTR may delegate its functions in terms of these regulations to a PRE, municipality or other organ of state, in agreement with that entity.

Application to NPTR for temporary operating licence for the Event

3. (1) An application to the NPTR for the granting of a temporary operating licence for the Event must be lodged for each vehicle by submitting the completed application form required by the NPTR, together with the information and documents specified in the form and the application fee.

(2) Such an application must be submitted on or before, and the NPTR may refuse to accept any application after that date.

(3) An application form may be submitted by e-mail, and must then include a scanned version of the required documents.

(4) The NPTR must reject an application where the application form is not fully and properly completed, or to which required documents have not been attached, or where the required fee has not been paid, and may require the applicant to submit the original of any document before accepting the application if it suspects the validity or authenticity of the document.

(5) The NPTR must notify the following by e-mail or fax of an application received under sub-regulation (1):

- (a) The PRE of every province in whose area passengers will be picked up or set down; and
- (b) every planning authority in whose area passengers will be picked up or set down; and those PREs and planning authorities must supply any comments or recommendations that they may have to the NPTR in the same way within the time specified in the notice, which may not be less than 14 days.

(6) Where a PRE or planning authority fails to respond to such a notice within the specified time, the NPTR may proceed to process and decide upon the application without their input.

(7) A notification in terms of sub-regulation (5) must be in accordance with the form provided by the NPTR and contain particulars sufficient to enable the PRE or planning authority to submit a response based on their planning, if any, for the Event.

Requirements for obtaining a temporary operating licence for the Event

4. (1) A person or operator applying for a temporary operating licence for a contracted event service must submit a letter or certificate from the public institution certifying that the operator has been appointed in terms of a contract as contemplated in the definition of a contracted event service.

(2) A person or operator applying for a temporary operating licence for a service contemplated in regulation 2(1)(b) must submit the following with the application:

- (a) Proof that the vehicle has been properly registered and licensed under the National Road Traffic Act;
- (b) a special roadworthy certificate issued under regulation 9;
- (c) a valid tax clearance certificate issued by the South African Revenue Services;
- (d) proof of insurance as required by regulation 10; and
- (e) certified copies of professional driving permits held by every driver that will be used to provide the service.

(3) A public institution must, before entering into a contract for a contracted event service, require from the operator proof of the matters listed in regulation (2) (a) to (e).

Disposing of an application for a temporary operating licence

5. (1) In considering whether to grant or refuse an application for a temporary operating licence in terms of regulation 3, the NPTR must consider the following:

- (a) that the vehicle is suitable to transport passengers in relation to the Event and, where appropriate in the case of a minibus taxi-type service, has been recapitalised;
- (b) that the applicant has complied with these regulations;
- (c) any comments or recommendations submitted under regulation 3(5);
- (d) in the case of a service other than a contracted event service—
 - (i) any applicable operational plan prepared by a public institution; and

(ii) that the applicant is a fit and proper person to transport passengers for the event based on the applicant's criminal record or any records held by a public institution or regulatory authority.

(2) When granting such a licence, the NPTR may impose conditions to be complied with by the holder thereof, which may include, but are not limited to—

- (a) the route, routes, area or areas on or within which the holder may operate;
- (b) the ranks, stands, stopping places or picking up or dropping off points that may be used by the holder;
- (c) schedules and time tables with which the holder must comply;
- (d) requirements relating to the condition or use of the relevant vehicle;
- (e) conduct of the drivers of the vehicle; or
- (f) requirements relating to training or instruction that must be received by the holder or drivers.

Issuing of a temporary operating licence

6. (1) Where the NPTR has approved an application for the granting of a temporary operating licence in terms of these regulations, it must notify the applicant once the operating licence is ready for uplifting.

(2) Where the applicant has not uplifted the operating licence within 14 days of being notified, the NPTR must contact the applicant by telephone, e-mail or fax to remind the operator that the operating licence is ready, and must then cancel the licence if it is still not uplifted within 14 days after the date that the operator was first notified under sub-regulation (1).

(3) An operating licence must not be issued to a person or operator until the latter has produced to the NPTR—

- (a) proof of registration and licensing of the vehicle, with proof that a valid special roadworthy certificate has been issued for the vehicle in terms of regulation 9;
- (b) a valid tax clearance certificate issued by the South African Revenue Services;
- (c) proof of insurance as prescribed by regulation 10; and
- (d) proof or certification of any other matter required by the NPTR.

(4) Operating licences must be issued with a special token for display on the vehicle in the manner prescribed in regulation 8, and such a token must—

- (a) be bar-coded or otherwise made or designed to enable authorised officers to determine summarily by means of e-NaTIS or OLAS whether the vehicle is compliant with the Act and the National Road Traffic Act and is being operated by the holder of the operating licence and not anyone else;
- (b) be colour coded in relation to the class of vehicle; and
- (c) show the operating licence number, the name of the holder, the vehicle registration number and the date of expiry of the operating licence.

Particulars to be contained in a temporary operating licence

7. A temporary operating licence must at least contain the following particulars:
- (a) The name and address of the holder;
 - (b) the registration number, make, vehicle identification number, year of manufacture, type and seating or passenger capacity of the vehicle;
 - (c) the type or types of service for which the operating licence has been granted;
 - (d) the period for which it has been granted;
 - (e) in the case of a contracted event service—
 - (i) the name of the host city or other public institution;
 - (ii) the contract or appointment reference number;
 - (f) where applicable, a detailed description of the route or routes on which the vehicle is to be operated, by specification of street names, road numbers, beacons or land marks, or the particular area or areas in which it may be operated;
 - (g) the authorised ranks or terminals and other points for picking up and setting down passengers, where applicable;
 - (h) in the case of scheduled services, the relevant timetables;
 - (i) the conditions imposed by the NPTR, if any; and
 - (j) all other particulars that may be required by the NPTR or by provincial laws or municipal by-laws.

Duties of the holder of a temporary operating licence

8. The holder of a temporary operating licence must—
- (a) comply with the terms and conditions of the operating licence;
 - (b) keep the original operating licence or a duplicate original in the specified vehicle, and, where the vehicle is temporarily replaced under section 74 of the Act, keep the operating licence and the temporary authorisation issued for the replacing vehicle in that vehicle for the duration of the temporary replacement;
 - (c) produce the operating licence or authorisation on demand by an authorised officer;
 - (d) keep the operating licence, any duplicate original thereof and the special token that relates thereto in such a condition that the letters and figures thereon are clearly legible and, if they are damaged or cease to be clearly legible, apply for a duplicate within two working days by completing the form required by the NPTR and, where possible, submit the damaged or obscured operating licence or token to the NPTR for destruction;

- (e) display on or in the vehicle the other particulars prescribed in any condition imposed by the NPTR;
- (f) display and keep affixed the special token on the vehicle with its inscribed face facing the front in a conspicuous place on the inside of the windscreen;
- (g) at all times keep the vehicle in a safe, clean and roadworthy condition; and
- (h) return an operating licence that has lapsed or has been withdrawn or cancelled to the NPTR that issued it within seven days; and
- (i) comply with the provisions of the Act and with any other requirements imposed by provincial laws and other legislation.

Roadworthy certification

9. (1) A vehicle to be used in terms of a temporary operating licence under these regulations must be issued with a special roadworthy certificate by an accredited testing station.

(2) The RTMC must, at the request of the NPTR, cause testing stations to be inspected before granting them accreditation, despite the fact that they may already have been inspected in terms of the National Road Traffic Act, and may not grant them accreditation unless they, in the opinion of the RTMC, are suitable for special testing of vehicles for the Event and are not engaged in any irregular practices.

(3) The RTMC must issue a certificate of accreditation to accredited testing stations, and keep a list of them which is published on its Website from time to time and in other ways deemed suitable by the NPTR.

(4) The RTMC must summarily cancel the accreditation of a testing station where it becomes aware of any illegal or irregular practices taking place there, after giving it notice in writing or electronically of the allegations against it or other reasons for the intention to cancel its accreditation, and allowing it not less than 48 hours to respond.

Insurance

10. (1) The holder of an operating licence issued under these regulations must obtain insurance cover from an insurer registered in terms of applicable legislation, of the type and for the amounts and deductibles required by the NPTR.

(2) Such insurance must be maintained for the duration of the Event.

(3) Before uplifting an operating licence under regulation 6, the holder must provide written proof to the NPTR that the insurance is in force, and that payment of premiums is up to date.

(4) The holder must supply the NPTR within 48 hours with written proof on request that the premiums in respect of such insurance are up to date.

(5) The NPTR must cancel the relevant operating licence forthwith if it discovers that such insurance is no longer in force or that premiums have not been paid on due date.

Voluntary accreditation

11. (1) Any person or operator who wishes to transport fans or other persons in connection with the Event who is not required to hold an operating licence in terms of the Act or a temporary operating licence in terms of these regulations, may nevertheless apply to the NPTR for a special operating licence in terms of regulation 3, and regulations 4, 5 and 6 apply to such an application.

(2) The NPTR and other public institutions must publicise, in the manner determined by the NPTR, the fact that holders of such licences who display tokens on their vehicles issued under regulation 6(4) should be used for transportation in connection with the Event where possible, and that other vehicles are used at the risk of the user, and such risks must be described in the relevant publication or notice.

Cross-border road transport

12. (1) Persons or operators providing cross-border road transport to and from Event areas must be in possession of the permits required by the Cross-Border Act.

(2) Despite the provisions of the Cross-Border Act or any permit issued under that Act, such persons and operators may rank or pick up or set down passengers at or near Event areas only at places determined by relevant operational plans or by relevant public institutions.

Fares

13. (1) All metered taxis providing transport to and from Event areas must display the fares being charged in a prominent place on or in the vehicle, where it is visible to passengers, and in other places or by other methods determined by the NPTR.

(2) In granting a temporary operating licence, the NPTR may impose a condition that fares for other services must be displayed on or in relevant vehicles and in other places or by other methods.

(3) All fares must be displayed or quoted to passengers in South African rand.

(4) Relevant operators of public transport services must comply with such conditions for the duration of the Event.

Call centre

14. (1) The NPTR must establish a special call centre where complaints against holders of temporary permits or their drivers, or suggestions or other input from passengers and other interested persons can be received.

(2) Where a complaint against a holder or driver is received, the NPTR must where appropriate forthwith dispatch one or more inspectors to investigate within 24 hours, and take appropriate action to follow up the matter.

(3) Authorised officers investigating accident scenes at or in the vicinity of Event areas who become aware of possible offences having been committed by accredited operators or their drivers, must notify the NPTR in writing or by e-mail within 24 hours.

Law enforcement

15. (1) Authorised officers engaged in law enforcement duties during the Event must actively police operators of public transport to ensure that they comply with the Act, the National Road Traffic Act, and these regulations.

(2) The NPTR must engage with the South African Police Service, municipal police services, the RTMC, the Cross-Border Road Transport Agency, relevant provincial departments and relevant municipalities to reach agreement with them on projects for enforcing those Acts and regulations during the Event.

(3) Such law enforcement must include and give due attention to the prevention of on-the-road offences, including, but not limited to, driving under the influence of alcohol or drugs, reckless and negligent driving, operating unroadworthy vehicles, unauthorized operation and failure to regard road traffic signs and signals, without neglecting other offences.

Offences

16. Any person who contravenes a provision of these regulations is guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding three months, or to both such fine and imprisonment.

Short title and commencement

17. These regulations are called the National Land Transport Regulations for the 2010 FIFA Soccer World Cup and come into operation on the date of their publication in the *Gazette*.

NOTICE 401 OF 2009**DEPARTMENT OF TRANSPORT
AIR SERVICE LICENSING ACT, 1990 (ACT NO.115 OF 1990)
APPLICATION FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR
SERVICE LICENCE**

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

APPENDIX II

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

(A) African Skies Aviation CC; African Skies Aviation. (B) Johannesburg International Airport, Terminal 1, Lower Roof Office Block, Suite WL18. (C) Class II; N894D. (D) Type N1 and N2. (E) Category A3. **Changes to the Shareholding of the Company:** R. Gobac has 10% voting rights and **addition of category A4.**

(A) E'scape Airtours Charters & Transfers (Pty) Ltd; E'scape Airtours Charters & Transfers. (B) Port Elizabeth Airport, Port Elizabeth. (C) Class II and III; N853D and G854D. (D) Type N1, N2, G2, G3, G10 and G11. (E) Category A4 and H2. **Changes to the Management Plan:** H. C. Gregory is appointed as the Chief Executive Officer, R. de Lange is appointed as the Responsible Person: Aircraft and S. S. Preinguey is appointed as the Responsible Person: Flight Operations.

NOTICE 402 OF 2009

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

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations, 1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be considered by the Air Service Licensing Council.

Representation in accordance with section 15 (3) of the Act No. 115 of 1990 in support of, or in position, an application, should reach the Air Service Licensing Council, Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX I

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

(A) Springbok Classic Air SA (Pty) Ltd; Springbok Classic Air SA. (B) Hangar 5, Spitfire Crescent, Rand Airport, Germiston. (C) Class III. (D) Type G3, G4 and G8. (E) Category A2, A3 and A4.

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

Pursuant to the provisions of section 17 (12) of Act No. 60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council)

Representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) s of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of Private Box X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is/ are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

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

(A) Comair Limited; Kulula.com. & British Airways/ Comair. (B) 1 Marignane Drive, Cnr Atlas Road, Bonaero Park, Kempton Park, 1619. (C) Class I; I/S025. (D) Type S1 and S2. (E) Category A1 and A2. (F) Cape Town International Airport. (G) and (H) **Adding the following.**

State	Destination	Frequencies
Angola	Luanda	Three (3) return flights per week

NOTICE 403 OF 2009**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****INTENTION OF CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Southern African Clothing and Textile Workers' Union (LR 2/6/2/128)** for the following reasons:

- The organisation did not comply with the provisions of section 98, 99 and 100 of the Act [Section 106(2A)(b)]
- The organisation has ceased to function in terms of its constitution

All interested parties are hereby invited to make written representations as to why the registration should not be cancelled. **Only representations pertaining to this Notice will be considered. The following case number: 2009/82 must be quoted.**

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156/4848, within 60 days of the date of this notice.

J. T. CROUSE
REGISTRAR OF LABOUR RELATIONS

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 57 OF 2009

THE SOUTH AFRICAN COUNCIL FOR THE PROJECT AND CONSTRUCTION MANAGEMENT PROFESSIONS (SACPCMP)

Notice is given to effect the commencement of the SACPCMP revised Registrations Policy and Procedures and the Recognition of Prior Learning (RPL) Policy.

COMMENCEMENT DATE : 01 MAY 2009

The proposed policies were published in the Government Gazette Number 31965, Volume 524, dated 27 February 2009, for public comment. No comments were received in this regard.

Application forms and details are obtainable from the Office or can be downloaded from www.sacpcmp.co.za.

THOKO MACHMANE
REGISTRAR

BOARD NOTICE 58 OF 2009**COUNCIL NOTICE TWO OF 2009****AGRICULTURAL PRODUCE AGENTS ACT, 1992****(ACT NO 12 OF 1992)****UNCLAIMED MONEYS PAYABLE TO PRINCIPALS OF FRESH PRODUCE AGENTS**

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

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

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

L PRETORIUS

REGISTRAR AGRICULTURAL PRODUCE AGENTS COUNCIL

RAADSKENNISGEWING 58 VAN 2009**RAADSKENNISGEWING TWEE VAN 2009****WET OP LANDBOUPRODUKTE-AGENTE, 1992****((WET NO 12 VAN 1992))****ONOPGEËISTE GELDE BETAALBAAR AAN PRINSIPALE VAN VARSPRODUKTE-AGENTE**

Ingevolge artikel 21(1) van die Wet op Landbouprodukte-agente 1992 (Wet No. 12 van 1992) word hierby kennis gegee van die onopgeëiste geld in die Bylae aangedui, wat ingevolge artikel 21(2) van genoemde wet aan die Registrateur van die Raad vir Landbouprodukte-agente oorbetaal is.

Iemand wat meen dat hy op 'n aangeduide bedrag geregtig is, moet dit binne 90 dae na die datum van die publikasie van hierdie kennisgewing opeis deur middel van 'n verklaring, behoorlik beëdig of bevestig, wat by die Registrateur, Raad vir Landbouprodukte-agente, Suite 69, Privaatsak X9, Oos Rand, 1462, ingedien word en waarin die volgende besonderhede verstek word:

- (a) Die volle naam en adres van die eiser.
- (b) Die naam van die betrokke varsprodukte-agent.
- (c) Die bedrag wat opgeëis word en die soort en hoeveelheid produkte waarvoor dit opgeëis word.
- (d) Die datum waarop en die plek waar die betrokke produkte afgelewer is.

L PRETORIUS
REGISTRATEUR: RAAD VIR LANDBOUPRODUKTE-AGENTE

SCHEDULE - BYLAE**BOEREMARK AGENTSKAP : KAAPSTAD**

Kroniendal Plaas R46.64

BLOEMFONTEIN ALG M/A : BLOEMFONTEIN

Nienaber PKJ R21.39

Thabiso Kahnye R207.13

CITIFRESH : JOHANNESBURG

Kwinda T	R103.71	Ndou NJ	R202.31
Lishidzha A	R31.07	Ndou TC	R129.62
Makoala MO	R15.38	Pick 'n Pay	R167.74
Mathagwa J	R169.49	Rabambukwa AD	R99.01
Moleya V	R28.23	Radzilane MA	R0.73
Mthembi MS	R1.79	Raphahlelo MG	R247.07
Mudau CA	R18.05	Redelinghuys R	R134.77
Mudau S	R8.87	Sikhati KS	R30.91
Mugodo J	R32.97		

DAPPER AGENCIES : JOHANNESBURG

Aquarelle Investments	R1,198.44	Mothokwa Phineas	R19.83
Baloyi GT	R191.03	Ngobeni SG	R7.44
Chauke J	R79.94	Phaswana NL	R23.10
Fruit & Salad Health Proc	R4,104.26	Rasekgale N	R52.70

DELTA MARKET AGENTS : DURBAN

Govender M R12.85

EXEC-U-FRUIT : JOHANNESBURG

Farmpro	R3,881.99	Milanzi A	R68.19
Ismyline	R278.73	Milanzi A	R400.36
Khandela TM	R86.99	Ngobeni SG	R39.93
Khandela TM	R195.95	Nkombezekwa G	R223.24
Luizinho JE	R97.01	Pico Fresh Export	R3,491.77
Mavhodze TF	R278.36	Rabambukwa AD	R174.97
Milanzi A	R28.91		

FINE BROS : CAPE TOWN

Myburgh GS R7.41

Smit NG R48.87

G & G FRESH PRODUCE CC : UITENHAGE

Stefane S R32.78

NATALIA : PIETERMARITZBURG

African Beginnings	R569.11
Govender S	R635.46
Ndlela DV	R50.61
Nzaca MT	R2,051.41
Sitherpersad B	R238.34

PRINSLOO & VENTER

Northampton	R325.48
Pretorius EC	R2,494.91

SQUIRES & SEUNS : KIMBERLEY

McClellan L E	R3,230.26
Schmidt Z E	R20.32

SUBTROPICO : JOHANNESBURG

Fruit Spot	R92.14
K K Boerdery	R16.69
Kgatame Farms	R78.82
Kgatame Farms	R17.06
Le Roux Boerdery	R0.53
Sandrivier	R7.63

W L OCHSE & KIE : JOHANNESBURG

De Waal C	R2,959.63
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W P MARKAGENTSAP : CAPE TOWN

Davids T	R64.58
De Beer J	R29.75
Meyer RW	R51.87
New Vision Fruit	R81.89
Solomon Beyers Trust	R11.58
Western Investments	R0.42

WENPRO MARKAGENTE : JOHANNESBURG

Chauke J	R43.46	Ramaliba VP	R111.28
Chauke J	R26.80	Seoke Helen	R769.14
Madakani Farm	R645.58	Seoke Helen	R839.08
Moeta Samuel	R204.55	Smoor Lekker Bdy	R88.55
Nenzhelele K	R450.73	Victory Park	R582.37

WITBANK MARKAGENTE : WITBANK

Coetzee DJ	R1.61
Lourens JT	R389.78
Mahlangu MG	R271.10
Simon	R0.38
Van Eeden Mart	R2.53
Van Eeden MP	R5.84