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REPUBLIEK VAN SUID-AFRIKA

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No. 32554

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:

- ▶ **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:

- ▶ **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 kopie drie kalenderweke voor publikasie ingedien word

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 1219 OF 2009

TERMS

NOTICE OF COURT TERM DATES FOR 2010 IN THE KWAZULU-NATAL HIGH COURT, DURBAN AND PIETERMARITZBURG

Notice is hereby given that the Judge President of the KwaZulu-Natal High Court has, in accordance with Rule 2(1) of the rules regulating the conduct of the proceedings of the KwaZulu-Natal High Court fixed the term dates for the year 2010 as follows:

(1) **Terms**

- (a) the first term shall be from 25 January to 28 March
- (b) the second term shall be from 12 April to 13 June
- (c) the third term shall be from 12 July to 26 September
- (d) the fourth term shall be from 11 October to 12 December

(2) **Administrative recesses**

The administrative recesses for 2010 shall be as follows:

- (a) 29 March to 11 April
- (b) 14 June to 11 July
- (c) 27 September to 10 October
- (d) 13 December 2010 to 23 January 2011



V.E.M. TSHABALALA
JUDGE PRESIDENT
(11 August 2009)

KENNISGEWING 1219 VAN 2009**TERMYNE****KENNISGEWING VAN HOF TERMYN DATUMS VIR 2010 OP DIE KWAZULU-NATAL HOOGGEREGSHOF, DURBAN EN PIETERMARITZBURG**

Kennis word hierby gegee dat die Regter-president van die KwaZulu-Natal Hooggeregshof, ooreenkomstig Reël 2(1) van die reëls wat die verrigtinge van die KwaZulu-Natal Hooggeregshof reguleer, die termyn datum vir die jaar 2010 as volg vasgestel het:

(1) Termyne

- (a) die eerste termyn is van 25 Januarie tot 28 Maart
- (b) die tweede termyn is van 12 April tot 13 Junie
- (c) die derde termyn is van 12 Julie tot 26 September
- (d) die vierde termyn is van 11 Oktober tot 12 Desember

(2) Administratiewe resesse

Die administratiewe resesse vir 2009 sal soos volg wees:

- (a) 29 Maart tot 11 April
- (b) 14 Junie tot 11 Julie
- (c) 27 September tot 10 Oktober
- (d) 13 Desember 2010 tot 23 Januarie 2011



V.E.M. TSHABALALA
REGTER-PRESIDENT
(11 August 2009)

NOTICE 1220 OF 2009

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby notify, in terms of section 109(2) of the Labour Relations Act, 1995, that the **South African Correctional Services Workers' Union (SACOSWU) (LR2/6/2/1733)** has been registered as a trade union with effect from 31 August 2009.

J T CROUSE

Registrar of Labour Relations

NOTICE 1221 OF 2009**CO-OPERATIVES TO BE STRUCK OFF THE REGISTER**

**QINISELANI FARMING CO-OPERATIVE LTD
MFULE BLOCK MAKING CO-OPERATIVE LTD
MDANTSANE BRICKS CO-OPERATIVE LTD
QHAMA DEBE CO-OPERATIVE LIMITED
MZOXOLO COALITION SECONDARY CO-OPERATIVE LTD
DUKEMINI AGRICULTURAL CO-OPERATIVE LTD
INTLAKOHLAZA CATERING CO-OPERATIVE LTD**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Private Bag X237
PRETORIA
0001

KENNISGEWING 1221 VAN 2009**KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD**

**QINISELANI FARMING CO-OPERATIVE LTD
MFULE BLOCK MAKING CO-OPERATIVE LTD
MDANTSANE BRICKS CO-OPERATIVE LTD
QHAMA DEBE CO-OPERATIVE LIMITED
MZOXOLO COALITION SECONDARY CO-OPERATIVE LTD
DUKEMINI AGRICULTURAL CO-OPERATIVE LTD
INTLAKOHLAZA CATERING CO-OPERATIVE LTD**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies
Dti Kampus
Meintjiesstraat 77
Privaatsak X237
PRETORIA
0001

NOTICE 1222 OF 2009

**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) Federal Airlines (Pty) Ltd; Federal Airlines and Pelican Air Services. (B) Hangar No. 14, Bonaero Park Drive, O. R. Tambo International Airport. (C) Class I; I/135. (D) Type S1. (E) Category A2 and A3. (F) O. R. Tambo International Airport and Kruger Mpumalanga International Airport. (G) and (H) **Adding the following.**

State.	Destination.	Frequencies
Mozambique.	Maputo.	Seven (7) return flights per week up to 296 seats per week per direction.

NOTICE 1226 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 1990in 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) Fair Aviation (Pty) Ltd; Fair Aviation. (B) Hangar 31, Lanseria International Airport, Johannesburg. (C) Class II; N791D. (D) Type N1 and N2. (E) Category A1, A2, A3 and A4. **Changes to the Management Plan:** B. Winterscale replaces S. Wybenga as the Air Service Safety Officer.

NOTICE 1223 OF 2009

Black Authorities Act Repeal Bill CDPLD 030309 a.a. 240809

REPUBLIC OF SOUTH AFRICA

**BLACK AUTHORITIES ACT
REPEAL BILL**

(As introduced in the National Assembly as a section 76 Bill;

Bill published in Government Gazette No.)

(The English text is the official text of the Bill)

(MINISTER OF RURAL DEVELOPMENT AND LAND REFORM)

[B

- 2009]

Black Authorities Act Repeal Notice of Publication for Comment 240809

GENERAL NOTICE

NOTICE NO.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

**PUBLICATION OF THE BLACK AUTHORITIES ACT REPEAL BILL, 2009 FOR
GENERAL COMMENT**

The Black Authorities Act Repeal Bill, 2009 is hereby published, with the Memorandum on its Objects, for general comment.

Comment must be submitted in writing within 30 days of the date of publication of this notice, to :

The Director-General : Rural Development and Land Reform
(for attention Mr C M Brocker)

Private Bag X833

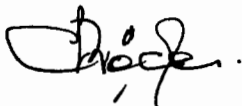
PRETORIA

0001

Tel. 012 312 9119

Fax. 012 325 6184

e-mail : cmbrocker@ruraldevelopment.gov.za



C M BROCKER

LEGAL SPECIALIST : POLICY AND LEGISLATION DEVELOPMENT

BILL

To repeal the Black Authorities Act, 1951; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows :-

Repeal of Act 68 of 1951

1. The Black Authorities Act, 1951 (Act No. 68 of 1951) is hereby repealed on –
 - (a) 31 December 2009; or
 - (b) the date on which the last of the provinces of KwaZulu-Natal and Limpopo has repealed those provisions that were assigned to them, whichever occurs first.

Short title

2. This Act is called the **Black Authorities Act Repeal Act, 2009**.

Black Authorities Act Repeal Objects Memo CDP&LD 040609 a.a. 240809

MEMORANDUM ON THE OBJECTS OF THE BLACK AUTHORITIES ACT REPEAL BILL, 2009

1. BACKGROUND

1.1 The Black Authorities Act Repeal Bill, 2009 ("the Bill") is intended to repeal the Black Authorities Act, No. 68 of 1951 ("the Act"), which -

1.1.1 established statutory "tribal", regional and territorial authorities to (amongst other things) generally administer the affairs of Blacks;

1.1.2 abolished the Black Representative Council established by section 20 of the Representation of Blacks Act, No. 12 of 1936; and

1.1.3 amended the Black Affairs Act, No. 23 of 1920, and the Representation of Blacks Act, No. 12 of 1936:

1.2 The Act was a legislative cornerstone of apartheid by means of which Black people were controlled and dehumanized, and is reminiscent of past divisions and discrimination. It is both obsolete and repugnant to the values and human rights enshrined in our Constitution.

1.3 The proposed repeal is in line with the investigation and report of the South African Law Reform Commission on obsolete and redundant legislative provisions, which report was adopted by the Department of Justice and Constitutional Development.

1.4 In terms of President's Minute No. 13 of 10 June 1994 the Minister of Land Affairs was initially designated to administer the (whole) Act. In terms of Proclamation No. 44 of 2009 that administration was transferred to the Minister of Rural Development and Land Reform.

- 1.5 The administration of the Act, excluding those provisions which fell outside the functional areas specified in Schedule 6 to the (Interim) Constitution of 1993, was assigned by Proclamations Nos. 109, 110, 111, 112 and 166 of 1994 to the provinces of Limpopo, North West, Eastern Cape, Mpumalanga and KwaZulu-Natal respectively.
- 1.6 North West, Eastern Cape and Mpumalanga have repealed the Act insofar as the administration thereof was assigned to them, while Limpopo and KwaZulu-Natal have not yet done so. KwaZulu-Natal supports the proposed repeal of the Act; Limpopo has not recorded any objection or identified any consequential legal vacuum.
- 1.7 No assignments to the Free State, Gauteng, Northern Cape and Western Cape were made. Gauteng and Western Cape support the proposed repeal; Free State and Northern Cape have not recorded any objection or identified any consequential legal vacuum.
- 1.8 Insofar as it relates to the functional area of *rural development and land reform*, the Act can be repealed immediately without unintended consequences or the enactment of replacement legislation.
- 1.9 The Act also affects the concurrent functional areas of *indigenous law and customary law* and *traditional leadership*. In view of the enactment of the Traditional Leadership and Governance Framework Act, No. 41 of 2003 legislative alternatives for the provisions of the Act affecting these areas are no longer required. The cut-off periods for the continued existence of the old community, regional and other authorities mentioned in section 28(5) and (6)(a) of that Act have expired.
- 1.10 The Department of Provincial and Local Government has confirmed the content of 1.9 above and supports the proposed repeal of the Act.

2. OBJECTS OF THE BILL

- 2.1 The Bill seeks to repeal the whole Act and consists of two clauses.
- 2.2 *Clause 1* provides for the repeal in terms of a sunset provision which will afford the provinces of KwaZulu-Natal and Limpopo an opportunity to themselves repeal those provisions that were assigned to them. It is therefore proposed that the Act be repealed on 31 December 2009 or on the date on which the last of those provinces repeals the provisions assigned to them, whichever occurs first.
- 2.3 *Clause 2* contains the short title of the Bill.

3. CONSULTATION

- 3.1 The following were consulted on the Bill –
- 3.1.1 all nine provinces; and
- 3.1.2 the Department of Provincial and Local Government,
with the results indicated in 1.6, 1.7 and 1.10 above.
- 3.2 The Department of Justice and Constitutional Development, the National House of Traditional Leaders, and the Economic Sectors and Employment, and the Social Protection and Community Development Clusters will be consulted prior to the Bill being submitted to Cabinet.

4. FINANCIAL IMPLICATIONS FOR THE STATE

None

5. CONSTITUTIONAL IMPLICATIONS

The only constitutional implication is that the Act, which is repugnant to the Constitution, will be repealed and removed from the statute book.

6. COMMUNICATION IMPLICATIONS

The Department of Rural Development and Land Reform will communicate the repeal to all affected stakeholders.

7. PARLIAMENTARY PROCEDURE

The Department of Rural Development and Land Reform and the State Law Advisers are of the opinion that –

- 7.1 the Bill must be dealt with in accordance with the procedure established by subsection (1) or (2) of section 76 of the Constitution, since it falls within the functional areas of *indigenous law and customary law* and *traditional leadership* listed in Schedule 4 to the Constitution; and
- 7.2 it is necessary to refer the Bill to the National House of Traditional Leaders in terms of section 18(1)(a) of the Traditional Leadership and Governance Framework Act, 2003 as it does contain provisions pertaining to customary law or customs of traditional communities.

NOTICE 1224 OF 2009**DEPARTMENT OF RURAL DEVELOPMENT AND LAND AFFAIRS**

I, Thozamile Thomas Gwanya, Director-General of Rural Development and Land Affairs, in terms of section 8 of the Land Survey Act, 1997 (Act No 8 of 1997), hereby prescribe the fees set out in the Annexure, as the fees which shall be charged for the products or services provided by the office of the Chief Directorate: National Geospatial Information. The fees shall be payable on and after **14th September 2009** and shall replace the scale of fees promulgated by Notice No. 1635 of 2006 in Government gazette No. 29377 dated 17 November 2006, which is hereby repealed.

ANNEXURE**SCALE OF FEES TO BE CHARGED IN THE OFFICE OF THE CHIEF DIRECTOR: NATIONAL GEO-SPATIAL INFORMATION****Promotion of Access to information Act 2 of 2000**

In terms of section 15(1) of the Promotion of Access to Information Act 2 of 2000, these products and services are available free of charge and only the direct costs such as transfer medium, printing, paper, ink, postage and packaging are recovered.

Products can be ordered via:

URL: [//www.cdsm.gov.za](http://www.cdsm.gov.za)

E-mail: Sales@cdsm.gov.za

Fax 021 – 686 9884

Private Bag X10, Mowbray, 7705

A. STANDARD PRODUCTS AND SERVICES
Note that fees prescribed do not include packaging and postage

1. Maps of the national series

Maps of the national series specified below, per map/print:

(a)	Maps of the 1:10 000 Orthophoto series of the national map series per print:	
	Paper	R8.00
	Bromide paper.....	R37.50
	Film transparency	R85.00
(b)	1:50 000 topographical, South Africa.....	R11.50
(c)	1:250 000 topo-cadastral, South Africa.....	R11.50

	(d)	1:500 000 topo-admin edition.....	R11.50
2.		Other Maps	
	(a)	Aeronautical edition (ICAO symbols)	R17.00
	(b)	1: 500 000 aeronautical chart (ICAO)	R17.00
	(c)	1:1 000 000 world aeronautical chart (ICAO).....	R17.00
	(d)	1:1 000 000 South Africa, per set.....	R68.00
	(e)	1:2 000 000 South Africa (2002 Edition).....	R17.00
	(f)	1:2 500 000 topographical (Southern Africa).....	R17.00
	(g)	1:2 500 000 magisterial districts and provinces (South Africa).....	R17.00
	(h)	Provincial Map, South Africa.....	R17.00
	(i)	Maps of the Regional Series (various scales).....	R17.00
3.		Aerial photography for the supply of -	
		Aerial photography products:	
	(i)	Black and white at contact scale.....	R7.00
	(ii)	Black and white enlargements up to twice contact scale.....	R28.50
	(iii)	Black and white enlargements up to three times contact scale.....	R37.50
	(iv)	Black and white enlargements greater than three times contact scale.....	R75.00
	(v)	Colour at contact scale.....	R25.00
	(vi)	Colour enlargements up to three times contact scale	R75.00
	(vii)	Colour enlargements greater than three times contact scale.....	R97.50
	(viii)	Panchromatic diapositive.....	R41.00
	(ix)	Colour diapositive.....	R66.00
	(x)	Flight Plans	

	Paper.....	R8.00
	Film transparency	R85.00
	Provided that research or preparation requirements for aerial photography products does not exceed one hour, else an hourly rate thereafter will apply to prepare the information. (See para B5).	
4.	Products of the national control survey system	
(a)	Co-ordinates and/or heights of trigonometrical stations, town survey marks and bench marks	
(i)	In printed format, per page.....	R1.50
(ii)	In digital format, also available on internet, per point.....	R0.00
(iii)	Plans of the national control survey network per print for every half square metre or portion thereof :	
	- Trigonometrical stations, town survey marks or bench marks.....	R8.00
	- Reconnaissance reports or locality reports...	R6.50
	Provided that the Chief Director of Surveys and Mapping cannot guarantee that any trigonometrical station, town survey mark or bench mark for which data have been supplied has not been disturbed or removed	
(b)	TrigNet (GPS) Data Post Processing Data Only A standard suite of products can be downloaded directly via ftp server (internet). Any non-standard products will be charged at the standard hourly rate for preparation and dispatch. (See paragraph B5) <i>Client recover information self, no cost implication</i>	
		R0.00
5.	Digital spatial information	
	The fees payable for the supply of listed digital spatial information where available as a standard product: <i>Digital data is prepacked on server, only cost to be recovered is medium onto which data is written. No cost implication on labour, material, equipment and overheads.</i>	
(a)	Digital topographical and related information: (Off-the-shelf products) <i>The proposed tariff structure communicates not only the fees but also the products and services that are available.</i>	
(i)	Digital elevation data of combination of 200 metres and 400 metres.....	R0.00
(ii)	Digital elevation data of high resolution..... (Subject to availability)	R0.00

(iii)	Digital topographic information of high resolution, all features, supplied in shape file format only..... (1:50 000 map series)	R0.00
(iv)	Digital map image, per copy (1:50 000 map series and 1:250 000 map series)	R0.00
(v)	Digital contours, supplied in shape file format only, where available (1:10 000 map series)	R0.00
(b)	(i) Digital ortho-rectified image, panchromatic or colour, per copy, where available (Mr. Sid compressed format)	R0.00
	(ii) Low resolution digital aerial photographic imagery, panchromatic or colour where available. (Jpeg format)	R0.00

Provided that the supply of digital information not contained in the off-the-shelf products and/or required in any other format other than that prescribed above, will be charged at an hourly rate to prepare such information. (See miscellaneous fees, section B(5) under non-standard products and services)

B. NON-STANDARD PRODUCTS AND SERVICES

Note that the fees prescribed do not include packaging and postage

1. Maps

(a)	Maps of the following Metropolitan areas: POA Cape Town and Environs Others when available	R90.50
(b)	Laminated (38 microns) Maps of the following Metropolitan areas: POA Cape Town and Environs Others when available	R181.00

2. Supply of prints

(a)	Prints on photographic film (excluding aerial photographs), per print for every half square metre or portion thereof:	
(i)	Positive or negative film.....	R56.50
(ii)	Direct film.....	R107.50
(b)	Map separates on positive or negative film, per separate.....	R56.50
(c)	Prints, per sheet:	

(i)	A4 size.....	R6.50
(ii)	A3 size.....	R11.00
(iii)	Larger than A3 size for every half square metre or portion thereof.....	R18.00
(d)	Index grid overlay	
(i)	1:10 000	R56.50
(ii)	1:250 000	R56.50
(e)	Previous edition maps	
(i)	Paper copies	R11.50
(ii)	Digital copies (Jpeg file format)	0

Provided that the supply, nature, scale and material used for any print shall be at the discretion of the Chief Director of Surveys and Mapping.

3. Mosaics of aerial photographs

In requests for the production of mosaics, refer to miscellaneous fees in section B (5).

4. Lamination services

For every square metre or portion thereof:

38 microns thickness..... R23.00

5. Miscellaneous

For any work or service not specified elsewhere in this scale of fees, the charge shall be on a time basis at the rate of R180.00 per hour or portion thereof: Provided that searches in the office shall be made subject to such conditions as the Chief Director of Surveys and Mapping may from time to time determine. Requests for customised products or services will be dealt with on a quotation basis, including MapAware workshops and specialised maps.

R204.00

6. Digital data

- | | | |
|-----|--|---------|
| (a) | Fees charged for these products supplied in non-standard format excludes the cost of processing time at R180.00 per hour or part thereof, postage, transfer media and packaging. See proviso on formats: | R204.00 |
|-----|--|---------|

Provided that digital information shall be supplied in one of the following formats. Ascii feature (.fea), Map Info(.mif), Micro station(.dgn), Auto Cad(.dwg) and Auto Cad (.Dxf), Shape (.shp) or TIFF. Provided further that the Chief Director of Surveys and Mapping can provide the data in the required format.

Note:

The proposed tariff structure communicates not only the fees but also the products and services that are available.

- (b) RSA Place-names Gazetteer R0.00
 Compiled in 1998
 Queries referred to South African Geographical Names System (SAGNS) @ <http://sagns.dac.gov.za>
Note: Digital data is prepacked on server, only cost to be recovered is medium onto which data is written. No cost implication on labour, material, equipment and overheads.
- (c) Transformation software
Note: Software is prepacked on server, only cost to be recovered is medium onto which data is written. No cost implication on labour, material, equipment and overheads.
- (i) WGSTRN ver 2.12 R0.00
 Transform between Mod Clarke 1880 and WGS84 or vice versa
- (ii) Transformation parameters R0.00
 Transformation Parameters
 RSA coverage
- (iii) GEOTRAN98 R0.00
 To convert Y X co-ordinates to geographical co-ordinates (phi)(lambda) and vice versa
 To convert UTM to geographical co-ordinates (phi)(lambda) and vice versa, geocentric co-ordinates, calculate joins,etc.
- (d) Digital coastline high resolution of RSA R0.00
Note: Digital data is prepacked on server, only cost to be recovered is medium onto which data is written. No cost implication on labour, material, equipment and overheads.

C. PACKAGING AND POSTAGE

1. Notes:
 Mailing services available:
- Domestic surface mail
 - Speed service couriers (Priority mail) Postal or street address
 - Collection at counter by courier
- Arrangement and payment for courier service other than SA Postal Service to be made by the client
- The fee for packaging including postage at standard SA Postal Services rates, unless otherwise stated, within South Africa per order shall be:
2. POSTAGE AND PACKAGING, MAIL AND COURRIER SERVICE:
- Note:
Based on fee adjustment SA Postal Services plus packaging

	Normal mail	Priority Mail Postal address	Priority Mail Street address
MAPS AND PRINTS			
Fee = Postage + Packaging			
1 to 15 maps or prints	R45.75	R94.06	R128.04
16 to 30 maps or prints	R49.20	R110.99	R154.16
31 to max 75 maps or prints	R59.55	R183.38	R225.08
PHOTOGRAPHIC PRODUCTS			
Contact prints/diapositives max 100 per package	R49.20	R110.99	R154.16
DIGITAL PRODUCTS			
1 to 10 CD's / dvd's	R19.00	R59.05	R85.03
			Courier collectio n
Costs for courier collection per package to be collected at counter			R16.50
3. REPORTS			
Any report or copy on A4 or A3 paper per envelope	R9.00		
Costs for courier collection per envelope	R2.00		

Provided that the fee for items and quantities not specified above, special deliveries and delivery services for foreign orders will be available on request.

NOTICE 1225 OF 2009**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended, that a tenancy claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

REF NO.	CLAIMANT	PROPERTY	LOCAL MUNICIPALITY	DISTRICT MUNICIPALITY
P571	Paulse JJ	Ptn 52 of Farm No 444 Ganse Valle	Plettenberg Bay	Eden
P691	Brown A	Ptn 8 of Farm No 428 Harkerville	Pletternberg Bay	Eden


The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape
 97 York Street
 Suite 32
 Shamrock Place
 George
 6530
 Tel: 044*8740021
 Fax: 044*8740023

B JANSEN
 Regional Land Claims Commissioner

APPROVED


DATE 25/08/09

CHECKED.....


DATE... 24/08/09

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 116 OF 2009

THE ENGINEERING COUNCIL OF SOUTH AFRICA

Notice of publication in terms of section 32 (5) of the Engineering Profession Act, 2000 (Act 46 of 2000) ("The Act") of the finding and sanction imposed by a Disciplinary Tribunal at a disciplinary hearing held at Bruma, Johannesburg on the 27th March 2009, into the alleged improper conduct of a Professional Engineer.

The following particulars concerning a Professional Engineer who was found guilty by the Disciplinary Tribunal at the abovementioned disciplinary hearing are hereby published for general information:

Name of Person:

D B GARCIA

Registration Number:

930170

Nature of Offence:

Guilty of contravention of Rules 3(1)(a),3(2)(b),3(3)(a),3(5)(c) and 4(c) of the Rules of Conduct for Registered Persons promulgated under Board Notice 15, of 2006 Government Gazette number 28605 of 17 March 2006.

Sanction:

1. The Respondent is fined R100 000(One Hundred Thousand Rand) of which R50 000 (Fifty Thousand Rand) is suspended for a period of 3 (three) years on condition that the Respondent is not found guilty of contravention of Rules 3(1) (a), 3(2) (b), 3(3) (a), 3(5) (c) and 4(c) of the Rules of Conduct for Registered Persons, committed during the period of suspension.

BOARD NOTICE 117 OF 2009**THE ENGINEERING COUNCIL OF SOUTH AFRICA**

Notice of publication in terms of section 32 (5) of the Engineering Profession Act, 2000 (Act 46 of 2000) ("The Act") of the finding and sanction imposed by a Disciplinary Tribunal at a disciplinary hearing held at Bruma, Johannesburg on the 22nd May 2009, into the alleged improper conduct of a Professional Engineer.

The following particulars concerning a Professional Engineer who was found guilty by the Disciplinary Tribunal at the abovementioned disciplinary hearing are hereby published for general information:

Name of Person:**C F JOUBERT****Registration Number:****800192****Nature of Offence:**

Guilty of contravention of Rules 2(a),(2)(b),2(c),2(d) 2(e),2(f),3(5)(c) and 3(1)(c) of the Rules of Conduct for Registered Persons promulgated under Board Notice 107, of 1997 Government Gazette number 18454 of 28 November 1997 and Board Notice 15, of 2006 Government Gazette number 28605 of 17 March 2006.

Sanction:

1. The Respondent is fined R60 000(Sixty Thousand Rand) in total.
2. For a period of 1 (one) year from the 22nd May 2009 to 22nd May 2010, the Respondent is prohibited from signing any structural professional engineering design documentation and/or any structural professional engineering compliance and/or completion certificate/documentation and/or any certificate whereby any structural engineering work is certified as complete and/or correct and/or stable, without having any such design and/or other documentation co-signed by another professional engineer, suitably qualified and registered with the Council.

BOARD NOTICE 118 OF 2009**THE ENGINEERING COUNCIL OF SOUTH AFRICA**

Notice of publication in terms of section 32 (5) of the Engineering Profession Act, 2000 (Act 46 of 2000) ("The Act") of the finding and sanction imposed by a Disciplinary Tribunal at a disciplinary hearing held at Bruma, Johannesburg on the 22nd July 2009, into the alleged improper conduct of a Professional Engineer

The following particulars concerning a Professional Engineering Technologist who was found guilty by the Disciplinary Tribunal at the abovementioned disciplinary hearing are hereby published for general information:

Name of Person:**P J WALKER****Registration Number:****9070133****Nature of Offence:**

Guilty of contravention of Rules 2(b) of the Rules of Conduct for Registered Persons promulgated under Board Notice 107, of 1997 Government Gazette Number 18454 of 28 November 1997.

Sanction:

1. The Respondent is fined R5 000 (Five Thousand Rand) , which fine is wholly suspended for a period of three(3) years on condition that the Respondent is not found guilty of contravention of Rule 2(b) of the Rules of Conduct for Registered Persons, committed during the period of suspension.

BOARD NOTICE 119 OF 2009**THE ENGINEERING COUNCIL OF SOUTH AFRICA**

Notice of publication in terms of section 32 (5) of the Engineering Profession Act, 2000 (Act 46 of 2000) ("The Act") of the finding and sanction imposed by a Disciplinary Tribunal at a disciplinary hearing held at Bruma, Johannesburg on the 04th June 2009, into the alleged improper conduct of a Professional Engineer

The following particulars concerning a Professional Engineer who was found guilty by the Disciplinary Tribunal at the abovementioned disciplinary hearing are hereby published for general information:

Name of Person:**M C K KUHNE****Registration Number:****920308****Nature of Offence:**

Guilty of contravention of Rules 2(a),b),(c),(d) and (f) of the Rules of Conduct for Registered Persons promulgated under Board Notice 107, of 1997 Government Gazette Number 18454 of 28 November 1997.

Sanction:

1. Payment of a fine towards the Council , in terms of the provisions of section 32(3)(a)(ii) of the Act in the amount of R8 000 (Eight Thousand Rand) per charge , thus a total of R 40 000 (Forty Thousand Rand).

BOARD NOTICE 120 OF 2009**PPECB - BOARD NOTICE****PERISHABLE PRODUCTS EXPORT CONTROL BOARD****PERISHABLE PRODUCTS EXPORT CONTROL ACT, 1983****IMPOSITION OF LEVIES ON PERISHABLE PRODUCTS****AGRICULTURAL PRODUCT STANDARDS**

In terms of section 17(l) of the Perishable Products Export Control Act, 1983 (Act No. 9 of 1983), and by virtue of the Board's appointment as Assignee in terms of Regulation 1978 of the Agricultural Products Standards Act, 1990 (Act No. 119 of 1990), the Board hereby imposes the following levy and tariff adjustments in respect of each of the products specified below, which may be exported from the Republic of South Africa. These levies will be valid from 1 October 2009 until further notice.

INSPECTION LEVIES (AGRICULTURAL PRODUCT STANDARDS)**Products**

Grapes (less than 5 kilograms)
Grapes (more than 5 kilograms)
Pome fruit
Pome fruit in bulk bins
Stone fruit

Inspection Fee

35.9 cents per container in a consignment
71.8 cents per container in a consignment
41.3 cents per container in a consignment
41.3 cents per 12.5 kilograms or part thereof
43.4 cents per container in a consignment

- Above levies exclude VAT of 14%.
- In all instances where a service is delivered and unit rates are not sufficient to cover costs, PPECB will retain the right to, at its discretion, charge hour and or kilometre rates instead of or in addition to the published fees above. For administrative purposes hour and kilometre rates may be adapted to an equivalent tariff per unit.

Until further notice, all other levies charged by the Perishable Products Export Control Board including hour and kilometer rates, will remain unchanged.

(updated 01/10/2009)