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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** **2010**

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

- ▶ **22 April**, Thursday, for the issue of Friday **30 April 2010**
- ▶ **10 June**, Thursday, for the issue of Friday **18 June 2010**
- ▶ **5 August**, Thursday, for the issue of Friday **13 August 2010**
- ▶ **16 September**, Thursday, for the issue of Thursday **23 September 2010**
- ▶ **23 September**, Thursday, for the issue of Friday **1 October 2010**
- ▶ **9 December**, Thursday, for the issue of Friday **17 December 2010**
- ▶ **15 December**, Wednesday, for the issue of Friday **24 December 2010**
- ▶ **21 December**, Tuesday, for the issue of Friday **31 December 2010**
- ▶ **30 December**, Thursday, for the issue of Friday **7 January 2011**

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** **2010**

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

- ▶ **22 April**, Donderdag, vir die uitgawe van Vrydag **30 April 2010**
- ▶ **10 Junie**, Donderdag, vir die uitgawe van Vrydag **18 Junie 2010**
- ▶ **5 Augustus**, Donderdag, vir die uitgawe van Vrydag **13 Augustus 2010**
- ▶ **16 September**, Donderdag, vir die uitgawe van Donderdag **23 September 2010**
- ▶ **23 September**, Donderdag, vir die uitgawe van Vrydag **1 Oktober 2010**
- ▶ **9 Desember**, Donderdag, vir die uitgawe van Vrydag **17 Desember 2010**
- ▶ **15 Desember**, Woensdag, vir die uitgawe van Vrydag **24 Desember 2010**
- ▶ **21 Desember**, Dinsdag, vir die uitgawe van Vrydag **31 Desember 2010**
- ▶ **30 Desember**, Donderdag, vir die uitgawe van Vrydag **7 Januarie 2011**

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

GOVERNMENT NOTICE GOEWERMENTSKENNISGEWING

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 319

23 April 2010

STANDARDS ACT, 2008 STANDARDS MATTERS

In terms of the Standards Act, 2008 (Act No. 8 of 2008), the Council of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

All South African standards that were previously published by the South African Bureau of Standards with the prefix "SABS" have been redesignated as South African national standards and are now published by Standards South Africa (a division of SABS) with the prefix "SANS".

A list of all existing South African national standards was published by Government Notice No. 1373 of 8 November 2002.

In the list of SANS standards below, the equivalent SABS numbers, where applicable, are given below the new SANS numbers for the sake of convenience. Standards that were published with the "SABS" prefix are listed as such.

SCHEDULE 1: ISSUE OF NEW STANDARDS

The standards mentioned have been issued in terms of section 16(3) of the Act.

Standard No. and year	Title, scope and purport
SANS 788:2010	<i>Frozen shrimps (prawns), langoustines and crabs.</i> Specifies requirements for the handling, preparation, processing, packaging, transportation, freezing, storage and quality of frozen shrimps (prawns), langoustines and crabs, and products derived therefrom which are intended for human consumption, whether frozen at sea or on shore. It also specifies requirements for factories and employees involved in the production.
SANS 10183-4-6:2010/ EN 1245:1998	<i>Adhesives for wood – Part 4-6: Test methods – Determination of Ph.</i> Specifies a method for the determination by electrometry of the pH of adhesives, their basic constituents and related products using a pH meter equipped with a glass and silver reference combined electrode. Applicable to products supplied in an aqueous medium, and of known concentration, and to products which can be dissolved, dispersed or suspended in water. Not applicable to adhesives that react with water.
SANS 17484-1:2010/ ISO 17484-1:2006	<i>Plastics piping systems – Multilayer pipe systems for indoor gas installations with a maximum operating pressure up to and including 5 bar (500 kPa) – Part1: Specifications for systems.</i> Specifies the general requirements and the performance requirements for multilayer pipe systems based on pipes, fittings and their joints intended to be used for gas supply within buildings.
SANS 17577:2010/ ISO 17577:2006	<i>Steel – Ultrasonic testing for steel flat products of thickness equal to or greater than 6 mm.</i> Specifies a method for the automated and/or manual ultrasonic testing of uncoated steel flat products for internal discontinuities by the reflection method. It is applicable to non-alloyed or alloyed steel flat products, in a nominal thickness range of 6 mm to 200 mm. However, this standard may be applied to austenitic and austenitic-ferritic steels, provided that the difference between the amplitude of the noise and that of the echo detection threshold is sufficient for the limit fixed. Testing of flat products, of thickness less than and over 200 mm, may be the subject of special agreements between parties concerned.
SANS 20346:2010/ ISO 20346:2004	<i>Personal protective equipment – Protective footwear.</i> Specifies basic and additional (optional) requirements for protective footwear.
SANS 20347:2010/ ISO 20347:2004	<i>Personal protective equipment – Occupational footwear.</i> Specifies basic and additional (optional) requirements for occupational footwear.
SANS 20474-10:2010/ ISO 20474-10:2008	<i>Earth-moving machinery – Safety – Part 10: Requirements for trenchers.</i> Specifies the safety requirements specific to trenchers and deals with all the significant hazards, hazardous situations and events relevant to the earth-moving machinery within its scope when used as intended or under conditions of misuse reasonably foreseeable by the manufacturer.
SANS 20474-12:2010/ ISO 20474-12:2008	<i>Earth-moving machinery – Safety – Part 12: Requirements for cable excavators.</i> Specifies the safety requirements specific to cable excavators and it can also be applied to the undercarriages and upper-structures of cable excavators, if intended for use in combination with other equipment or attachments.
SANS 20474-13:2010/ ISO 20474-13:2008	<i>Earth-moving machinery – Safety – Part 13: Requirements for rollers.</i> Specifies the safety requirements specific to rollers, and the appropriate technical measures for eliminating or reducing risks arising from significant hazards, hazardous situations or events during commissioning, operation and maintenance.
SANS 20474-11:2010/ ISO 20474-11:2008	<i>Earth-moving machinery – Safety – Part 11: Requirements for earth and landfill compactors.</i> Specifies the safety requirements specific to earth and landfill compactors and it specifies the appropriate technical measures for eliminating or reducing risks arising from significant hazards, hazardous situations or events during commissioning, operation and maintenance.
SANS 23081-2:2010/ ISO 23081-2:2009	<i>Information and documentation – Managing metadata for records – Part 2: Conceptual and implementation issues.</i> Establishes a framework for defining metadata elements consistent with the principles and implementation considerations outlined in ISO 23081-1 (published in South Africa as an identical adoption under the designation SANS 23081-1). The purpose of this framework is to enable a standardized description of records and critical contextual entities for records, to provide common understanding of fixed points of aggregation to enable interoperability of records and information relevant to records between organizational systems, and to enable the reuse and standardization of metadata for managing records over time, space and across applications.
SANS 23279:2010/ ISO 23279:2007	<i>Non-destructive testing of welds – Ultrasonic testing – Characterization of indications in welds.</i> Defines a procedure for classifying internal indications as planar or non-planar.

Standard No. and year	Title, scope and purport
SANS 27006:2010/ ISO/IEC 27006:2007	<i>Information technology – Security techniques – Requirements for bodies providing audit and certification of information security management systems.</i> Specifies requirements and provides guidance for bodies providing audit and certification of an information security management system (ISMS), in addition to the requirements contained in ISO/IEC 17021 (published in South Africa as an identical adoption under the designation SANS 17021) and ISO/IEC 27001 (published in South Africa as an identical adoption under the designation SANS 27001). The requirements in this standard need to be demonstrated in terms of competence and reliability by any body providing ISMS certification. Guidance and additional interpretation of these requirements for any body providing ISMS certification are included in this standard. Intends to support the accreditation of certification bodies providing ISMS certification.
SANS 60601-2-50:2010/ IEC 60601-2-50:2009	<i>Medical electrical equipment – Part 2-50: Particular requirements for the basic safety and essential performance of infant phototherapy equipment.</i> Applies to the basic safety and essential performance of infant phototherapy equipment.
SANS 62000:2010/ IEC/TR 62000:2005	<i>Single-mode fibre compatibility guidelines.</i> Provides guidelines indicating the items that should be taken into account when planning to connect different implementations of single-mode fibres of the same type and single-mode fibres of different types.

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

The standards mentioned have been amended in terms of section 16(3) of the Act. The number and date of a standard that has been superseded appear in brackets below the new number. In the case of an amendment issued in consolidated format, the edition number of the new (consolidated) edition appears in brackets below the number of the standard.

Standard No. and year	Title, scope and purport
SANS 28:2010 (Ed. 4.1)	<i>Metal ties for cavity walls. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to modify requirements for copper content, to delete the note to the subclause on chromium and nickel contents, and to update referenced standards.
SANS 754:2010 (Ed. 4.6)	<i>Eucalyptus poles, cross-arms and spacers for power distribution and communications systems. Consolidated edition incorporating amendment No. 6.</i> Amended to update the title and the scope, to update referenced standards, to remove reference to the South African Bureau of Standards, to update the table on retention and penetration requirements, to delete a note on the availability of figures for the calibration of electric moisture-meters, and to delete reference to the obtainability of the correction factor.
SANS 903:2010 (SABS 903:1978)	<i>Aluminium alloy corrugated and troughed sheets.</i> Covers 4 types of straight corrugated and 6 types of straight troughed aluminium alloy sheets. Requirements are given for the chemical composition, tensile strength, resistance to bending, thickness, number of corrugation or pitches, width, length, squareness and finish. An appendix describes recommended practices to be observed when these sheets are used.
SANS 1058:2010 (SABS 1058:2006)	<i>Concrete paving blocks.</i> Covers blocks made from concrete, which are used for the construction of paved surfaces.
SANS 1062:2010 (Ed. 1.1)	<i>Pressure and vacuum gauges. Consolidated edition incorporating amendment No. 1.</i> Amended to update the definition of "acceptable" and referenced standards, to change language requirements for the marking of dials, to update the quality verification appendix (appendix C), to delete a reference to the standardization mark, and to add a bibliography.
SANS 1156-2:2010 (SABS 1156-2:2007)	<i>Hose for liquefied petroleum gas (LPG) – Part 2: Hose and tubing for use in LPG vapour phase and LPG-air installations.</i> Covers flexible rubber or PVC hose and tubing for use, at a temperature not exceeding 60 °C, in LPG vapour phase applications. Does not specify rubber hose for welding, cutting and allied processes.
SANS 1176:2010 (Ed. 3.1)	<i>Self-supporting plastics containers of nominal capacities 5 L to 220 L. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to update the definition for acceptable, to move reference to South African legislation in the text to the foreword, to delete a note on the obtainability of information about a suitable detergent, and to update referenced standards.
SANS 1639:2010 (SABS 1639:2008)	<i>Reconditioned pneumatically powered chain hoists.</i> Specifies repair and test requirements for the reconditioning of pneumatically powered chain hoists.
SANS 1678:2010 (SABS 1678:2001)	<i>Sterilized milk.</i> Specifies requirements for ultra-high temperature (UHT) sterilized milk, sterilized milk and sterilized flavoured milk intended for human consumption.
SANS 1679:2010 (SABS 1679:2001)	<i>Pasteurized milk.</i> Specifies requirements for homogenized or unhomogenized pasteurized milk intended for human consumption.
SANS 4301-2:2010/ ISO 4301-2:2009	<i>Cranes – Classification – Part 2: Mobile cranes.</i> Establishes a system of classification for mobile cranes and related crane mechanisms, based on the number of operating cycles to be carried out during a crane's expected life, representing a nominal state of loading.
SANS 5457:2010 (SABS SM 457:1977)	<i>Pesticides – Rearing and handling of the American cockroach (Periplaneta americana (L.)).</i> Specifies a method for the rearing and handling of the American cockroach (Periplaneta americana(L.)).
SANS 5568:2010 (SABS SM 1150)	<i>Pesticides – Insecticidal oil-based space sprays in low and medium pressure aerosol dispensers – Determination of internal pressure of filled dispensers.</i> Gives guidance on the determination of the internal pressure of filled dispensers of insecticidal oil-based space sprays.
SANS 5615:2010 (SABS SM 615:1968)	<i>Method for the sampling of footwear components and materials other than leather.</i> Specifies a method for the sampling of rubber and footwear components and materials.

Standard No. and year	Title, scope and purport
SANS 5732:2010 (SABS SM 732:1971)	<i>Tin content of tin and lead alloys.</i> Specifies a method for determining the tin content of tin and lead alloys, where tin is determined iodimetrically.
SANS 6150:2010 (Ed. 2.1)	<i>Verification of compression testing machines for concrete: Calibration of load scale. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards.
SANS 6152:2010 (SABS SM 1152)	<i>Available alkali content of cement extenders (complying with SANS 50197-1).</i> Describes a method to determine the available alkali content of cement extenders (complying with SANS 50197-1).
SANS 6223:2010 (Ed. 1.3)	<i>The Izod impact test for metallic materials. Consolidated edition incorporating amendment No. 2.</i> Amended to update the referenced standard.
SANS 9004:2010/ ISO 9004:2009	<i>Managing for the sustained success of an organization – A quality management approach.</i> Provides guidance to organizations to support the achievement of sustained success by a quality management approach. Is applicable to any organization, regardless of size, type and activity. Not intended for certification, regulatory or contractual use.
SANS 10140-5:2010 (Ed. 2.3)	<i>Identification colour marking – Part 5: Coding of containers for carrying lubricants and associated fluids. Consolidated edition incorporating amendment No. 3.</i> Amended to update a referenced standard.
SANS 10295-2:2010 (Ed. 1.1)	<i>Suspended access equipment – Part 2: Temporary suspended platforms (TSPs). Consolidated edition incorporating amendment No. 1.</i> Amended to move reference to legislation to the foreword and to insert reference to SANS 51808 in the introduction, the normative reference clause and in the text.
SANS 10400-N:2010 (SABS 0400:1990)	<i>The application of the National Building Regulations – Part N: Glazing.</i> Establishes requirements for glazing and safety glazing. Also provides simple design and construction requirements for vertical glass and polycarbonate panels in buildings less than 10 m high, and in shower doors.
SANS 13888-1:2010/ ISO/IEC 13888-1:2009	<i>Information technology – Security techniques – Non-repudiation – Part 1: General.</i> Provides a general model for subsequent parts of ISO/IEC 13888 (published in South Africa as identical adoptions under the designation SANS 13888) specifying non-repudiation mechanisms for evidence generation, evidence transfer, storage and retrieval and evidence verification, using cryptographic techniques.
SANS 15511:2010/ ISO 15511:2009	<i>Information and documentation – International standard identifier for libraries and related organizations (ISIL).</i> Specifies the international standard identifier for libraries and related organizations (ISIL), which comprises a set of standard identifiers used for the unique identification of libraries, archives, museums and related organizations with a minimum impact on already existing systems.
SANS 17484-1:2010/ ISO 17484-1:2006	<i>Plastics piping systems – Multilayer pipe systems for indoor gas installations with a maximum operating pressure up to and including 5 bar (500 kPa) – Part 1: Specifications for systems. ISO corrigendum No. 1.</i> Corrected to modify the following, the maximum operating pressure for piping systems, requirements for material, requirements for pipe dimensions, requirements for sampling and to update the drawing on heat cycle layout.
SANS 20044:2010/ ECE R44:2008	<i>Uniform provisions concerning the approval of restraining devices for child occupants of power-driven vehicles ("child restraint system").</i> Applies to child restraint systems that are suitable for installation in power-driven vehicles with three or more wheels, and that are not intended for use with folding (tip-up) or with side-facing seats. <i>ECE corrigendum No. 1.</i> Corrected to change text on dynamic test. <i>ECE corrigendum No. 2.</i> Corrected to insert a footnote on dynamic test.
SANS 20346:2010/ ISO 20346:2004	<i>Personal protective equipment – Protective footwear. ISO amendment No. 1.</i> Amended to add a normative reference, update table 2, insert an annex, add a requirement for slip resistance, and modify marking requirements. <i>ISO corrigendum No. 1.</i> Corrected to update the foreword. <i>ISO corrigendum No. 2.</i> Corrected to modify the basic requirements for protective footwear.
SANS 20347:2010/ ISO 20347:2004	<i>Personal protective equipment – Occupational footwear. ISO corrigendum No. 1.</i> Corrected to update the foreword. <i>ISO amendment No. 1.</i> Amended to add a normative reference, update table 2, insert an annex, add a requirement for slip resistance, and modify marking requirements. <i>ISO corrigendum No. 2.</i> Corrected to modify the basic requirements for occupational footwear.
SANS 50818-4:2007/ EN 818-4:1996	<i>Short link chain for lifting purposes – Safety – Part 4: Chain slings – Grade 8. EN amendment No. 1.</i> Amended to delete a note to the scope, to update references to a normative reference, to change certain terms and definitions, to change requirements in the clause on hazards, safety, verification of safety, marking, manufacturer's certificate, information for use, alternative rating and marking method, and bases for calculation of working load limits, to make the informative annex on identification tags for chain slings normative, and to add a bibliography.
SANS 50818-6:2000/ EN 818-6:2000	<i>Short link chain for lifting purposes – Safety – Part 6: Chain slings – Specification for information for use and maintenance to be provided by the manufacturer. EN amendment No. 1.</i> Amended to change the introduction and the scope, to update referenced standards, to change the clause on hazards, to change the annex on guidance to assist the manufacturer to prepare documented information for the use and maintenance of chain slings, and to insert two new annexes on the relationship between this standard and EU directives.
SANS 60335-2-36:2010/ IEC 60335-2-36:2008 (Ed. 4.2)	<i>Household and similar electrical appliances – Safety – Part 2-36: Particular requirements for commercial electric cooking ranges, ovens, hobs and hob elements. Consolidated edition incorporating amendment No. 2.</i> Amended to change the introduction, to add requirements for classification, marking and instructions, abnormal operation and construction, and to add a referenced standard to the bibliography.
SANS 60335-2-61:2010/ IEC 60335-2-61:2009 (Ed. 2.2)	<i>Household and similar electrical appliances – Safety – Part 2-61: Particular requirements for thermal storage room heaters. Consolidated edition incorporating amendment No. 2.</i> Amended to add to the introduction, to change a cautionary statement regarding challenged persons and children, to change the requirements for components, and to add a referenced standard to the bibliography.

Standard No. and year	Title, scope and purport
SANS 60335-2-98:2010/ IEC 60335-2-98:2008 (Ed. 2.2)	<i>Household and similar electrical appliances – Safety – Part 2-98: Particular requirements for humidifiers. Consolidated edition incorporating amendment No. 2.</i> Amended to add to the introduction, to change a cautionary statement regarding the use of humidifiers by challenged persons and children, to change requirements for marking and instructions, and to add referenced standards to the bibliography.
SANS 60399:2010/ IEC 60399:2008 (Ed. 1.1)	<i>Barrel thread for lampholders with shade holder ring. Consolidated edition incorporating amendment No. 1.</i> Amended to insert a clause "General", and to add referenced standards, definitions, requirements for barrel threads and datasheets on dimensional requirements and gauges.
SANS 60432-3:2010/ IEC 60432-3:2008 (Ed. 1.2)	<i>Incandescent lamps – Safety specifications – Part 3: Tungsten-halogen lamps (non-vehicle). Consolidated edition incorporating amendment No. 2.</i> Amended to add a new reference and a definition for breakdown, to define voltage designations, to provide additional information and marking details, to change the subclause on the safety of self-shielded lamps of range B or C at the end of life, to modify the grouping of test records, to replace the table on maximum base-pin temperatures and to replace annex F that deals with the induced failure test.
SANS 60745-2-13:2010/ IEC 60745-2-13:2009	<i>Hand-held motor-operated electric tools – Safety – Part 2-13: Particular requirements for chain saws. IEC amendment No. 1.</i> Amended to change the text for marking instructions and construction and to change annexes K, L and AA.
SANS 60950-1:2010/ IEC 60950-1:2005	<i>Information technology equipment – Safety – Part 1: General requirements.</i> Applicable to mains-powered or battery-powered information technology equipment, including electrical business equipment and associated equipment, with a rated voltage not exceeding 600 V. <i>IEC corrigendum No. 1.</i> Corrected to change the requirements for the connection of TNV circuits to other circuits and the determination of minimum clearances, to ensure the protection of equipment users from overvoltages on the cable distribution system, to change the mandrel test, the formula for determining the current of telephone ringing signals and the figure on the three line (and neutral) IT power distribution system.

SCHEDULE 3: CANCELLATION OF STANDARDS

In terms of section 16(3) of the Act the following standards have been cancelled.

Standard No. and year	Title
SANS 1474:2004	<i>Uninterruptible power systems.</i>
SANS 5155:1995	<i>Household refrigerating appliances – Frozen food storage cabinets and food freezers – Characteristics and test methods.</i>
SANS 7371:1995	<i>Household refrigerating appliances – Refrigerators with or without low-temperature compartment – Characteristics and test methods.</i>
SANS 8187:1991	<i>Household refrigerating appliances – Refrigerating appliances – Refrigerator-freezers – Characteristics and test methods.</i>

SCHEDULE 4: ADDRESSES OF SABS OFFICES

The addresses of offices of the South African Bureau of Standards where copies of standards mentioned in this notice can be obtained, are as follows:

1. The CEO, South African Bureau of Standards, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
2. The Manager, Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch 7701.
3. The Manager, Eastern Cape Regional Office, SABS, 30 Kipling Road, cor. Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
4. The Manager, KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterval Park, Durban, PO Box 30087, Mayville 4058.
5. The Control Officer, Bloemfontein Branch Office, SABS, 34 Victoria Road, Willows, Bloemfontein, PO Box 20265, Willows 9320.

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 318 OF 2010

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994) AS AMENDED

Notice is hereby given in terms of section 11 of the Restitution of Land Rights Act, Act No. 22 of 1994, as amended, that land claims for restitution of land rights have been lodged on the following properties; Erf 215, Erf 61, Erf 149, Erf 108, Erf 148, Erf 87, Erf 138, Erf 306, which were part of the old New Pietersburg Township.

These land claims were lodged by the 31st December 1998. The claimants were removed from these properties from the late 1960's to the beginning of the 1970's. The claimants have opted for financial compensation in this matter. The names of claimants are listed in the table hereunder.

ERF	CLAIMANT	REFERENCE	OWNER	TITLE DEED	EXTENT
215	Phasha SS	KRP 4591	Polokwane Municipality	T14906/1941	2006 Sqm
61	Alpha Tjale	KRP	Polokwane Municipality	T16899/1991	454 Sqm
108	M.B. Pilane	KRP3614	Polokwane Municipality	T7679/1967	1090 Sqm
149	Mamphoko Elizabeth Malotane	KRP 3279	Polokwane Municipality	T5929/1967	5103 Sqm
138	Letsoalo Motshoane Lazarus	KPR 3434	Polokwane Municipality	T2128/1967	545 Sqm
87	Sebolaishi Sarah Sekgobela	KRP 3174	Polokwane Municipality	T16901/1991	638 Sqm
148	K.M. Ralefe	KRP	Polokwane Municipality	T6838/1931	371 Sqm
306	Moupi Sophy Sithole	KRP	Polokwane Municipality	T16907/1991	638.00 Sqm
187	M.L. Seabela	KRP3435	Polokwane Municipality	T16904/1991	2548 Sqm

The Office of the Regional Land Claims Commissioner of the Limpopo Province is investigating this claim. Any party that has an interest in the above properties is hereby invited to submit in writing, within 14 days of publication of this notice, any comment or information or objection to:

The Regional Land Claims Commissioner: Limpopo

Submissions may also be delivered to:

Corner Rissik & Schoeman Streets
POLOKWANE, 0700

Private Bag X9552
POLOKWANE, 0700

**TELE MAPHOTO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO**

NOTICE 319 OF 2010

Notice is hereby given that:

The Minister of Defence and Military Veterans intends introducing Defence Amendment Bill in the National Assembly in June 2010 in accordance with Rule 241(b) of the Rules of the National Assembly. The explanatory summary of the Bill is also published in accordance with Rule 241(c) of the Rules of the National Assembly.

The Bill makes the provision for:

The amendment of the Defence Act, 2002 so as to insert new definitions; to require members of the Reserve Force to enter into a contract of service with the Defence Force, to require members of the Reserve Force to comply with a call-up order for duty; and to provide for the establishment of the National Defence Force Commission.

1. Government Printers- Cape Town and Pretoria.

2. Department of Defence
Ms Gigaba
120 Plein Street
Cape Town
Telephone (021) 820 6045.

3. Mr. S.H. Njikela
Directorate Legal Advice
Department of Defence
Armscor Building
Corner of Nossob and Delmas Streets
Erasmuskloof
Pretoria
Telephone (012) 355 6236

NOTICE 320 OF 2010**THE BANKS ACT, 1990 (ACT NO. 94 OF 1990 – “THE BANKS ACT”)****CHANGE OF NAME – ABN AMRO BANK N.V.**

Notice is hereby given, for general information, that ABN Amro Bank N.V., conducting the business of a bank by a foreign institution by means of a branch in the Republic of South Africa, changed its name to The Royal Bank of Scotland N.V. with effect from 6 February 2010.

NOTICE 321 OF 2010

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(2A) cancel the registration of **Food, Commercial, Retail and Workers Union (LR2/6/2/649)** with effect from.....**2010-04-07**.....

Any person who is aggrieved by the decision regarding the cancellation of the registration of the trade union may, in terms of Section 111 of the Act, lodge an appeal with the Labour Court against the decision.


REGISTRAR OF LABOUR RELATIONS

NOTICE 322 OF 2010**LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF AN EMPLOYERS'
ORGANISATION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by Section 109(2) of the Act, give notice that I have in terms of Section 106(2) cancelled the registration of **General Sectors Employers' Organisation LR2/6/3/323** with effect from... 12 April 2010

Any person who is aggrieved by the decision regarding the cancellation of the registration of the trade union may in terms of Section 111 of the Act, lodge an appeal with the Labour Court against the decision.


J T CROUSE
REGISTRAR OF LABOUR RELATIONS

NOTICE 323 OF 2010**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 **South African Airways Management Association (S.A.A.M.A.) (LR 2/6/2/1395)** for the following reasons:

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

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 under the following case number: 2009/185 will be considered.**

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.



REGISTRAR OF LABOUR RELATIONS

NOTICE 324 OF 2010**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****REGISTRATION OF AN EMPLOYERS' ORGANISATION**

I, J.T. Crouse, Registrar of Labour Relations, hereby notify, in terms of section 109(2) of the Labour Relations Act, 1995, that the **Employers' Association of Afro Hairdressing and Cosmetology of South Africa (EAAHCSA)** has been registered as an employers' organisation with effect from . . 12 April 2010 . .

J. T. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 325 OF 2010**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(2A) cancel the registration of **Workers Equally Support Union of South Africa (WESUSA) (LR2/6/2/358)** with effect from ...12 April 2010.... The name of the Organisation has been removed from the register of trade unions.

J T CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 326 OF 2010**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(1a) and (2), cancel the registration of **Democratic Union of South Africa (D.U.S.A) (LR2/6/2/650)** with effect from 12 April 2010 The name of the Organisation has been removed from the register of trade unions.

J T CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 327 OF 2010**NOTICE OF INTENTION TO APPLY FOR AN EXPROPRIATION**

(in terms of the Electricity Regulation Act, 4 of 2006)

Eskom hereby gives notice of its intention to apply to the Department of Public Works for expropriation of:

A servitude approximately 742 meters long and 55 meters wide over Portion 0 of the Farm Pilgrims Estate No.272 registration division Viljoenskroon RD held by title deed T17760/1998 with the registered owner being Altona Trust

This expropriation is for the construction of a 400kV transmission line. This transmission line is required in order to meet the increased demand for electricity in the Northern Cape.

Expropriation will result in minimal interference with the current land use.

A copy of the expropriation application may be viewed between 09h00 and 14h00 at the local Eskom office situated at No.22 Goueweg, Townlands, Klerksdorp, the contact person is Ms Blondie Moukangwe and her number is 018-464 6694, and at Eskom Head Office, Megawatt Park, 1 Maxwell Drive, Sunninghill, Sandton and the contact person is Mr Pieter Steenkamp, his number is 011-800 5818

Any interested party must deliver objections or submissions in respect of this application to the General Manager, Corporate legal department, Eskom Holdings Ltd, PO Box 1091, Johannesburg, 2000 on or before the 25th May 2010.

All persons who might be affected by this expropriation have the right to have the decision reviewed in terms of S 6 of Act 3 of 2000.

KENNISGEWING 327 VAN 2010**KENNISGEWING VAN VOORNEME OM AANSOEK TE DOEN VIR ONTEIENING**

(in terme van die Elektrisiteits Regulasie Wet, 4 van 2006)

Eskom gee hiermee kennis van sy voorneme om aansoek te doen by die Departement Van Openbare Werke vir die onteiening van:

'n Servituut ongeveer 742 meter lank en 55 meter wyd, oor die Restant van die plaas Pilgrims Estate No.272 registrasie afdeling Viljoenskroon RD, gehou kragtens titel akte T17760/1998 geregistreer in die naam van Altona Trust.

Hierdie onteiening word benodig vir die konstruksie van 'n 400 000 volt kraglyn met torings wat ongeveer 400 meter apart opgerig sal wees. Hierdie kraglyn word benodig vir die versterking van die bestaande netwerke en om die groeiende aanvraag van krag in die Noord Kaap te voorsien.

Die onteiening sal 'n minimale impak op die huidige grondgebruik op die eiendom veroorsaak.

'n Afskrif van die Onteiening Aansoek kan besigte word tussen 09h00 en 14h00, by die plaaslike Eskom kantoor, geleë te No .22 Goueweg, Townlands Klerksdorp die Kontak persoon is Me Blondie Moukangwe (Tel: 018-464 6691), en by Eskom se Hoof Kantoor, Megawatt Park, 1 Maxwell Rylaan, Sunninghill, Sandton, die kontak persoon is Mnr Pieter Steenkamp (Tel: 011-800 5818)

Enige belanghebbende party moet op of voor 25 Mei 2010 hul besware of voorleggings met verwysing tot hierdie aansoek stuur aan die Algemene Betuurder, Korporaat Regs Afdeling, Eskom Holdings Ltd, Posbus 1091, Johannesburg, 2000.

Enige persoon wat deur die onteiening geaffekteur sal word, het die reg om enige besluit te laat hersien deur middle van Seksie (6) van Wet 3 van 2000.

NOTICE 328 OF 2010**NOTICE OF INTENTION TO APPLY FOR AN EXPROPRIATION**

(in terms of the Electricity Regulation Act, 4 of 2006)

Eskom hereby gives notice of its intention to apply to the Department of Public Works for expropriation of:

A servitude approximately 395 meters long and 55 meters wide over Portion 0 of the Farm Ascension No.445 registration division Viljoenskroon RD held by title deed T8880/1999. with the registered owner being T F Britz Familie Trust.

This expropriation is for the construction of a 400 kV transmission line. This transmission line is required in order to meet the increased demand for electricity in the Northern Cape.

Expropriation will result in minimal interference with the current land use.

A copy of the expropriation application may be viewed between 09h00 and 14h00 at the local Eskom office situated at No.22 Goueweg, Townlands, Klerksdorp, the contact person is Ms Blondie Moukangwe and her number is 018-464 6691, and at Eskom Head Office, Megawatt Park, 1 Maxwell Drive, Sunninghill, Sandton and the contact person is Mr Pieter Steenkamp, his number is 011-800 5818

Any interested party must deliver objections or submissions in respect of this application to the General Manager, Corporate legal department, Eskom Holdings Ltd, PO Box 1091, Johannesburg, 2000 on or before the 25th May 2010.

All persons who might be affected by this expropriation have the right to have the decision reviewed in terms of S 6 of Act 3 of 2000.

KENNISGEWING 328 VAN 2010**KENNISGEWING VAN VOORNEME OM AANSOEK TE DOEN VIR ONTEIENING**

(in terme van die Elektrisiteits Regulasie Wet, 4 van 2006)

Eskom gee hiermee kennis van sy voorneme om aansoek te doen by die Departement Van Openbare Werke vir die onteiening van:

'n Serwituut ongeveer 395 meter lank en 55 meter wyd, oor die Restant van die plaas Ascension No.445 registrasie afdeling Viljoenskroon RD, gehou kragtens titel akte T8880/1999 geregistreer in die naam van T F Britz Familie Trust.

Hierdie onteiening word benodig vir die konstruksie van 'n 400 000 volt kraglyn met torings wat ongeveer 400 meter apart opgerig sal wees. Hierdie kraglyn word benodig vir die versterking van die bestaande netwerke en om die groeiende aanvraag van krag in die Noord Kaap te voorsien.

Die onteiening sal 'n minimale impak op die eiendom veroorsaak.

'n Afskrif van die Onteiening Aansoek kan besigte word tussen 09h00 en 14h00, by die plaaslike Eskom kantoor, geleë te No .22 Goueweg, Townlands Klerksdorp die Kontak persoon is Me Blondie Moukangwe (Tel: 018-464 6691), en by Eskom se Hoof Kantoor, Megawatt Park, 1 Maxwell Rylaan, Sunninghill, Sandton, die kontak persoon is Mnr Pieter Steenkamp (Tel: 011-800 5818)

Enige belanghebbende party moet op of voor 25 Mei 2010, hul besware of voorleggings met verwysing tot hierdie aansoek stuur aan die Algemene Betuurder, Korporaats Regs Afdeling, Eskom Holdings Ltd, Posbus 1091, Johannesburg, 2000.

Enige persoon wat deur die onteiening geaffekteer sal word, het die reg om enige besluit te laat hersien deur middel van Seksie (6) van Wet 3 van 2000.

NOTICE 329 OF 2010**NOTICE OF INTENTION TO APPLY FOR AN EXPROPRIATION**

(in terms of Electricity Regulation Act, 4 of 2006)

Eskom hereby gives notice of its intention to apply to the Department of Public Works for expropriation of.

A servitude 55 meters wide 0.7 hectares over Ptn. 0 of the farm De Pont Landing 500, Viljoenskroon RD held by title deed T7868/1978.

A servitude 55 meters wide 2.66 hectares over Ptn. 0 of the farm Altona 50, Viljoenskroon RD held by title deed T7868/1978.

A servitude 55 meters wide 4.9 hectares over Ptn. 0 of the farm Batsfontein 290, Viljoenskroon RD held by title deed T7868/1978.

This expropriation is for the proposed Ferrum Mercury 400 kV transmission line. This transmission line is required in order to meet the increased demand for electricity in the Northern Cape.

Expropriation will result in minimal interference with the current land use.

A copy of the expropriation application may be viewed between 09h00 and 14h00 at local Eskom office situated at No.22 Goueweg, Townlands, Klerksdorp, the contact person is Ms Blondie Moukangwe and her number is 018-464 6694 and at Eskom Head Office, Megawatt Park, 1 Maxwell Drive, Sunninghill, Sandton and the contact person is Pieter Steenkamp, his number is 011-800 5818

Any interested party must deliver objections or submissions in respect of this application to the General manager, Corporate, legal department, Eskom Holdings Ltd, PO Box 1091, Jhb, 2000 on or before 25th May 2010.

All persons who might be affected by this expropriation have the right to have the decision reviewed in terms of S 6 of Act 3 of 2000.

KENNISGEWING 329 VAN 2010

KENNISGEWING VAN VOORNEME OM AANSOEK TE DOEN VIR ONTEIENING

(in terme van die Elektrisiteits Regulasie Wet, 4 van 2006)

Eskom gee hiermee kennis van sy voorneme om aansoek te doen by die Departement Van Openbare Werke vir die onteiening van:

'n Serwituut 55 meter wyd (0.7 Ha), oor die Restant van die plaas De Pont Landing 500, registrasie afdeling Viljoenskroon RD, gehou kragtens titel akte T17760/1998 .

'n Serwituut 55 meter wyd (2.66Ha) oor Restant van die plaas Altona 50, registrasie afdeling Viljoenskroon RD, gehou volgens titel akte T7868/1978.

'n Serwituut 55 meter wyd (4.9Ha) oor Restant van die plaas Batsfontein 290, registrasie afdeling Viljoenskroon RD, gehou volgens titel akte T7868/1978.

Hierdie onteiening word benodig vir die konstruksie van 'n 400 000 volt kraglyn met torings wat ongeveer 400 meter apart opgerig sal wees. Hierdie kraglyn word benodig vir die versterking van die bestaande netwerke en om die groeiende aanvraag van krag in die Noord Kaap te voorsien.

Die onteiening sal 'n minimale impak op die huidige grondgebruik op die eiendom veroorsaak.

'n Afskrif van die Onteiening Aansoek kan besigte word tussen 09h00 en 14h00, by die plaaslike Eskom kantoor, geleë te No .22 Goueweg, Townlands Klerksdorp die Kontak persoon is Me Blondie Moukangwe (Tel: 018-464 6691), en by Eskom se Hoof Kantoor, Megawatt Park, 1 Maxwell Rylaan, Sunninghill, Sandton, die kontak persoon is Mnr Pieter Steenkamp (Tel: 011-800 5818)

Enige belanghebbende party moet op of voor 25 Mei 2010, hul besware of voorleggings met verwysing tot hierdie aansoek stuur aan die Algemene Betuurder, Korporaat Regs Afdeling, Eskom Holdings Ltd, Posbus 1091, Johannesburg, 2000.

Enige persoon wat deur die onteiening geaffekteur sal word, het die reg om enige besluit te laat hersien deur middle van Seksie (6) van Wet 3 van 2000.

NOTICE 330 OF 2010**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 03 March 2010 it approved without conditions the merger between WBHO Construction (Pty) Ltd and Roadspan Holdings (Pty) Ltd.

(Case no.: 79/LM/Nov09)

**The Chairperson
Competition Tribunal**

NOTICE 331 OF 2010**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 03 March 2010 it approved without conditions the merger between Sanlam Life Insurance Limited and Coris Capital Holdings (Pty)Ltd.

(Case no.: 04/LM/Feb10)

**The Chairperson
Competition Tribunal**

NOTICE 332 OF 2010**COMPETITION TRIBUNAL****Notification of Complaint Referral**

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 04 March 2010 it received a complaint referral from the Competition Commission against Chevron SA (Pty) Ltd, Engen Ltd, Shell SA (Pty) Ltd, Total SA (Pty) Ltd, Masana Petroleum Solution (Pty) Ltd & Southern African Bitumen Association. The Competition Commission alleges that Chevron SA (Pty) Ltd & 6 Others are engaged in prohibited practices in contravention of section 4(1)(b)(i) of the Competition Act 89 of 1998.

(Case number 06/CR/Mar10)

**The Chairperson
Competition Tribunal**

NOTICE 333 OF 2010**COMPETITION TRIBUNAL****Notification of Complaint Referral**

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 08 March 2010 it received a complaint referral from the Competition Commission against Anix Trading 739 CC and Zedex Trading 799 CC. The Competition Commission alleges that Anix Trading 739 CC and Zedex Trading 799 CC are engaged in prohibited practices in contravention of section 4(1)(b)(iii) of the Competition Act 89 of 1998.

(Case number 07/CR/Mar10)

**The Chairperson
Competition Tribunal**

NOTICE 334 OF 2010**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 10 March 2010 it approved without conditions the merger between Optimum Koornfontein Investments (Pty) Ltd and Main Street 431 (Pty) Ltd.

(Case no.: 86/LM/Dec09)

**The Chairperson
Competition Tribunal**

NOTICE 335 OF 2010**COMPETITION TRIBUNAL****Notification of Complaint Referral**

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 15 March 2010 it received a complaint referral from the Competition Commission against Pioneer Foods (Pty) Ltd, Foodcorp (Pty) Ltd, Godrich (Pty) Ltd, Premier Foods (Pty) Ltd and Tiger Brands Ltd. The Competition Commission alleges that Pioneer Foods (Pty) Ltd, Foodcorp (Pty) Ltd, Godrich (Pty) Ltd, Premier Foods (Pty) Ltd and Tiger Brands Ltd are engaged in prohibited practices in contravention of section 4(1)(b)(i) & (ii) of the Competition Act 89 of 1998.

(Case number 10/CR/Mar10)

**The Chairperson
Competition Tribunal**

NOTICE 336 OF 2010**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 24 March 2010 it approved without conditions the merger between Investec Principal Investments, a division of Investec Bank Limited and NCS Resins (Pty) Ltd.

(Case no.: 89/LM/Dec09)

**The Chairperson
Competition Tribunal**

NOTICE 337 OF 2010
COMPETITION TRIBUNAL

Notification of Complaint Referral

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 31 March 2010 it received a complaint referral from the Competition Commission against Pioneer Foods (Pty) Ltd, Foodcorp (Pty) Ltd, Godrich Milling (Pty) Ltd, Progress Mills, Pride Milling (Pty) Ltd, Westra Milling (Pty) Ltd, Brenner Mills (Pty) Ltd, Blinkwater Mills (Pty) Ltd, TWK Milling, NTK Milling (Pty) Ltd, Carolina Roller Meule (Pty) Ltd, Isiswe Mills (Pty) Ltd, Bothaville Milling (Pty) Ltd, Paramount Mills (Pty) Ltd, Keystone Milling (Pty) Ltd, Premier Foods (Pty) Ltd and Tiger Brands Ltd. The Competition Commission alleges that Pioneer Foods (Pty) Ltd and 16 Others are engaged in prohibited practices in contravention of section 4(1)(b)(i) & (ii) of the Competition Act 89 of 1998.

(Case number 15/CR/Mar10)

The Chairperson
Competition Tribunal

NOTICE 338 OF 2010**DEPARTMENT OF TRANSPORT****PUBLICATION FOR COMMENTS OF THE SOUTH AFRICAN MARITIME AND
AERONAUTICAL SEARCH AND RESCUE AMENDMENT BILL, 2010**

The above- mentioned draft Bill is hereby published for public comments. Interested persons are invited to submit written comments on the draft Bill within 30 days from the date of publication in the *Gazette*.

Submission should be posted to the Director – General Department of Transport for the attention of Mr. Trevor Mphahlele or Patrick Modiba

E- MAIL: Mphahlet@dot.gov.za

**Tel :(012) 309 3481
Fax :(012) 309 3134
The Department of Transport
Private Bag x193
PRETORIA
0001**

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**Tel :(012) 309 3520
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Private Bag x193
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0001**

MEMORANDUM ON THE OBJECTS OF THE SOUTH AFRICAN MARITIME AND AERONAUTICAL SEARCH AND RESCUE AMENDMENT BILL, 2010

1. BACKGROUND

The South African Search and Rescue Organization was established as an authority responsible for the co-ordination of maritime and aeronautical search and rescue operations within South Africa's search and rescue regions in terms of the South African Maritime and Aeronautical Search and Rescue Act (Act 44 of 2002). The Act provided the requisite legal framework for the provision of a search and rescue service in South Africa and empowered those responsible to carry out this mandate. The Act also incorporated the International Convention on Maritime Search and Rescue, 1979 and Annex 12 to the Convention on International Civil Aviation, 1944, in terms of which search and rescue services are rendered, into South African law.

This Bill amends the South African Maritime and Aeronautical Search and Rescue Act, (Act No. 44 of 2002) (The Act). This Amendment Bill seeks to recognize and give effect to the structural changes introduced to the South African Maritime and Aeronautical Search and Rescue organization after the promulgation of the primary legislation. It also seeks to delegate powers and duties originally bestowed on the Minister to South African Maritime and Aeronautical Search and Rescue office-bearers and Department officials. The Bill further widens the scope under which the Minister may regulate search and rescue matters by way of regulations.

2. OBJECTS ON THE BILL

To amend the South African Maritime and Aeronautical Search and Rescue Act 2002 (Act No. 44 of 2002); and; to insert certain definitions and to amend others; to expand membership of the SASAR; to empower SASAR to perform its function in terms of international agreement outside the Republic's search and rescue region; to empower SASAR to determine procedures for the meetings that need to be followed in the sub-committees of SASAR; to explain how meetings of this committee should be held; to reword certain

sections of the Act; to realign the section of the Act; to delete obsolete provisions; to amend the reference to the Aviation Act, 1962 (Act No 74 of 1962) with the current reference of the South African Civil Aviation Act, 2009 (Act 13 of 2009); to compel license holders of aerodromes, airfields, heliports and helistops to file emergency plans with the rescue co-ordination centre; to expand the reporting centres where a person can report an aircraft or vessel in distress; to spell out the objectives of the aeronautical and maritime rescue co-ordination function; to expand the scope of the regulation making power of the Minister and to provide for matters connected therewith.

3. CLAUSE BY CLAUSE OBJECT OF THE BILL

- 3.1 Clause 1 amends section 1 of the principal Act by substitution of the definition of the word "Act" for a new definition.
- 3.2 Clause 2 further inserts a new definition of the work "Regulations".
- 3.3 Clause 3 amends section 2 and 3 of the principal Act by substituted of certain words for new once e.g. the words "Africa", "Object" substituted for the word "African" and the word "Object" is substituted for the word "Objective".
- 3.4 Clause 4 amends section 5 by expanding the membership of SASAR. The outdated Department's names have been replaced for the new current names. Clause 3 amends section 4 by adding a management committee to be a committee of SASAR. Some words in the wording of section four have been amended in order to make the Act readable.
- 3.5 Clause 5 amends section 6 of the principal Act by substituting certain words for the new once in order to make the Act readable. The clause also empowers SASAR to perform its function to International agreement outside the Republic's search and Rescue regions.
- 3.6 Clause 6 amends section 7 of the principal Act by providing alternate persons who should preside over executive committee meeting of SASAR. The amendment also empowers the SASAR to determine procedures that need to be followed in the subcommittee of SASAR and

- 3.7 Clause 7 amends section 8 of the principal Act by substitution of subsections 1, 2, 3, 4, 5, 6 and 7 for the new subsections. It further explains how the meetings of this committee should be held.
- 3.8 Clause 8 amends section 11 of the principal Act by substitution of certain words for new once in order to make the Act readable.
- 3.9 Clause 9 amends section 12 without changing the meaning of the section 12. The purpose was to realign the section.
- 3.10 Clause 10 amends section 13 of the Act by substitution of certain words like immediate to imminent and by addition of the word "sufficient"
- 3.11 Clause 11 has been amended by only rephrasing the section in order to be readable.
- 3.12 Clause 12 amends section 16 by substitution of the words "route" to "airway" the amendment also delete the whole subsection 5.
- 3.13 Clause 13 amends section 17 in order to make reference to the current Legislation. The Aviation Act, 1962 (Act No. 74 of 1962) is substituted for South African Civil Aviation Act No.13 of 2009.
- 3.14 Clause 14 amends section 18 by placing a duty on all licence holders of aerodromes, airfields, heliports, and helistops to file emergency plans with the rescue co-ordination centre. The amendment also deletes subsection (2).
- 3.15 Clause 15 amends section 19 of the principal Act by placing a duty to any person who believes that an aircraft is in distress to report such incidents.
- 3.16 Clause 16 amends section 20 of the Act by substitution of the heading of section 20 for a new heading. The amendment spell out the objectives of aeronautical and maritime rescue co-ordination functions.
- 3.17 Clause 17 amends section 22 of the Act by placing a duty on SASAR to submit a report on its activities to the Minister once a year

3.18 Clause 18 amends section 23 of the principal Act by expanding the scope of the regulation making powers of the Minister.

3.19 Clause 19 provides for the short title of the Act as the South African Maritime and Aeronautical Search and Rescue Amendment Act 2010.

4. CONSULTION

The draft Bill is currently published for comments and will be circulated to all relevant stakeholders for comments.

5. FINANCIAL IMPLICATIONS

None.

6. IMPLICATION TO PROVINCES

None.

7. IMPLICATIONS TO MUNICIPALITIES

None.

8. PARLIAMENTARY PROCEDURE

The Department of Transport is of the opinion that this Bill must be dealt with in accordance with the procedure established by section 75 of the Constitution.

REPUBLIC OF SOUTH AFRICA

SOUTH AFRICAN MARITIME AND AERONAUTICAL SEARCH AND RESCUE

AMENDMENT BILL, 2010

.....

(As introduced in the National Assembly (proposed section 75); explanatory summary of
Bill published in Government Gazette No. of) The English text is the official
text of the Bill)

.....

(MINISTER OF TRANSPORT)

GENERAL EXPLANATORY NOTE:

[] Words in bold type in square brackets indicate omissions from existing enactments.

————— Words underlined with a solid line indicate insertions in existing enactments.

BILL

To amend the South African Maritime and Aeronautical Search and Rescue Act 2002 (Act No. 44 of 2002); so as to insert certain definitions and to amend others; to expand membership of the SASAR; to empower SASAR to perform its function in terms of international agreement outside the Republic's search and rescue region; to empower SASAR to determine procedures for the meetings that need to be followed in the sub-committees of SASAR; to explain how meetings of this committee should be held; to reword certain sections of the act; to realign the section of the Act; to delete obsolete provisions; to amend the reference to the Aviation Act, 1962 (Act No 74 of 1962) with the reference of the South African Civil Aviation Act, 2009 (Act 13 of 2009); to compel license holders of aerodromes , airfields , heliports and helistops to file emergency plans with the rescue co-ordination centre; to expand the reporting centres where a person can report an aircraft or vessel in distress ; to spell out the objectives of the aeronautical and maritime rescue co-ordination function; to expand the scope of the regulation making power of the Minister; and to provide for matters connected therewith.

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

1. Amendment of section 1 of Act 44 of 2002

Section 1 of the Principal Act is amended by;

(a) the substitution of the definition of " **this Act**" after the definition of " **the Convention**".

"this Act" means the South African Maritime and Aeronautical Search and Rescue Amendment Act No.2010;

(b) the insertion of the definition of “**regulations**” after the definition of “**prescribe**”

“**regulations**” means regulations prescribed by the Minister in terms of this Act”

2. Amendment of section 2 of Act 44 of 2002

Section 2 of the Principal Act is hereby amended by the substitution of subsection (1) (a) and (b) for the following subsection;

(1) The principal objects of this Act are to –

(a) Incorporate the Conventions into South **[Africa]** African law; and

(b) establish the South African Search and Rescue Organisation to act on behalf of the Department as the **[a]** Authority responsible for the application of the Conventions as well as other conventions binding on the Republic regarding maritime and aeronautical search and rescue operations.

3. Amendment of section 4 of Act 44 of 2002

Section 4 of the principal Act is hereby amended by;

(a) the substitution of the heading for the following heading;

“Establishment and **[object]** objectives of South African Search and Rescue Organisation”

(b) the substitution of subsection (2) for the following subsection;

“(2) The **[object]** objectives of SASAR **[is]** are to ensure a co-ordinate and effective maritime and aeronautical search and rescue services within the South African search and rescue regions.”

(c) by the addition of subsection (3) after subsection (2).

“(3) Any person appointed in terms of this Act or involved with the carrying out of the provisions thereof must perform his or her functions pursuant to the objectives of SASAR.”

4. Substitution of section 5 of Act 44 of 2002

Section 5 of the principal Act is hereby amended by;

(a) the substitution of subsection (1) for the following subsection;

“(1) The following persons must be members of SASAR and must appoint mandated representatives to serve therein-

- (i) The Department;
- (ii) The South African Maritime Safety Authority;
- (iii) The South African Civil Aviation Authority;
- (iv) The Air Traffic and Navigation Services Company Limited;
- (v) The South African National Defense Force;
- (vi) The South African Police Service;
- (vii) The National Ports Authority;
- (viii) The Department of Cooperative Governance and Traditional Affairs;
- (ix) The Department of International Relations & Cooperation
- (x) The Department of Home Affairs;
- (xi) The Department of Environmental Affairs;
- (xii) The Department of Health;
- (xiii) The South African Weather Services;

- (xiv) commercial and voluntary organizations who are signatories to the SASAR Manual as contemplated in section 15 of this Act, may also be members.”

(b) by substitution of subsection (2) (b) and (c) for the following subsection;

“(2) SASAR is composed of the following Committee:

- (b) a management committee;
- (c) a maritime sub-committee and;

(c) by the addition of subsection (d) after subsection (c);

(d) an aeronautical sub-committee.

(d) by substitution of subsection (4) (b) for the following subsection;

“(4) The executive committee must--

- (b) determine the size and composition of the committees of SASAR depending on the areas of [speciality] expertise of the different members of SASAR.

(e) by the addition of subsection (c) after subsection (b);

(c) make recommendations to the Minister with regard to the governance of SASAR matters."

(f) by substitution of subsection (5) for the following subsection;

"(5) The maritime and the aeronautical sub-committees must **[assess]** regularly review the operational policy of SASAR and make recommendations to the **[executive]** management committee. **[whenever any change is necessary].**"

(g) by substitution of subsection (7) (a), (b) and (c) for the following subsection:

"(7) The Director-General must appoint suitable persons from among the members of SASAR to serve as-

(a) The head of SASAR, who is the chairperson of the executive committee and responsible for search and rescue **[operations by SASAR]** services.

(b) The head of aeronautical search and rescue operations who is the chairperson of the aeronautical sub-committee;

(c) the head of maritime search and rescue operations, who is the chairperson of the maritime sub-committee .

(h) by substitution of subsection (8) for the following subsection;

"(8) The different heads contemplated in subsection (7) must ensure that search and rescue operations are conducted in accordance with laid down standards and recommended practices as reflected in the SASAR Manual **[and as considered the norm in terms of international agreements]** and International Conventions."

(i) by the addition of subsection 9 after subsection 8

" (9) The Department shall be the custodian of all SASAR matters."

5. Amendment of section 6 of Act 44 of 2002

Section 6 of the principal Act is hereby amended by the substitution subsection 4 and 5 the following subsection:

"(4) SASAR must perform its functions in a manner which **[promotes efficient]** is **[economic]** effective, efficient **[use of all resources]** and economical."

“(5) [In performing its functions] SASAR [must endeavour to co-operate with disaster management agencies established in terms of any] may perform its functions outside the Republic’s search and rescue regions in terms of international agreements.”

6. Amendment of section 7 of Act 44 of 2002

Section 7 of the principal Act is hereby amended by;

(a) the substitution of subsections (2) and (3) of the following subsections:

“(2) The Head of SASAR or his/her designate must preside over any executive committee meeting of SASAR.”

“(3) The executive committee must determine the rules of procedure [at any meeting] of all the committees and sub-committees of SASAR.”

(b) by the addition of subsection 4 after subsection 3

“(4) The Head of the Secretariat or his/her designate must preside over any management committee meeting of SASAR.”

7. Amendment of section 8 of Act 44 of 2002

Section 8 of the principal Act is hereby amended by substitution of subsections 2, 3,4,5,6 and 7 for the following subsections

“(2) The first meeting of any sub-committee of SASAR after the commencement of the Act must be held at the time and place determined by the Head of SASAR and all meetings thereafter must be held at the time and places that the sub-committee determines.

“(3) The chairperson of a committee or sub-committee may at any time call a special meeting of the committee or sub-committee to be held at the time and place determined by the chairperson.

“(4) All members of a committee or sub-committee must be notified in writing of any meeting of that Committee or sub-committee.

“(5) (a) A majority of the total number of members forms a quorum at any meeting of a committee or sub-committee.

“(b) A decision agreed on by a majority of the members present at a duly constituted meeting of a committee or sub-committee shall be binding on all members.

“(6) In the event of an equality of votes on any matter, the chairperson of the relevant meeting has a casting vote in addition to a deliberative vote.

(7) Each committee or sub-committee must meet at least twice a year."

8. Amendment of section 11 of Act 44 of 2002

Section 11 of the principal Act is hereby amended by;

(a) the substitution of subsection (2)(a), subsection (4) and (5) for the following subsections:

"(2) Any designation contemplated in subsection (1) must be-

(a) done in accordance with **[an] a service** agreement reached with the applicable organization or institution; and"

"(4) Each chief of a rescue co-ordination centre or sub centre must establish and preside over an operational committee to **[discuss] ensure continued effectiveness of [evaluate and effect]** operational procedures."

"(5) Operational committees must consist of **[representing organizations]** mandated representatives of persons controlling the resources available to that rescue co-ordination centre or rescue subcentre".

9. Amendment of section 12 of Act 44 of 2002

Section 12 of the Act is hereby amended by;

the substitution for subsection (1) of the following subsection:

"(1) A chief of a rescue co-ordination centre or any person authorized by him or her is responsible for co-ordinating the best available resources for the purpose of searching, assisting and, where appropriate, effecting a rescue operation in its search and rescue region"

10. Amendment of section 13 of Act 44 of 2002

Section 13 of the principal Act is hereby amended by substitution of subsection (2) (a) and (b) for the following subsections:

"(2) In a case where the Minister contemplates requisitioning a civilian aircraft or vessel or instructing a civilian holder of a South African aircraft flight crew license or the master of a vessel, the Minister may do so only if-

(a) human life is in **[immediate] imminent** and grave danger; and

(b) there are insufficient or no other means available to conduct the operation".

11. Amendment of section 15 of Act 44 of 2002

Section 15 of the principal Act hereby amended by:

(a) the substitution of the heading for the following heading;

“SASAR manuals and responsibilities of signatories thereto”

(b) substitution for subsection (1) of the following subsection;

“(1) SASAR must compile manuals regarding search and rescue services and operations and matters connected therewith and keep **[that]** those manuals up to date”.

12. Amendment of section 16 of Act 44 of 2002

Section 16 of the principal Act is hereby amended by

(a) the substitution of subsection (2)(b) for the following subsection;

“(2) (b) conducted in airspace within which air traffic control services are provided, except for flights crossing **[a route]** an airway at right angles; or”

(b) by the substitution of subsection (4)(a) for the following subsection;

“Search and rescue action may be instituted-

“(4)(a) In respect of a flight for which no flight plan has been filed, when information that the aircraft is overdue or missing is received from any source; or”

(c) by deletion of subsection (5)

“**[(5) In an event contemplated in subsection (4), authorization by the head of SASAR or his or her assignee must be obtained prior to the commencement of a search and rescue operation and he or she must kept informed of the progress made and the termination of the search and rescue.]**”

13. Amendment of section 17 of Act 44 of 2002

Section 17 of the principal Act is hereby amended by substitution of subsection (1) for the following subsection;

“(1) The owner of any aircraft or vessel required to carry emergency locator beacons in terms of the Merchant Shipping Act, 1951 (Act No 57 of 1951) or the **[Aviation Act, 1962 (Act No 74 of 1962)]** South African Civil Aviation Act, 2009 (Act 13 of 2009), as the case may be, must register such emergency locator beacons with the organizations or institutions designated in terms of section 11 (1) (d)”.

14. Amendment of section 18 of Act 44 of 2002

Section 18 of the principal Act is hereby amended by;

(a) the substitution of the heading for the following heading;

“Filling of [disaster management and] aerodrome emergency plans”

(b) The substitution of subsection (1) of the following subsection;

“(1) All [aerodrome managers] licence holders of aerodromes/airfields/heliports/helistops must file their emergency plans and any amendments thereto with the aeronautical rescue co-ordination centre”.

(c) the deletion of subsection (2)

“[(2) All heads of disaster management agencies established in terms of any law providing for the management of disasters must file their emergency plans in respect of aircraft and vessels incidents, and any amendments thereto, with the aeronautical rescue co-ordination centre]”.

15. Amendment of section 19 of Act 44 of 2002

Section 19 of the principal Act is hereby amended by;

(a) the substitution of subsection (1) and (2) of the following subsections:

“(1) Any person who knows or has reason to believe that an aircraft or vessel is in distress must report the occurrence at the police station nearest to that person or at [such other office or facility or to a dedicated emergency number as the executive committee may determine] a Rescue Co-ordination Centre, police station, port control or airport nearest to that person.”

“(2) The Head of SASAR must publish the addresses and telephone numbers of the offices or facilities contemplated in subsection (1) by means of the printed and electronic media so as to ensure wide publicity.”

16. Amendment of section 20 of Act 44 of 2002

Section 20 of the principal Act is hereby amended by

(a) the substitution of the heading for the following heading;

“Co-operation between aeronautical [rescue co-ordination centre] and maritime rescue co-ordination [centre] function”

(b) substitution of subsections (1) of the following subsection;

“(1) The aeronautical and maritime rescue co-ordination [**centre and the maritime rescue coordination centre**] functions must exchange information freely and regularly to ensure effective and efficient provision of a search and rescue service”.

(c) by substitution of subsection (2) for the following subsection;

“(2)(a) The aeronautical and maritime rescue co-ordination functions must; hold joint exercises at least once a year and report to the Executive Committee:”

(b) The objectives of the exercise shall be to:

(i) foster and maintain close co-operation; and

(ii) test SASAR’s capability to deal with search and rescue operation.”

(d) by substitution of subsection (4) for the following subsection;

“(4) The head of SASAR must ensure that the exercises contemplated in subsection (3) are organised in conjunction with both the aeronautical [**rescue**] and maritime rescue co-ordination [**centre and the maritime rescue co-ordination centre**] functions.”

17. Amendment of section 22 of Act 44 of 2002

Section 22 of the principal Act is hereby amended by:

(a) the substitution of the heading for the following heading;

“Reports”

(b) the substitution of subsection (1) for the following subsection:

“(1) SASAR must furnish the Minister with:

(a) a report on its activities at least once a year in terms of the Public Finance Management Act; and

(b) any other report whenever required by the Minister.”

18. Amendment of section 23 of Act 44 of 2002

Section 23 of the principal Act is hereby amended by

(a) the substitution of subsection (1) for the following subsection;

“(1) The Minister may, by notice in the Gazette, make regulations regarding the following matters-

(a) the conditions which must be complied with when a person from another country which is a party to the conventions wishes to enter the Republic for purposes of any search and rescue operation (to be deleted);

(b) SAR governance, co-ordination and oversight;

(c) SAR procedures and processes;

(d) SAR standards and recommended practices;

(e) SAR communications and associated technological developments

(f) anything which must or may be prescribed in terms of this Act;

(g) any matter which is necessary or expedient to prescribe for the effective carrying out or implementation of this Act;

(h) penal provisions relating to search and rescue matters

(b) by the deletion of subsection (2)

“[(2) Any regulation made under subsection (1)(a) must be made with the concurrence of the Minister of Home Affairs .]”

19. Short title

This Act is called the South African Maritime and Aeronautical Search and Rescue Amendment Act, 2010.

NOTICE 339 OF 2010**NATIONAL AGRICULTURAL MARKETING COUNCIL
MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996, AS AMENDED
(ACT No. 47 OF 1996)**

PORK INDUSTRY -

- **REQUEST FOR THE CONTINUATION OF STATUTORY MEASURES RELATING TO LEVIES, REGISTRATION AND RECORDS & RETURNS**
 - **DIRECTLY AFFECTED GROUPS ARE INVITED TO SUBMIT ANY COMMENTS REGARDING THE PROPOSED STATUTORY MEASURES**
-

It is hereby made known that in terms of section 11 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), the Minister of Agriculture, Forestry and Fisheries has received a request from the pork industry for the continuation of statutory measures relating to levies, registration, the keeping of records and the rendering of returns.

The South African Pork Producers' Organisation (SAPPO), on behalf of the directly affected groups in the pork industry applied for these statutory measures. The current statutory measures for the pork industry were introduced on 1 November 2007 and will expire on 31 October 2010. SAPPO requested ministerial approval for the continuation of these statutory measures for a new period of four years, to lapse on 31 October 2014. SAPPO also appointed the Red Meat Levy Admin (Pty) Ltd as the levy administrator for the proposed pork statutory levies and to assist them with the administration of the statutory measures relating to registration and records & returns.

The purpose of the statutory measures relating to registration and records & returns is to compel abattoirs and exporters of live pigs to register with the levy administrator and also to compel abattoirs and exporters of live pigs to keep records and render the returns to the levy administrator. These statutory measures will enable SAPPO to process and disseminate accurate information to all role-players in order for them to make informed decisions.

The SAPPO proposed a statutory levy of R7.00 (VAT excluded) for pigs slaughtered at abattoirs and for pigs exported live. This proposed levy will replace the current levy of R6.00

per pig (VAT excluded) which will be collected until 31 October 2010. The proposed new statutory levy (if approved by the Minister – to be collected from 1 November 2010 until 31 October 2014) will finance the following functions –

	Allocation
<input type="checkbox"/> Development of black emerging pork producers	20%
<input type="checkbox"/> Consumer education	53%
<input type="checkbox"/> Consumer assurance	8%
<input type="checkbox"/> Research and development	4%
<input type="checkbox"/> Communication and liaison	4%
<input type="checkbox"/> Administration	10%

It is envisaged that the pork industry would collect an amount of approximately R15.4 million for the first financial year to finance the above-mentioned functions. More details of the application is obtainable from the Office of the NAMC (see contact details below).

As the proposed statutory measures requested by SAPPO are *prima facie* consistent with the objectives of the Marketing of Agricultural Products Act, No 49 of 1996, the NAMC decided to investigate the possible implementation of the relevant statutory measures and to make a recommendation to the Minister as soon as possible.

Directly affected groups in the pork industry are kindly requested to submit any comments regarding the proposed statutory measures to the NAMC within 14 days of the publication hereof.

Submissions must be in writing and be addressed to:

National Agricultural Marketing Council
Private Bag X 935
PRETORIA
0001
Enquiries: Schalk Burger
e-mail: schalk@namc.co.za
Tel: (012) 400 9732
Fax: (012) 341 1911

NOTICE 340 OF 2010

Date: 07 April 2010

COMPETITION COMMISSION**NOTICE IN TERMS OF SECTION 10(7) OF THE COMPETITION ACT 89 OF 1998 (AS AMENDED): SAPIA GRANTED UNCONDITIONAL EXEMPTION**

On 07 December 2009, the South African Petroleum Industry Association and its members (herein referred to as "SAPIA") applied to the Competition Commission ("the Commission"), in terms of Section 10(1)(b) of the Act, to be exempted from certain provisions of Section 4 of the Competition Act, No.89 of 1998, as amended ("the Act"). The exemption was sought for a period of six (6) years, ending on 31 December, 2015. In the alternative, SAPIA requested that the Commission grant it an exemption solely for purposes of the 2010 FIFA World Cup.

Notice is hereby given in terms of Section 10(7) of the Act, that the Commission has, in response to the above mentioned application, granted SAPIA unconditional exemption in terms of Section 10(2)(a) of the Act for a period of **168 days (five months and 15 days), commencing on 17 March 2010 and ending on 31 August 2010**. The exemption will ensure that different types of liquid fuels are available at various depots and service stations throughout the country to meet the anticipated demand during the World Cup period.

The exemption applied for and granted by the Commission covers a wide range of agreements and practices which, according to SAPIA, are required to ensure the continuity and stability of liquid fuels supply to various sectors and geographic locations of the South African economy. In particular, the exemption covers **ALL** agreements and practices in the petroleum and refinery industry which are considered by the Commission to be in contravention of Sections 4(1)(a) and (b) of the Act.

SAPIA based its application on the premise that the aforesaid agreements and practices are required to obtain the objective set out under Section 10(3)(b)(iv) of the Act. This is after the Minister of Trade and Industry has designated the petroleum and refinery industry on 5 June 2009.

After the analysis of the facts, the Commission is satisfied that SAPIA's exemption will contribute towards maintaining the economic stability of the petroleum and refinery industry for the period prior to and during the 2010 FIFA Soccer World Cup. The Commission found that the exemption will reduce the risk of interruptions to fuel supplies which could be caused by a coordination failure in the industry.

It should be noted that the exemption does not cover agreements or practices which SAPIA might have at wholesale, commercial and retail trade of the liquid fuels supply chain.

SAPIA or any other person with substantial financial interest affected by this decision may appeal it to the Competition Tribunal in the prescribed manner in terms of Section 10(8) of the Act.

Further queries should be directed to either:

Mr Shadrack Rambau / Ms Neo Chabane
Competition Commission of SA
Enforcement and Exemptions Division,
Private Bag X23,
Lynnwood Ridge, 0040

Facsimile: (012) 394 4263 / (012) 394 4276

Email: shadrackr@compcom.co.za / neoc@compcom.co.za

In correspondence kindly refer to the following case number: 2009Dec4813

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 55 OF 2010

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

RULES RELATING TO FEES PAYABLE TO COUNCIL

The Health Professions Council of South Africa intends, in terms of section 61A (1)(e), read with section 61(5) of the Health Professions Act, 1974 (Act No. 56 of 1974), to make the rules in the Schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed rules to the Registrar, Health Professions Council of South Africa, P O Box 205, Pretoria 0001 (for the attention of the General Manager: Professional Boards, within three months from date of publication of this Notice.

SCHEDULE

1. In these rules, “**the Act**” means the Health Professions Act, 1974 (Act No. 56 of 1974), and any expression to which a meaning has been assigned in the Act shall have that meaning, and, unless inconsistent with the context -

“**health practitioner**” means a person who is registered in terms of the Act to practise a health profession that is registrable in terms of the Act;

“**rules**” means the rules relating to fees payable to council;

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

“**student**” means a person who is registrable as such in terms of the Act.

2. The registration fees payable under the Act shall be as follows:

(1) Generic fees

(a)	By a student other than a student referred to in rule 2(2)(o), (4)(a), (5)(c), and (6)(a)	R 140.00
(b)	By a visiting student other than a visiting student referred to in rule 2(2)(p), (4)(b) and (5)(d)	R 418.00
(c)	By any visiting student for re-registration after an interruption of at least one year	R 76.00
(d)	By a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 64.00
(e)	By a practitioner for the registration of an additional qualification or professional category	R 173.00
(f)	By a student other than a student referred to in rule 2(2)(q),	R 76.00

	(4)(c), and (5)(e) for re-registration after an interruption of study for at least one year	
(g)	By an intern other than an intern referred to in rules 2(3) and 5(7)(d)	R 152.00
(h)	By a health practitioner other a health practitioner referred to in r rule 2(4)(e), (5)(a)	R 418.00

(2) Medical and Dental

(a)	By a medical practitioner or a dentist	R 1,445.00
(b)	By a medical practitioner in the category independent practice (family physician)	R 316.00
(c)	By a medical practitioner or a dentist in the category volunteer services	R 73.00
(d)	By a medical practitioner or a dentist in the category military service	R 1,145.00
(e)	By a medical practitioner or dentist as an exchange registrar under section 30	R 1,145.00
(f)	By a medical practitioner or a dentist for the registration of a specialty or subspecialty	R 2,288.00
(g)	By a biomedical engineer	R 629.00
(h)	By a clinical biochemist	R 629.00
(i)	By a genetic counsellor	R 629.00
(j)	By a medical biological scientist	R 629.00
(k)	By a medical physicist	R 629.00
(l)	By an intern in medicine, biomedical engineering, clinical biochemistry, genetic counselling, medical biological science or medical physics.	R 173.00
(m)	By a formerly registered medical or dental student for the resumption of registration as a dental or medical student or vice versa	R 158.00
(n)	By a medical or dental student for changing such registration to registration as a dental or medical student or vice versa	R 87.00
(o)	By a student in medicine, medical science, or dentistry	R 158.00
(p)	By a visiting student in medicine, medical science, or dentistry	R 473.00
(q)	By student in medicine, medical science or dentistry for re-registration as a student after an interruption of at least one year	R 87.00
(r)	By a health practitioner in the professions of medicine, medical science, or dentistry for the registration of an additional qualification or professional category	R 173.00

(3) Medical Technology

By an intern medical technologist	R 152.00
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(4) Dental Therapy and Oral Hygiene

(a)	By a student in Dental Therapy and Oral Hygiene	R 158.00
(b)	By a visiting student in Dental Therapy and Oral Hygiene	R 473.00
(c)	By a student in Dental Therapy and Oral Hygiene for re-registration as a student after interruption of at least one year	R 87.00
(d)	By a health practitioner in the profession of Dental Therapy and Oral Hygiene for the registration of an additional qualification	R 173.00
(e)	By a health practitioner registered in any of the professions under the Professional Board for Dental Therapy and Oral Hygiene	R 473.00

(5) Emergency Care Practitioners

(a)	By a health practitioner in any of the professions under the Professional Board for Emergency Care	R 945.00
(b)	By a health practitioner in the profession of Emergency Care for the registration of an additional qualification	R 173.00
(c)	By a student in Emergency Care	R 158.00
(d)	By a visiting student in Emergency Care	R 473.00
(e)	By a student in Emergency Care for re-registration as a student after interruption of study for at least one year	R 87.00

(6) Psychology

(a)	By a psychologist	R 835.00
(b)	By a psychometrist	R 557.00
(c)	By a registered councillor	R 557.00

3. The fees payable under the Act for the restoration of a name to a register shall be as follows:

(a)	The restoration fee payable by a practitioner if he or she applies for the restoration of his or her name to a register from which it was erased under section 19(1)(a), (b) or (d) of the Act –
(i)	within a period of six months after the erasure date, shall be equivalent to two (2) times the applicable annual fee for the current year, plus the outstanding fee or fees;
(ii)	after a period of six months but within 12 months, shall be equivalent to four (4) times the applicable annual fee for the current year, plus the outstanding fee or fees; and
(iii)	after a period of more than 12 months had expired since the erasure date, shall be equivalent to five times the applicable annual fee for the current year plus the outstanding fee or fees

(b)	By a practitioner for the restoration of his or her name to a register from which it was erased in terms of section 42 or 51 of the Act.	R 419.00
(c)	By a practitioner for the restoration of his or her speciality or subspeciality, where applicable, or an additional qualification in terms of section 35(4)	R 140.00
(d)	By a practitioner other than a medical practitioner or a dentist, for the restoration of his or her additional professional category or categories, per category	R 76.00

4. The fees payable in terms of section 23 of the Act for the issuing of certificates shall be as follows:

By any intern, student, or practitioner registered under the Act for the issuing of a –		
(i)	duplicate registration certificate;	R 250.00
(ii)	certificate of status;	R 250.00
(iii)	certified extract from the register;	R 250.00
(iv)	certificate by the registrar; or	R 250.00
(v)	certificate of confirmation of internship training.	R 250.00

5. Examination fees payable to Council shall be as follows:

(1) Dietetics

(a)	By a foreign qualified Dietitian for writing the board examination for registration	R 1,815.00
(b)	By a foreign qualified Nutritionist for writing the board examination for registration	R 1,815.00

(2) Environmental Health

(a)	By an Environmental Health Practitioner for writing the board examination for registration	R2,500.00
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(3) Medical and Dental

(a)	By medical practitioners and dentists for writing the board examination for registration in the category public service (general practitioner)	R 3300.00
(b)	By medical or dental specialists for writing the medico-legal and ethical board examination	R 1320.00

(4) Occupational Therapy and Medical Orthotics

(a)	By a foreign qualified Occupational Therapist for writing the board examination for registration	R 6000.00
(b)	By a foreign qualified Medical Orthotist and Prosthetist for writing the board examination for registration	R 6000.00
(c)	By a foreign qualified Arts Therapist for writing the board examination for registration	R 6000.00
(d)	By an Arts Therapist for writing the clinical board examination	R 4000.00
(e)	By Occupational Therapy Assistants for writing the board examination for upgrading to Occupational Therapy Technicians	R 1000.00

(5) Optometry and Dispensing Opticians

(a)	By an optometrist for writing the board examination for registration	R 5.748.00
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(6) Physiotherapy, Podiatry and Biokinetics

(a)	By a foreign qualified Physiotherapist for writing the theoretical board examination	R 1,760.00
(b)	By a foreign qualified Physiotherapist for writing the practical board examination	R 2,200.00
(c)	By a foreign qualified Physiotherapy Assistant for writing the board examination for registration	R 2000.00

(7) Psychology

(a)	By a Psychometrist for writing the board examination for registration in the category independent practice	R 353.00
(b)	By a Psychologist for writing the board examination for registration in the category independent practice	R 726.00
(c)	By a Registered Councillor for writing the board examination for registration in the category independent practice	R 353.00
(d)	By an Intern Psychologist for writing the board examination for registration as a Psychologist	R 726.00

(8) Radiography and Clinical Technology

(a)	By a foreign qualified Radiographer for writing the board examination for registration	R 1210.00
(b)	By a foreign qualified Clinical technologist for writing the board examination	R 2,000.00
(c)	By a Radiation laboratory technologist for writing the board examination	R 2,000.00

(d)	By an Electro Encephalographic Technician for writing the board examination for registration	R 850.00
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(9) Speech, Language and Hearing

By an Audiologist, Speech Therapist, or Speech Therapist or Audiologist for writing the board examination for registration	R 6,050.00
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6. The fees payable for the re-marking of board examination shall be 50% of the applicable fee for the board examination.
7. The fees prescribed herein are inclusive of value-added tax.



ACTING REGISTRAR / CEO
DATE: 02/03/2010

BOARD NOTICE 56 OF 2010**HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)****AMENDMENT OF THE RULES RELATING TO THE REGISTRATION BY MEDICAL PRACTITIONERS AND DENTISTS OF ADDITIONAL QUALIFICATIONS**

The Health Professions Council of South Africa intends, under section 61(5) of the Health Professions Act, 1974 (Act No. 56 of 1974), to amend the Rules promulgated as Board Notice No. 35 of 1999 and published in Government Gazette No.19890 of 31 March 1999 as reflected in the schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed amendments to the Registrar, Health Professions Council of South Africa, P.O. Box 205, Pretoria 0001 (for the attention of the General Manager: Professional Boards) within three months from date of publication of this Notice.

SCHEDULE**Definitions**

1. In this Schedule "**Rules**" means the rules relating to the registration by Medical Practitioners and Dentists of additional qualifications, promulgated as Board Notice No.35 of 1999 and published in Government Gazette No. 19890 of 31 March 1999 and any expression to which a meaning has been assigned in the rules shall bear such meaning unless the context otherwise indicates-

"**Board**" means Medical and Dental professions Board;

Amendment of rule 2 of the Rules.

Rule 2 of the rules is hereby amended

- (a) by the addition of the following qualifications:-

Examining Authority and Qualification	Abbreviation for Registration
University of Cape Town University of Stellenbosch, University of Free State, University of Kwazulu Natal, Walter Sisulu University, University of Pretoria, University of Witwatersrand- -Master of Medicine (Family Medicine)	MMed (Fam Med)"
University of Cape Town -Master of Medicine in Emergency Medicine.	MMed in Emergency Medicine
University of Stellenbosch, -Master of Science-Medical Science in Clinical Epidemiology	MSC Med Sc (Clin Epi)
Medical University of Southern Africa (presently University of Limpopo)- -Doctor of Philosophy	Ph.D"
Hamburg, University -Master of Public Health	MPH
College of Medicine of South Africa -Allergology as a sub-speciality; -Clinical Pharmacology as a speciality; -Forensic Psychiatry as a sub-speciality -Geriatric Psychiatry as a sub-speciality -Neuropsychiatry as a sub-speciality -Diploma in Travel Medicine -Base Speciality for Critical care in	Allerg (SA) FC Clin Pharm (SA) Forensic Psych (SA) Geriatric Psych (SA) Neuro Psych (SA) Dip Travel Med (SA)"

Emergency medicine	Cert Critical Care (SA) Emergency Med
Royal College of Physicians of London -Diploma in Occupational Medicine	D OccMED (London)
Faculties -Diploma of Membership of Faculty of General Dental Practitioners (UK) Examination	MFGDP(UK), 2004

(b) by the insertion of the following qualification after Bristol, University -:

Bulgaria, University	
Doctor of Philosophy	Ph.D"

(c) by the insertion of the following qualification after the Medical University of Southern Africa (presently University of Limpopo)-:

North West University	
Doctor of Philosophy (Nutrition)	Ph.D


 MS MARELLA O'REILLY
 ACTING REGISTRAR / CEO
 DATE: 07/04/2010