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REPUBLIEK VAN SUID-AFRIKA

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No. 33540

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:

- ▶ **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:

- ▶ **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 NOTICES
GOEWERMENTSKENNISGEWINGS**

**DEPARTMENT OF ARTS AND CULTURE
DEPARTEMENT VAN KUNS EN KULTUUR**

No. 811

17 September 2010

BUREAU OF HERALDRY

REGISTRATION OF A NAME AND SPECIAL NAMES

The Bureau of Heraldry hereby gives notice in terms of section 10 of the Heraldry Act, 1962 (Act No. 18 of 1962), that the following have been registered:

H4/3/1/313 The NAME and SPECIAL NAMES of the South African Institution of Mechanical Engineering.

No. 811

17 September 2010

BURO VIR HERALDIEK**REGISTRASIE VAN 'N NAAM EN SPESIALE NAME**

Die Buro vir Heraldiek gee hierby ingevolge artikel 10 van die Heraldiekwet, 1962 (Wet No. 18 van 1962), kennis dat die volgende geregistreer is:

H4/3/1/313: Die NAAM en SPESIALE NAME van die Suid-Afrikaanse Instituut vir Meganiese Ingenieurswese.

**DEPARTMENT OF HOME AFFAIRS
DEPARTEMENT VAN BINNELANDSE SAKE****No. 812****17 September 2010****ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has authorized the following persons to assume the forenames printed in *italics*:

1. Tumiza Nkanunu - 910116 6236 080 - 12 Kapertsie Street, SWELLENDAM, 6740 - *Tumiza Phumzile*
2. Abel Kgomotso Loate - 740820 5973 082 - 6610 Chechichani Street, Olivenhoutbosch, CENTURION, 0157 - *Kgomotso*
3. Matlhwadibona Toshley Rathapane - 890118 6033 081 - P O Box 153, MASHAMBA, 0942 - *Mathadivhona Thoshley*
4. Xoluxolo Benedict Biyela - 900105 5942 089 - P O Box 622, UBOMBO, 3970 - *Mxolisi Benedict*
5. Rhirandu Lovey Maswanganye - 840104 6033 082 - P O Box 9185, SHAYANDIMA, 0945 - *Rhirandu*
6. Tumi Wilhemina Mathebula - 860130 0717 086 - 56 Greenwood Cnr Midas & Olympus, FAERIE GLEN, 0081 - *Boitumelo Wilhemina*
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8. Maphari Annah Manaka - 860323 0711 080 - P O Box 287, DWARSRIVER, 0812 - *Annah*
9. Makhosi Eunita Sonqanqa - 920316 0899 085 - 7783 Sebuke Street, Mizamoyethu, HOUTBAY, 7806 - *Zizipho Eunita*
10. Siyabonga Shabalala - 910817 5556 085 - 1018 Hlatshwayo Street, HARRISMITH, 9880 - *Siyabonga Siyanda*
11. Segatele Sara Motseo - 880514 1151 088 - P O Box 352, BURGERSFORT, 1160 - *Sarah Mokgadi*
12. Muriel Ingrid Geraldine Manikam - 760227 0105 089 - 17 Ambassador Park, Blandford Road, NORTH RIDING, 2169 - *Muriel Ingrid Cherrydene*
13. Noyhokazi Sitshwala - 810707 1512 086 - A696 Paradise Road, KWADABEKA, 3612 - *Khalipha Cynthia*
14. Teboho Kholumo - 880905 6549 088 - 2848 Tseki, WITSIESHOEK, 9870 - *Teboho William*
15. Thomas Berend - 841002 5912 083 - 23 Pierneef Street, Vomavalley, MIDRAND, 8562 - *Thomas Letlhognolo*
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39. Kevin Makgopa - 870416 5885 087 - 4558 Block M3, Kekana Gardens, HAMMANSKRAAL, 0400 - *Kevin Serupu*
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70. Skhala Timothy Hlongwane - 851017 5874 080 - P O Box 596, EMPUMALANGA, 0450 - *Skhala*
71. Noluvo Vivian Mome - 750512 0955 084 - P O Box 541, COFIMVABA, 5380 - *Noluvo Vivian Lolwandile*
72. Cecil Thebelani Pasmene - 720709 5602 086 - P O Box 9178, GEORGE, 6530 - *Thebelani*
73. Serankana Kaizer Nkgadima - 560528 5784 089 - P O Box 893, SEKHUKHLINE, 1124 - *Temollo Kaizer*
74. Meagan Emilia Wyngaard - 831023 0131 083 - 55 A;Der Court, Cline Road, LONDON, n112ND - *Meegen Emilia*
75. Cupheni Maphisa - 620414 0775 083 - 515 B, Zola 3, Xuma Street, SOWETO, 1818 - *Pheni*
76. Dibetso Connery Jacob Kgobe - 760416 5466 089 - 94 Kwena Street, Tsweleng, WOLMARAASSTAD, 2630 - *Connery*
77. Patricia Ramunkung Matabane - 920622 0648 087 - P O Box 1227, MPHAHLELE, 0736 - *Ramonkung Patricia*

78. Kandice Tebogo Rafapa - 910322 5740 086 - 2071isifutha Crescent, Ebony Park, MIDRAND, 1685 - *Tebogo*
79. Hlahla Mathebula - 910203 6060 080 - 126 – 11th Avenue, ALEXANDRA, 2090 - *Nhlanhla*
80. Nthabiseng Olga Hiedi Magasa - 920119 0333 083 - 1949 Extension 3, Ebony Park, MIDRAND, 1685 - *Nthabiseng Olga Heidi*
81. Siphwe Ndaba - 900405 5444 080 - 24 Dube Hostel, DUBE, 1800 - *Siphwe Samkelo*
82. Qondeni Hadebe - 900115 0880 085 - P O Box 7285, EMPANGENI, 3880 - *Zenzile Qondeni*
83. Moruana Olebogeng Marumo - 910707 5564 082 - P O Box 4016, MMABATHO, 2735 - *Moruana Olebogeng James*
84. Abulele Nkanti - 910324 5801 082 - 45 – 99 Nkanini, KHAYELITSHA, 7784 - *Masiwakhe*
85. Xolani Mqungquto - 850930 5924 088 - P O Box 252, HARDING, 4680 - *Xolisani*
86. Sobuza Tshobeni - 780907 5397 080 - P O Box 914, SUNNINGHILL, 2157 - *Sobhuza*
87. Thembinkosi Bhani - 670515 6053 082 - Amnikwe Area, BIZANA, 4800 - *Thembinkosi Ernest*
88. Mboneli Ncobela - 920331 6071 084 - Kraloti Area, UMZIMKHULU, 3297 - *Mboneleli*
89. Nobuhle Guduza - 760505 2168 084 - 2077 Lethoba Street, Naledi, SOWETO, 1868 - *Nobuhle*
90. Manama Phineas Manaka - 690226 5392 085 - P O Box 522, BOCHUM, 0790 - *Makama Phineas*
91. Kelebaone Hennis Tsentseku - 481215 5577 087 - Montshioa Stad Village, Stand No E1251, MAFIKENG, 2745 - *Kelebaone Hennis*
92. Leckina Bongile Dlamini - 611114 0313 080 - P O Box 141300, MADADENI, 2951 - *Leckina Bongile Thoko*
93. Annah Ramabolu - 630315 0738 088 - 38C4 Liutwileng Street, Thabong Location, WELKOM, 9459 - *Mottalekgomo Anna*
94. Prabashnie Murphy - 760930 0099 083 - P O Box 24744, Doha, STATE OF QATAR, - *Vallerie*
95. Sikelelwa Dlamkile - 911022 6132 080 - P O Box 1670, QUEENSTOWN, 5320 - *Sikelelwe*
96. Bangixhanti Ngqula - 900403 6070 087 - Mngqukwebe Village, LADY FRERE, 5410 - *Liyakhanya*
97. Natotse Mbanduvana - 490107 0569 087 - Upper Sabalele, COFIMVABA, 5380 - *Nolast Natotse*
98. Mafuni Iris Maphumulo - 860628 0288 081 - P O Box 10799, UMZINTO, 4200 - *Ntombifuthi Iris*
99. Shafika Mohamed - 661016 0542 080 - 59 Kingsley Road, SALT RIVER, 7925 - *Shafieka*
100. Leonard Manoko Ramoloko - 761124 5246 084 - P O Box 349, RAMATATANE, 0638 - *Leonard Sebete*
101. Nhlamulo Sophy Chake - 900103 1427 080 - P O Box 243, GIYANI, 0826 - *Sophie Nhlamulo*
102. Zwelinjani Samuel Mjoli - 600407 5510 087 - 149 Jacaranda Drive, Unit 13, IMBALI, 3201 - *Samuel*
103. Michael Schmid - 900516 5043 084 - P O Box 47090, GREYVILLE, 4023 - *Michael John*

104. Tumelo Shabalala - 901215 5245 083 - 6608 Sunrise, KATLEHONG, 1431 - *Tumelo Ruben Lehwenya*
105. Bhaqile Leah Nkosi - 880802 0917 082 - P O Box 169, DRIEKOP, 1129 - *Leah Njombi*
106. Mkhulu Jan Ngozo - 461205 5216 087 - 6940 Makakua Street, PHUTHADITJHABA, 9868 - *Kgau Jan*
107. Fundiswa Vivienne Kewuti - 760510 0583 086 - 63 Extension 3, GRAHAMSTOWN, 6139 - *Uthimna Shaun*
108. Dineo Elias Mabena - 790222 0301 089 - No 80 Ackerville Flat, ACKERVILLE, 1039 - *Promise Martha*
109. Angelo Engel - 870624 5821 081 - 56 Acre Road, KENSINGTON, 7405 - *Moegamad*
110. Olwethu Sifuba - 880725 6003 088 - L130 Site B, KHAYELITSHA, 7784 - *Olwethu Oscar*
111. Ludick Sowentan Rikhotso - 891206 5874 081 - P O Box 124, GIYANI, 0826 - *Ludick*
112. Magalane Engelinah Mashia - 860312 0711 083 - P O Box 1187, LEBOWAKGOMO, 0737 - *Magalane Angelina*
113. Thambanqa Buthelezi - 900908 5508 085 - P O Box 174, MAHLABATHINI, 3865 - *Thamsanqa*
114. Ntsikelelo Eugene Nthangeni - 900101 5362 089 - P O Box 291, MUTALE, 0956 - *Ndamulelo Eugene*
115. Fernando Fanie - 900807 5312 086 - Hassan -Khan 66 Avenue, Gustrouw, STRAND, 7140 - *Igshaan*
116. Ndumiso Mzimela - 910227 5547 086 - P O Box 10349, EMPANGENI, 3880 - *Ndumiso Fortesque*
117. Amanda Sakawuli - 861027 5550 083 - K6 10th Street, Kayamandi Flats, STELLENBOSCH, 7600 - *Mabhuti*
118. Nosine Skeyi - 911003 0654 089 - W409 Pineview, GRABOUW, 7160 - *Nosive*
119. Samukelisiwe Ntombikayise Mkonza - 911020 1071 089 - Bentany Area, BERGVILLE, 3350 - *Samukelisiwe Portia*
120. Marvin Joel Dhlamini - 890222 5173 086 - 14816 Thobela Street, Kagiso 2, KRUGERSDORP, 1754 - *Nhlanhla*
121. Carol Mphai Chokoe - 900719 5138 082 - Matjitjileng Village, MATLALA, 0746 - *Malose Andrew*
122. Muntukathenjwa Mbatha - 520101 6202 086 - 144 Mphilisweni Section, THOKOZA, 1426 - *Muntukathenjwa Alfred*
123. Chizobam Calisris Korie - 800130 5846 081 - 143 Woburn Avenue, BENONI, 1501 - *Chizobam Calistus*
124. Octavia Dipou Sebiloane - 850805 0351 083 - 3711 Section H, PALM SPRINGS, 1984 - *Octavia Dipuo*
125. Constance Tokolovu Bumbi - 830625 0772 087 - 133 Mfigogo Street, Thubelihle, KRIEL, 2271 - *Constance Nompumelelo*
126. Lucy Shela - 910301 0737 081 - Stand No 996, Mmametlhake Section, MMAMETLHAKE, 0432 - *Lucy-Pearl Tsholofelo*
127. Lucy Londi Mtshweni - 890301 0394 085 - 778 Siyabuswa B, MDUTJANA, 0472 - *Elizabeth Londiwe*
128. Motsamai Abel Monesi - 760806 5938 089 - P O Box 86, THABAZIMBI, 0380 - *Motsamai Abel Bosco*
129. Nomhlolo Martha Rubulana - 620730 0469 082 - 11696 Hlabahlaba Street, Thabong Location, WELKOM, 9463 - *Nomhlolo Nophumzile*
130. Ntombentsha Patrekile Dandala - 670827 0837 083 - 61 Prinsep Avenue, Dunnugder, NIGEL, 1590 - *Ntombentsha Patience*

131. Nolethu Bekwa - 670925 0810 082 - 77 Hamlet Road, Lakeview, WELKOM, 9459 - *Nokwazi*
132. Mandlakayise Mboneni Dlamini - 650322 5416 087 - Room K4/4, Mnguni Hostel, VOSLOORUS, 1475 - *Manla Mboneni*
133. Mercy Tshihwela - 650425 0048 084 - P O Box 1062, DZANANI, 0955 - *Nyawasedza Mercy*
134. Sharon Munyaliwa - 871014 1134 086 - P O Box 272, MUTALE, 0256 - *Fhulufhuwani Sheron*
135. Siyabonga Fakude - 910619 6003 087 - P O Box 1081, EMONDLO, 0051 - *Siyabonga Lindokuhle*
136. Malesela Swartbooi Kola - 760826 5752 082 - P O Box 5055, PRETORIA, 0001 - *Malesela Shoes*
137. Khululiwe Mhlongo - 900131 0586 085 - P O Box 45, NKANDLA, 3835 - *Minenhle Zakithi*
138. Phumalani Thulani Cele - 900104 5617 080 - 214 Blulf Road, JACOBS, 4062 - *Phumlani Wiseman Thulani*
139. Xandiswa Solinzima - 760202 1965 088 - K T C 147 Site C, KHAYELITSHA, 7284 - *Yandiswa*
140. Nozandile Loliwe - 901111 0050 083 - Xhameni Location, Chalunana, EAST LONDON, 5201 - *Zandile*
141. Wellington Mutshinyali - 920909 6247 083 - P O Box 1339, MAKHADO, 0920 - *Wellington Tebogo*
142. Nombulelo Lilian Magopeni - 420101 1084 084 - Nz Gateway 22981, DELFT, 7100 - *Laylah*
143. Brisane January Mohlape - 420102 5607 086 - P O Box 130, NEBO, 1059 - *Lettapa January*
144. Doyle Macfadden Kgota Mampie - 430502 5432 088 - 8647 Zone 4, GA RANKUWA, 0208 - *Doyle Macfadden Kgotso*
145. Roselina Busisile Mbele - 431013 0324 089 - 10449 Ivory Park, Extension 9, MIDRAND, 1685 - *Roselina Busisiwe*
146. Leepile Duiker - 430612 5565 082 - 85 A Gabe Street, Galeshewe, KIMBERLEY, 8345 - *Leepile Abraham*
147. Kwaku Adom Amoah - 910130 5372 085 - 17 Burneti Road, Baysville, EAST LONDON, 5241 - *Adom Kwaku*
148. Ntombikanina Princess Lekoba - 640523 0646 080 - P O Box 5669, DURBAN, 4000 - *Duduzile Princess*
149. Xolane Mdakane - 891201 6260 083 - Phangweni, ESTCOURT, 3310 - *Xolane Alex*
150. Siviwe Nxokwana - 701124 5920 087 - Nxokwana Area, CENTANE, 4980 - *Siviwe Siyabulela*
151. Gugu Nomalanga Mnisi - 850505 1636 082 - P O Box 820, MBANGWANE, 1355 - *Gugu Lomalanga*
152. Hayley Jean Du Plessis - 720101 0001 086 - 8 Tagaste, 150 Willson Street, North Cliff Extension 22, JOHANNESBURG, 2195 - *Hayley Jean Scott*
153. Thapelo Matsimela - 830909 1495 082 - G183 B Modikwane Section, BAPONG, 0269 - *Masebong Precious*
154. Goitsehang Majeng - 710730 0575 087 - P O Box 2255, KURUMAN, 8460 - *Goitsehang Monica*
155. Carling Dlanjwa - 840606 6860 082 - 729 Bapong, BRITS, 0269 - *Carling Simphiwe*
156. Vuyokazi Abdallah - 810823 0912 084 - 12304 Ngwenya Walk, Lower Cross Road, NYANGA, 7755 - *Fatimah*

157. Mosetsanatshepe Irene Dintoe - 731009 0831 088 - P O Box 3641, MMABATHO, 2735 - *Motshepegi Irene*

158. Thobani Irvin Skemane - 780706 5824 089 - 69 Livingstone Road, QUEENSTOWN, 5320 - *Thobani Irvin Xolani*

No. 813

17 September 2010

ALTERATION OF SURNAMES IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)

Notice is hereby given of Government Gazette No.33349 which, was published in Government Gazette No.589 dated 09 July 2010, is hereby rectified to read as follows:

1. Napo Matoane Letsoela - 691222 5891 084 - No 57 Kaldin Villas, Emfuleni Golf Estate, VANDERBIJLPARK, 1911 - *Sesiu*

Notice is hereby given of Government Gazette No.33384 which, was published in Government Gazette No.642 dated 23 July 2010, is hereby rectified to read as follows:

1. Linkie Mavis Magaga - 660417 0734 084 - Zic 723, Tafelkop, BOLEU, 0474 - *Dikotope*
2. Siphosakhe Goodman Nkosi - 670107 5362 084 - P O Box 36, HLOBANE, 3145 - *Blom*
3. Jabulani Goodenough Mkhize - 901003 5502 087 - 101 Collin Shum, Cato Manor, DURBAN, 4001 - *Kawula*
4. Bongane David Kambule - 810325 5330 080 - 671 Abel Manana Street, Umthambeka Section, TEMBISA, 1632 - *Radebe*
5. Mbali Princess Ngema - 900203 0791 088 - Stand No 84, KWAGGAFONTEIN, 0458 - *Siluma*
6. Kwena Jones Mphela - 910114 6040 081 - Zone 3, Ga-Magongoa, MOKOPANE, 0600 - *Mamashela*
7. Mokete George Mollo - 910722 5477 086 - 1748 Extension 3, Qalabotjha, VILLIERS, 9842 - *Sibeko*

Notice is hereby given of Government Gazette No.33399 which, was published in Government Gazette No.649 dated 30 July 2010, is hereby rectified to read as follows:

1. Fisani Maria Ntuli - 861224 1371 081 - P O Box 1264, RICHARDS BAY, 3900 - *Linda*
2. Jobo Jones Phahlane - 690205 6008 080 - P O Box 5778, GOMPIES, 0631 - *Ntlhane*
3. Boiki Joseph Morogosi - 721016 5966 084 - 2906 Block 7, NORTHAM, 0360 - *Mogorosi*
4. Thero Pious Nkholise - 910902 5585 084 - Machibiss Location, EDENDALE, 3217 - *Ndlela*

Notice is hereby given of Government Gazette No.33426 which, was published in Government Gazette No.680 dated 06 August 2010, is hereby rectified to read as follows:

1. Thobela Tshongweni - 781017 5750 087 - 32-278 Pucula Street, Makhaza, KHAYELITSHA, 7784 - *Bona*

No. 814

17 September 2010

ALTERATION OF SURNAMES IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)

The Director-General has authorized the following persons to assume the surnames printed in *italics*:

1. Oarabile Cedrick Ramotsababa -740731 5503 086 –your wife – Xolile Nondumiso Nonkululeko Ramotsakaba – 770919 0369 081 – and two minor children – Sphiwe Tebogo Mngomezulu – 980627 6000 081 – Karabo Lunga Ramotsababa – 070612 0279 080 - House No 978, Mossie Street, SILVERTON, 0184 - *Mooki*
2. Captain Michael Ramokobala – 710707 5583 084 – your wife – Matlakala Johanna Ramokobala – 781015 0275 084 – and two minor children – Bophelo Christe Kekana – 990610 5090 087 – Kgosi Kabelo Kekana – 041001 5315 089 - 6642 Unit 7, TEMBA, 0407 - *Mapoma*
3. Strinivas veerasamy – 700225 5429 085 – your wife – Kubashnie Veerasamy – 781023 0016 086 – and two minor children – Miriska sherisee Veerasamy – 060726 0318 086 – Deylin Vaughn Veerasamy – 071020 5365 087 - 5 Cairnwood Place, Woodview, PHOENIX, 4068 - *Gaddiah*
4. Patricia Manini Makhanya – 701104 0580 086 – and one minor child Tebello Prudence Makhanya – 990811 0282 089 - House 71/14, Small Farm, EVATON, 1984 - *Hlalele*
5. Abraham Macaleni Mncube – 560724 5702 086 – your wife Roseline Phunzile Mncube – 630906 0679 080 – and two minor children – Lindokuhle Dickson Mncube – 931010 5849 081 – Thabile Jabulile Mncube - 010528 1098 084 - 1047 Winnie Street, Bloegam, DUDUZA, 1496 - *Nkosi*
6. Wernard Boesak – 850523 5336 088 – your wife Jenene Elaine Boesak – 891002 0273 084 – and one minor child – Wenin Siyabulela Boesak – 050710 5783 082 - 850523 5336 088 - 53 Bhosisi, Mandela Village, 53 Bhosisi, UITENHAGE, 6229 - *Goliath*
7. Sibonelo Thanduyise Mkhwanazi – 680808 5621084 – you wife – Phindisiwe Veronica Mkhwanazi – 731123 0421 087 – three minor children – Sandiso Wiseman Mkhwanazi – 970717 5975 086 – Lindokuhle Vincent Mkhwanazi – 920621 5481 080 –Simiso Eric Mkhwanazi – 010824 5534 087 - Private Bag X10098, KWADLANGEZWA, 3886 - *Mahlaba*
8. Abdul Kader Dawood- 420727 5099 080 and your wife – Rabeya Dawood – 470203 0113 085 - 420727 5099 080 - P O Box 428, KOKSTAD, 4700 - *Akoonjee*
9. Vukile Mcevason January – 860529 5335 085 – and your wife – Pindiwe Portia January – 621220 0636 087 - 860529 5335 085 - 20848 Wellington, Goven Mbeki, PORT ELIZABETH, 6059 - *Gungqo*
10. Mninawa Gladman Somdaka – 680824 5624 085 – your wife – Vuyiswa Patricia Somdaka– 700104 0778 087 – and two minor children – Kanya Canta – 940122 5403 089 - Kwakho Somdaka – 040209 5321 087 - Ntonga Location, MIDDLEDRIFT, 5685 - *Plaatjies*
11. Sikhumbuzo Eric Magwaza – 760315 6144 085 – your wife Emelda Thandi Magwaza – 731210 0522 087 – and two minor children Sthembiso Fortune Magwaza 990319 5091 083 – Mfanafuthi Blessing Mahlangu – 040715 5880 088 - P O Box 25047, NAGINA, 3604 - *Cele*
12. Penene Dawid Chongoyi – 630816 5691 081 – and your wife – Hermina Aletta Chongoyi - 680411 0772 083 - 1806 Umvoti Street, Mindalore, KRUGERSDORP, 1753 - *Booi*
13. Bongani Desmond Mbele – 530804 5380 088 – and your wife – Nokuthula Patricia Mbele – 690606 0525 088 - 10th Rossetta Road, Morningside, DURBAN, 4310 - *Mbonambi*
14. Simon Vumakushoyo Ngiba – 550624 5542 080 – and your wife Constance Zandile Ngiba – 610903 0804 085 - P O Box 3356, STANGER, 4450 - *Mdluli*

15. Sikweleti Amos Ndlovu – 310601 5126 081 – and your wife – Tokozile Ida Ndlovu – 350407 0232 085 - Enkanyezini Location, Table Mountain, PIETERMARITZBURG, 3270 - *Dlamini*
16. Henry Hilton Mohatla 590825 5733 080 – and your wife – Nomasonto Patricia Mohatla – 580309 0855 083 - 201 Bakoena Street, Zone 8, SEBOKENG, 1983 - *Mokoena*
17. Thulani Patrick Majola – 620501 5825 085 – and your wife – Mavis Babhekile Majola – 651028 0427 081 - 620501 5825 085 - P O Box 688, HILLCREST, 3650 - *Skhosana*
18. Eric Bafana Mthembu – 760505 5733 082 and your wife – Refelletse Brigalia Mthembu – 801230 0687 081 - 1302 Mbele Street, TOKOZA, 1426 - *Tshabalala*
19. Mzawuthethwa Ngaloshe – 640508 5272 081 – and your wife – Nojerusalem Ngaloshe – 650927 0238 086 - 640508 5272 081 - Zele Location, LIBODE, 5160 - *Mafuna*
20. Kgwadu Alpheus Koisawo – 681027 5788 087 – your wife – Ramadumetsa Emily Koisawo – 750903 0707 080 – and one minor child – Mosibudi Patricia Matlala – 920522 0589 082 - Private Bag X545, DWARSRIVER, 0812 - *Thesago*
21. Gideon Funokwakhe Makhathini – 601111 5823 081 – your wife – Ntombitheni Helmine Makhathini – 640805 0325 082 – and two minor children – Sihle Makhathini – 990528 5683 083 – Nokuzola Makhathini – 951102 0221 088 - P O Box 63703, PORT SHEPSTONE, 4240 - *Xulu*
22. Viola Tebogo Maleka – 791226 0882 088 – and four minor children – Kgototso Treasure Maleka – 980113 5664 084 – Matihapa Hellen Maleka – 080107 1205 083 – Kgadima Maria Maleka – 010803 0975 081 – Katlego Joseph Maleka - 030701 5779 084 - 791226 0882 088 - P O Box 129, MASHASHANE, 0743 - *Moganyaka*
23. Ntombifikile Rosemary Doyisa – 580329 0877 085 – and your two minor children – Mbongeni Doyisa – 950326 5824 080 – Vumani Bonginkosi Doyisa – 990504 5811 081 - - P O Box 217, HIBBERDE, 4220 - *Gumede*
24. Bella Masia – 630518 0782 085 - and one minor child -Teresa Lehlohonolo Masia – 940820 0806 087 - 630518 0782 085 - 1145 Block F, LETLHABILE, 0264 - *Letlape*
25. Mokgaetji Lina Kekana – 580825 0386 084 and one minor child Belinda Sinkie Kekana – 011219 0923 089 - - Dithabaneng, Mappeding, GA MPHAAHLELE, 0736 - *Manyaka*
26. Aaron Tlhapane – 410330 5422 089 – and your wife – Nomvula Reginah Tlhapane – 430705 0005 086 - 771 Thibile Street, KWAXUMA, 1868 - *Mathe*
27. Xolani Doctor Mbongwa – 760616 5743 086 – and your wife - Portia Thembisile Mbongwa – 810228 0385 085 - P O Box 1073, EZAKHENI, 3381 - *Hadebe*
28. Molusi Clement Nels – 711126 5044 089 – your wife Georginah Nels – 771202 0260 082 – and two minor children – Kgitsane Moranudi Clement Nels – 050308 5646 084 – Phehello Machabedi Nels – 010217 0400 083 - P O Box 545, KURUMAN, 8474 - *Chabedi*
29. John Mukwantheli – 550203 5768 084 – and your wife – Florah Mukwantheli – 610214 0640 085 - 565 Leebarope Street, Zone 8, MEADOWLANDS, 1852 - *Bakali*
30. Amarthalingam Annamalay – 760722 5081 087 – and your wife – Mariam Annamalay – 780407 0043 086 - P O Box 56754, CHATSWORTH, 4030 - *Naidoo*
31. Spinach Kotama – 501225 5993 081 – and your wife – Nomahostela Rosina Kotama – 500606 0404 086 - Amantshangase Area, BIZANA, 4800 - *Mthi*
32. Khehla Elliot Nkosi – 560325 5792 083 – your wife – Busisiwe Evelyn Nkosi – 560814 0522 082 – and two minor children – Sandile Joseph Nkosi – 911202 5480 082 – Sizwe Sanele Nkosi – 980711 6008 086 - Plot 216 B Jameson Park, Jameson Park, NIGEL, 1491 - *Msibi*
33. Sam Lerato Phokoane - 900204 5323 083 - 12395 Zone 11, SEBOKENG, 1983 - *Maduna*

34. Mfanikhona Vilakazi - 890818 6005 084 - Vaalfontein Plaas, ERMELO, 2351 - *Maisela*

35. Thembile Tracy Zondi - 861114 0307 089 - P O Box 50051, PORT SHEPSTONE, 4240 - *Cele*

**DEPARTMENT OF INTERNATIONAL RELATIONS AND COOPERATION
DEPARTEMENT VAN INTERNASIONALE BETREKKINGE EN SAMEWERKING**

No. 821

17 September 2010

It is hereby published for general information that the Minister of International Relations and Cooperation has, in terms of section 5(3) of the Diplomatic Immunities and Privileges Act, 2001 (Act No. 37 of 2001), recognised the United Nations Office for Project Services (UNOPS) for the purposes of granting immunities and privileges set out in the Schedule hereto.

SCHEDULE

AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA AND THE UNITED NATIONS OFFICE FOR PROJECT SERVICES (UNOPS) FOR THE ESTABLISHMENT OF THE REGIONAL OFFICE OF THE UNOPS IN SOUTH AFRICA CONCLUDED BY EXCHANGE OF LETTERS



SOUTH AFRICAN NOTE

Mr. Jan Mattsson
Executive Director of United Nations Office for Project Services
Midtermolen 3
2100 Copenhagen
Denmark

Sir

I have the honour to note that the Government of the Republic of South Africa has been informed that the United Nations Office for Project Services (UNOPS) which, to date, has operated under the United Nations Development Programme (UNDP), has become independent of the UNDP. UNOPS furthermore wishes to establish a regional office in South Africa, and will operate from the premises in Sunninghill Johannesburg currently utilised by the UNDP Regional Services Centre.

It is accordingly necessary that the UNOPS enter into a headquarters agreement with the Government of the Republic of South Africa. For this purpose, the Government of the Republic of South Africa proposes that the *Agreement between the United Nations Development Programme and the Government of the Republic of South Africa on Establishing a Service Centre in South Africa* signed on 1 October 2007 be applied *mutatis mutandis* between UNOPS and the Government of the Republic of South Africa.

If this suggestion is acceptable to the UNOPS, it is understood that this Note and your reply thereto expressing your agreement shall be regarded as constituting an Agreement on this matter, which shall enter into force on the date of your Letter in reply.

Accept, Sir, the assurances of my high consideration.

A handwritten signature in black ink, appearing to read 'Maite Nkoana-Mashabane'.

Maite Nkoana-Mashabane
Minister of International Relations and Cooperation
Republic of South Africa
Pretoria



27 April 2010

Excellency

I refer to your letter dated 21 April 2010 relating to the Agreement between the United Nations Office for Project Services (UNOPS) and the Government of the Republic of South Africa which reads as follows:

QUOTE

I have the honour to note that the Government of the Republic of South Africa has been informed that the United Nations Office for Project Services (UNOPS) which, to date, has operated under the United Nations Development Programme (UNDP), has become independent of the UNDP. UNOPS furthermore wishes to establish a regional office in South Africa, and will operate from the premises in Sunninghill Johannesburg currently utilised by the UNDP Regional Services centre.

It is accordingly necessary that the UNOPS enter into a headquarters agreement with the Government of the Republic of South Africa. For this purpose, the Government of the Republic of South Africa proposes that the Agreement between the United Nations Development Programme and the Government Republic of South Africa on Establishing a Service Centre in South Africa signed on 1 October 2007 be applied mutatis mutandis between UNOPS and the Government of the Republic of South Africa.

If this suggestion is acceptable to the UNOPS, it is understood that this Note and your reply thereto expressing your agreement shall be regarded as constituting an Agreement on this matter, which shall enter into force on the date of your Letter in reply.

Accept, Sir, the assurances of my high consideration.

UNQUOTE

I further have the honour to inform you that the United Nations Office for Project Services accepts the proposals contained in your letter. It is understood that your aforementioned letter and this reply will be regarded as constituting an agreement on this matter.

Please accept, Excellency, the assurances of my highest consideration.


Jan Mattsson
Executive Director
UNOPS

A circular stamp for the United Nations Office for Project Services (UNOPS). The outer ring contains the text "UNITED NATIONS OFFICE FOR PROJECT SERVICES" and "UNOPS". The center features the United Nations emblem, which is a world map surrounded by olive branches.

Her Excellency
Ms. Maite Nkoana-Mashabane
Minister of International Relations and Cooperation
Republic of South Africa

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AGREEMENT

BETWEEN

**THE GOVERNMENT OF THE REPUBLIC OF
SOUTH AFRICA**

AND

**THE UNITED NATIONS DEVELOPMENT
PROGRAMME**

ON

ESTABLISHING A SERVICE CENTRE

IN

SOUTH AFRICA

Preamble

The Government of the Republic of South Africa (hereinafter referred to as “the Government”) and the United Nations Development Programme (hereinafter referred to as “UNDP”),

RECALLING the decision made by the UNDP on the desirability to establish a Service Centre for Eastern and Southern Africa,

RECOGNIZING that the Government welcomes the establishment of such a Service Centre within the Republic of South Africa,

RECOGNIZING the benefits of establishing a Service Centre within the Republic of South Africa, to serve Eastern and Southern Africa,

RECALLING the applicability to UNDP of the Convention of the Privileges and Immunities of the United Nations, adopted by the United Nations General Assembly on 13 February 1946, and acceded to by the Government on 30 August 2002,

RECALLING the applicability to UNDP of the Basic Agreement concluded between the Government and UNDP on 3 October 1994 concerning UNDP’s assistance to the Government in the area of technical cooperation and development,

RECOGNIZING that the activities of the UNDP–Service Centre are focused primarily on service of UNDP operations outside of the Host Country, including for the management and support of regional programmatic activities, and

ACKNOWLEDGING that occasionally the UNDP-Service Centre will be called upon to support UNDP activities within the framework of the UNDP Country Programme in the Host Country;

HEREBY AGREE as follows:

ARTICLE I
Definitions

Section 1

In this Agreement the expressions:

- a) “accredited foreign Mission in the Host Country” means diplomatic and consular missions and missions of international organisations based in the Republic of South Africa
- b) “Administrator” means the Administrator of the UNDP;

- c) “appropriate authorities” means such national or local government authorities under the laws and regulations of the Republic of South Africa as may be responsible in the context of, and in accordance with, the laws and customs applicable in the Republic of South Africa;
- d) “archives of the UNDP-SC” means all records, correspondence, documents, manuscripts, computer records, still and motion pictures, films and sound recordings, belonging to or held by UNDP-SC in furtherance of its functions;
- e) “the Convention” means the Convention on the Privileges and Immunities of the United Nations adopted by the United Nations General Assembly on 13 February 1946;
- f) “the Director of the UNDP-SC” means the head of the UNDP-SC in the Republic of South Africa;
- g) “the Host Country” means the Republic of South Africa;
- h) “officials of the UNDP-SC” means the Director of the UNDP-SC and all staff assigned to the UNDP-SC, irrespective of nationality, with the exception of those who are locally recruited and assigned to hourly rates as provided for in United Nations General Assembly resolution 76(1) of 7 December 1946;
- i) “the Parties” means the Government and UNDP;
- j) “premises of the UNDP-SC” means the facilities in the Republic of South Africa used for conducting functions by the UNDP-SC;
- k) “property of UNDP-SC” means all property, including funds, income and other assets belonging to the UNDP-SC or held or administered by UNDP-SC in furtherance of the functions of the UNDP-SC;
- l) “Secretary-General” means the Secretary-General of the United Nations;
- m) “Service contractors” means individuals who are engaged under service contracts in their personal capacity not as representatives of a government nor of any other authority external to the United Nations. They are neither staff members under the Staff Regulations and Rules of UNDP nor officials for the purposes of the Convention.
- n) “telecommunications” means any emission, transmission or reception of written or verbal information, images, sound or information of any nature by wire, radio, satellite, optical fibre or any other electronic or electromagnetic means;
- o) “UNDP Country Programme” means the activities undertaken by UNDP in the Host Country within the framework of the 1994 Agreement;

- p) "UNDP-SC" means the United Nations Development Programme Service Centre established in the Republic of South Africa to serve Eastern and Southern Africa;
- q) "1994 Agreement" means the Agreement between the United Nations (United Nations Development Programme) and the Republic of South Africa concluded on 3 October 1994.

ARTICLE II

Purpose and Scope of the Agreement

Section 2

- a) This Agreement regulates the status of the UNDP-SC premises, officials and experts in the Host Country. To the extent that the UNDP-SC undertakes functions in support of the UNDP activities within the framework of the UNDP Country Programme in the Host Country, the 1994 Agreement shall apply to these technical and operational activities of the UNDP-SC.
- b) The Government confirms that the treatment afforded to the UNDP-SC and the UNDP shall be equal and the same as afforded to any other accredited foreign mission in the Host Country.

ARTICLE III

Legal Capacity

Section 3

- a) The United Nations, acting through UNDP, shall have the capacity:
- (i) to contract;
 - (ii) to acquire and dispose of immovable and movable property; and
 - (iii) to institute judicial proceedings.
- b) For the purposes of this Article, UNDP shall be represented by the Director of UNDP-SC.

ARTICLE IV

Inviolability of the UNDP-SC

Section 4

- a) The UNDP-SC shall be inviolable and its property and assets, wherever located and by whosoever held, shall enjoy immunity from every form of legal process, except insofar as in any particular case immunity shall have expressly been

waived in accordance with the Convention. Waiver of immunity from legal process shall not extend to any measure of execution.

b) No officer or official of the Host Country or person exercising any public authority within the Host Country, shall enter the premises of the UNDP-SC to perform any duties therein except with the consent of, and under conditions approved by the Director of the UNDP-SC. In case of a fire or other emergency requiring prompt protection action, the consent of the Director of the UNDP-SC to any necessary entry into the premises shall be presumed if he/she cannot be reached in time.

c) The premises of the UNDP-SC shall not be used in any manner incompatible with the scope and purpose of the UNDP – SC, as set forth in Article II, above, which includes the use of the premises and facilities for meetings, seminars, exhibitions and other related purposes which are organized by the UNDP-SC, the United Nations or other related organizations.

Section 5

The Archives of the UNDP-SC, wherever located in the Host Country, shall be inviolable.

ARTICLE V *Public Services and Security*

Section 6

(a) The UNDP-SC shall receive the same level of service delivery by the relevant local authorities of necessary public services and utilities that is provided to any other accredited foreign mission in the Host Country.

(b) The UNDP-SC shall receive the same level of security and protection that is provided to any other accredited foreign mission in the Host Country.

ARTICLE VI *Exemption from Taxation*

Section 7

With respect to all official activities, the UNDP-SC, its assets, income and property shall be exempt from all forms of taxation; however, the UNDP-SC shall not claim exemption from taxes, which are, in fact, no more than charges for public utility services.

Section 8

The UNDP-SC shall be exempt from customs duties, prohibitions and restrictions on goods imported or exported for its official purposes, including publications; it is understood, however, the articles imported under such exemption shall not be sold in the Host Country except under conditions agreed to with the Government.

ARTICLE VII
Financial Transactions**Section 9**

Without being restricted by financial controls, regulations or moratoria of any kind, the UNDP-SC may, in order to carry out its activities:

- (i) hold funds and currency of any kind and to operate accounts in any currency; and
- (ii) freely transfer its funds and currency to and from the Host Country, and convert any currency held by it into any other currency.
- (iii) be accorded the most favourable, legally available rate of exchange.

ARTICLE VIII
Communications**Section 10**

The UNDP-SC shall enjoy, for its official communications, treatment not less favorable than that accorded by the Host Country to any other Government, including the latter's diplomatic mission, in the matter of priorities, rates and taxes on mails, cables, telegrams, radiograms, telephotos, telephone and other communication, and press rates for information to the press and radio.

Section 11

- a) No censorship shall be applied to the official correspondence and other official communications of the UNDP-SC.
- b) The UNDP-SC shall have the right to operate communication equipment including satellite facilities and to use codes and to dispatch and receive correspondence by couriers and bags. The bags must bear visibly the United Nations emblem and may contain only documents or articles intended for official use, and the courier shall be provided with a courier certificate issued by the United Nations.

ARTICLE IX
Representatives of Members

Section 12

Representatives of members of the United Nations to meetings convened by the UNDP-SC shall, while exercising their functions, enjoy the privileges and immunities as set out in Article IV of the Convention.

ARTICLE X
Officials of the UNDP-SC

Section 13

The Government shall accord to:

- (a) the officials of the UNDP-SC, regardless of their nationality, the privileges and immunities set out in Articles V and VII of the Convention;
- (b) the Head of the UNDP-SC and the Deputy Head of the UNDP-SC and other officials assigned to the UNDP-SC, having the rank of P-5 and above, who do not have South African nationality or permanent resident status in the Host Country, shall, together with their families forming part of their household in addition to the privileges and immunities set out in Articles V and VII of the Convention, be accorded the same privileges and immunities, exemptions and facilities as are accorded to diplomatic staff at missions accredited to the Host Country.

Section 14

Privileges and immunities are granted to officials in the interests of the United Nations and not for the personal benefit of the individuals themselves. The Secretary-General shall have the right and the duty to waive the immunity of any official of the UNDP-SC in any case where, in the opinion of the Secretary-General, the immunity would impede the course of justice and can be waived without prejudice to the interests of the Organization.

ARTICLE XI
Experts on Missions and Service Contractors

Section 15

Experts, other than officials, performing missions for the UNDP-SC shall be accorded the privileges and immunities as set out in Articles VI and VII of the Convention.

Section 16

Service Contractors shall be accorded immunity from legal process in respect of words spoken or written and acts performed by them in their official capacity for the UNDP-SC. Such immunity shall continue to be accorded after termination of their engagement with the UNDP-SC. They shall also be accorded such other facilities as may be necessary for the independent exercise of their functions for the UNDP-SC. The terms and conditions of their engagement shall be in accordance with UN and UNDP decisions, regulations, rules and policies.

Section 17

Privileges and immunities are granted to experts and service contractors in the interests of the United Nations and not for the personal benefit of the individuals themselves. The Secretary-General shall have the right and the duty to waive the immunity of any expert or service contractor of the UNDP-SC in any case where, in the opinion of the Secretary-General, the immunity would impede the course of justice and can be waived without prejudice to the interests of the Organization.

ARTICLE XII***Cooperation with the appropriate authorities******Section 18***

Without prejudice to the privileges and immunities accorded by this Agreement, it is the duty of all persons enjoying such privileges and immunities to respect the laws and regulations of the Host Country, and not to interfere in the internal affairs of the Host Country.

Section 19

The UNDP-SC shall co-operate at all times with the appropriate authorities to facilitate the proper administration of justice, secure the observance of police regulations and prevent the occurrence of any abuse in connection with the facilities, privileges and immunities accorded to persons referred to in the present Agreement.

ARTICLE XIII***Entry into, exit from, movement and sojourn within the Host Country******Section 20***

All persons referred to in this Agreement and persons invited on official business shall have the right of unimpeded entry into, exit from, sojourn and free movement within the Host Country except for zones which require special permission under the legislation on national security in force in the Host Country.

Visas, entry permits or licenses, where required, shall be granted as promptly as possible.

ARTICLE XIV

Laissez-Passer

Section 21

The Government shall recognize and accept the United Nations laissez-passer issued by the United Nations as a valid travel document equivalent to a passport. In accordance with the provisions of Section 26 of the Convention, the Government shall also recognize and accept the United Nations certificate issued to persons traveling on official business.

Section 22

Applications for the necessary permits or visas, where required, by officials holding the United Nations laissez-passer, shall be dealt with as speedily as possible. In addition, such persons shall be granted facilities for speedy travel. The Government further agrees to issue any required visa on the United Nations laissez-passer or national passport.

Section 23

Similar facilities to those specified in Section 22 shall be accorded to experts and other persons who, though not the holders of United Nations laissez-passer, are confirmed by the UNDP-SC as traveling on official business.

ARTICLE XV

Identification Cards

Section 24

All persons referred to in this Agreement and conferred with immunities and privileges shall be entitled to have an appropriate identification card issued by the Government indicating their status.

ARTICLE XVI

United Nations Flag and Emblem

Section 25

The UNDP-SC shall have the right to display the emblem of the United Nations or UNDP and/or the flag of the United Nations on its premises, vehicles, aircraft and vessels.

ARTICLE XVII
Settlement of Disputes

Section 26

Any dispute between the Parties arising out of, or relating to this Agreement, which is not settled by negotiation or another agreed mode of settlement, shall, at the request of either Party, be submitted to a Tribunal of three arbitrators. Each Party shall appoint one arbitrator, and the two arbitrators so appointed shall appoint a third, who shall be the chairperson of the Tribunal. If, within thirty days of the request for arbitration, a Party has not appointed an arbitrator, or if, within fifteen days of the appointment of two arbitrators, the third arbitrator has not been appointed, either Party may request the President of the International Court of Justice to appoint the arbitrator referred to. The Tribunal shall determine its own procedures, provided that any two arbitrators shall constitute a quorum for all purposes, and all decisions shall require the agreement of any two arbitrators. The expenses of the Tribunal shall be borne by the Parties as assessed by the Tribunal. The arbitral award shall contain a statement of the reasons on which it is based and shall be final and binding on the Parties.

ARTICLE XVIII
Entry into Force, Duration and Termination

Section 27

This Agreement may be modified by written agreement between the Parties hereto. Each Party shall give full consideration to any proposal advanced by the other Party under this Section.

Section 28

- a) This Agreement shall be subject to the signature by the Parties. It shall enter into force on the date of the last signature thereof.
- b) This Agreement may be terminated by either Party by written notice to the other and shall terminate six months after the receipt of such notice. Notwithstanding any such notice of termination, this Agreement shall remain in force until complete fulfillment or termination of all obligations entered into by virtue of this Agreement.
- c) The obligations assumed by the Government shall survive the termination of this Agreement, to the extent necessary to permit orderly withdrawal of the property, funds and assets of the UNDP-SC and officials assigned to it by virtue of this Agreement.

IN WITNESS WHEREOF the undersigned, being the duly appointed representatives of the respective Parties, have signed this Agreement in duplicate.

DONE at New York, this 1st day of October, 2007.

NCuma
For the Government of the Republic of South Africa

DONE at New York, this Oct 1 day of 2007, 2007.

[Signature]
For the United Nations Development Programme

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

No. 815

17 September 2010

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

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

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



**MR A C NEL, MP
DEPUTY MINISTER OF JUSTICE AND CONSTITUTIONAL
DEVELOPMENT**

**DEPARTMENT OF PUBLIC SERVICE AND ADMINISTRATION
DEPARTEMENT VAN STAATSDIENS EN ADMINISTRASIE**

No. 816

17 September 2010

**RULES FOR DEALING WITH GRIEVANCES OF MEMBERS OF THE SENIOR
MANAGEMENT SERVICE, INCLUDING HEADS OF DEPARTMENT**

It is hereby notified for general information that the Public Service Commission has under section 11 of the Public Service Commission Act, 1997 (Act No. 46 of 1997), read in conjunction with section 196 (4) (f) (ii) of the Republic of South Africa Constitution, 1996 (Act No. 108 of 1996) and section 35 (1), (2) and (3) of the Public Service Act, 1994 (as amended) made the Rules for dealing with grievances of SMS members in the Public Service set out in Schedule 1 hereto.

Thus done and signed at Pretoria on this Seventeenth day of September 2010.

RR MGIJIMA
Chairperson
Public Service Commission

Schedule 1

1. Introduction

1.1 This Chapter contains the procedures that must be followed in dealing with grievances of members of the SMS (hereafter referred to as member(s)), including heads of department. Section 35 of the *Public Service Act*, 1994 (as amended), provides for a member to lodge a grievance with the relevant executive authority and for his/her grievance to be referred to the Public Service Commission (PSC) for consideration.

1.2 Section 35(3) of the *Public Service Act*, 1994, determines that -

"(3) A head of department may lodge any such grievance with -

- (a) the relevant executive authority in terms of subsection (1); or*
- (b) directly with the Commission under the prescribed circumstances, on the prescribed conditions and in the prescribed manner.*

(4)(a) An employee may only refer a dispute to the relevant bargaining council in the public service or the Commission for Conciliation, Mediation and Arbitration (CCMA), or institute court proceedings, in respect of a right referred to in subsection (1) if -

- (i) he or she had lodged a grievance in terms of that subsection; and*
- (ii) the department does not resolve the grievance to his or her satisfaction within the period prescribed in the rules, contemplated in subsection (5) or the period for referring such dispute or instituting such court proceedings, whichever period is the shorter.*

(b) Paragraph (a) shall not apply to a head of department who has lodged a grievance directly with the Commission in terms of subsection (3) (b)."

2. Purpose and application

- (a) The purpose of the grievance procedure is to advance sound labour relations and address grievances of members. The primary objectives of this procedure are –
 - (i) to give effect to section 196(4)(f)(ii) of the Constitution, 1996, which empowers the PSC to investigate grievances of employees in the Public Service concerning official acts or omissions, and recommend appropriate remedies;
 - (ii) to give effect to section 35 of the *Public Service Act*, 1994 (as amended); and
 - (iii) to promote –
 - (a) the speedy, impartial and equitable handling of grievances;
 - (b) sound labour relations; and
 - (c) the resolution of individual grievances.

3. Managing a grievance

- (a) A grievance must as far as possible be resolved by an employer and as close to the point of origin as possible.
- (b) The employer must ensure that the grievance is dealt with in a fair, impartial and unbiased manner, and that the principles of natural justice are observed.
- (c) The procedure must be such that it assists and enables an employer and a member to address dissatisfactions in the employment relationship.
- (d) No member may be victimized or prejudiced, directly or indirectly as a result of lodging a grievance.
- (e) If disciplinary action is taken against a member, utilization of the grievance procedure to address any matter related to the disciplinary action shall not halt the disciplinary procedure.
- (f) A grievance must be lodged in writing by completing the prescribed Grievance Form at Annexure A and all decisions taken during the process must be in writing.

4. Adherence to time limits

- (a) In determining adherence to time limits, this should be calculated by excluding the first day and including the last day.
- (b) The parties must adhere to the time limits set out in this procedure, unless they mutually agree to extend them.
- (c) A grievance must be lodged with the executive authority within 90 days from the date on which the member became aware of the official act or omission which adversely affects him or her.

- (d) If a head of department opts to lodge a grievance with the PSC in terms of Rule 8, such grievance must be lodged within 90 days from the date on which he/she became aware of the official act or omission which adversely affects him or her.
- (e) A grievance should be resolved within 45 days from the date it was lodged and the period may be extended by mutual agreement in writing between the employer and the member.
- (f) Should the member remain dissatisfied with the decision of the executive authority, he or she may demand that his or her grievance be referred to the PSC within 10 days of receipt of such decision.
- (g) Where the member requests the referral of his/her grievance to the PSC in terms of paragraph 4(f), he or she must give an explanation in writing for his or her dissatisfaction with the executive authority's decision by completing Part C of the prescribed Grievance Form at Annexure A.
- (h) Where the head of department refers a grievance to the PSC in terms of section 35(3) (b) of the *Public Service Act, 1994* (as amended) the PSC should deal with the grievance within 45 days, which period may be extended by mutual agreement.

5. Provision of information

- (a) The employer must provide relevant information necessary for a member to lodge or pursue a grievance, within 30 days after receipt of such request.
- (b) The provision of such information is subject to any limitations imposed by law.
- (c) The employer must provide the member with information in writing about the status of the grievance resolution and the progress made towards the finalisation thereof.
- (d) The employer must provide the member with a copy of the grievance form after each level of authority has dealt with the grievance.

6. Procedural stages to address the grievance of a member

- (a) A member must use the Grievance Form at Annexure A to lodge a grievance with a designated employee appointed by the department to facilitate the resolution of grievances. A grievance which is not submitted to a designated employee is not regarded as a grievance lodged in terms of the grievance procedure.
- (b) The designated employee must liaise with the relevant structures of authority of the department in an attempt to resolve the grievance.
- (c) The grievance may be resolved by any person within the relevant structures of authority who has the requisite authority to do so. If the grievance cannot be

resolved within the departmental structures, it must be submitted to the executive authority for a decision within the prescribed time-frame.

- (d) The member must be informed in writing by the designated employee about the status and progress made towards the resolution of the grievance.
- (e) If the grievance is resolved, the confirmation thereof must be reduced to writing by the designated employee.
- (f) If a grievance has been referred to the executive authority for a decision, he/she must inform the member of his/her decision in writing by completing Part C of the prescribed Grievance Form within the prescribed time-frame.
- (g) The department (*including the executive authority*) has 45 days to finalise the grievance. In the event that a department discovers that it will require more time to finalise the grievance it must inform the member without delay. The period may be extended by mutual agreement in writing.
- (h) If after the member is informed of the decision of the executive authority in respect of the outcome of the grievance, and he/she remains dissatisfied—
 - (i) he/she must inform the executive authority in writing within 10 days of the reasons for his/her continued dissatisfaction by completing Part C of the prescribed Grievance Form at Annexure A;
 - (ii) the executive authority must in terms of section 35 (1) of the Public Service Act, 1994 (as amended), forward the grievance and all relevant documentation and information to the PSC for a recommendation within five days of being informed by the member.
- (i) If the grievance constitutes an alleged unfair labour practice as defined in the Labour Relations Act, 1995, the member *must* after the departmental process has been exhausted and if he/she remains dissatisfied, inform the executive authority in writing that he/she wishes to utilise the dispute resolution mechanisms provided for in the constitution of the Public Service Coordinating Bargaining Council (PSCBC) or the relevant sectoral council or the CCMA, whichever is applicable. The department should within five (5) days inform the PSC of the member's decision.
- (j) If there is failure on the part of the department to respond to the grievance within the period referred to in paragraph 6(g) above, the member may, after having directed an enquiry in writing to the designated employee, regarding the status of his or her grievance and not having been provided with a response after five (5) days of the written enquiry, lodge his or her grievance with —
 - (i) the PSC directly; or
 - (ii) in the case of an alleged unfair labour practice, with the PSCBC or the relevant sectoral councils, or CCMA (whichever is applicable) in terms of its dispute resolution procedure.

7. Procedural stages to address the grievance of a head of department

- (a) If a head of department has a grievance, he/she may lodge the grievance within 90 days from the date he/she became aware of the official act or omission, with—
- the relevant executive authority; or
 - the PSC directly.
- (b) The executive authority must consider the grievance of a head of department, within a period of 45 days. In the event that the executive authority requires more time to finalise the grievance, he/she must inform the head of department without delay. The period may be extended by mutual agreement in writing.
- (c) If after the head of department is informed of the outcome of the grievance, and he/she remains dissatisfied —
- (i) he/she must inform the executive authority in writing within 10 days of the reasons for his/her continued dissatisfaction by completing Part C of the prescribed Grievance Form at Annexure A;
 - (ii) the executive authority must in terms of section 35 (1) of the Public Service Act, 1994, forward the grievance and all relevant documentation and information to the PSC for a recommendation within five days of being informed by the head of department.
- (d) If the grievance constitutes an alleged unfair labour practice as defined in the Labour Relations Act, 1995, the head of department *must* after the executive authority has made a decision, and if he/she remains dissatisfied, inform the executive authority in writing that he/she wishes to utilise the dispute resolution mechanisms provided for in the constitution of the PSCBC or the relevant sectoral council or the CCMA, whichever is applicable. The executive authority should within 5 days inform the PSC of the head of department's decision.

8. Grievances of a head of department lodged with the PSC

- (a) A head of department may opt to lodge a grievance with the PSC directly, using the grievance form at Annexure B. In referring the grievance to the PSC, the head of department must indicate what steps have been taken to resolve the grievance and what necessitated the direct referral of the grievance to the PSC. The grievance form must be copied to the relevant executive authority.
- (b) The PSC must investigate the grievance and inform the executive authority of the outcome of the investigation and its recommendation(s), within a period of 45 days. In the event that the PSC requires more time to finalise the investigation of the grievance, it must inform the head of department without delay. The period may be extended by mutual agreement in writing. Upon finalisation of its investigation, the PSC must inform the head of department in writing that the matter has been finalised and that the executive authority would inform him/her of the outcome.

- (c) Grievances relating to the outcome of the evaluation of a head of department must be dealt with in terms of the dispute resolution mechanism provided for in her/his Performance Agreement, before it is referred to the PSC in terms of the Grievance Rules.
- (d) In order to ensure co-ordination and rationalization of dispute resolution mechanisms, it should be noted that section 35(4) (b) of the Public Service Act, 1994 (as amended), determines that a head of department may not lodge a dispute on the same matter that was referred to the PSC, with the PSCBC or the relevant sectoral council or the CCMA.

Definitions

In this procedure, unless the context indicates otherwise –

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

“days” refers to working days;

“executive authority” means an executive authority as defined in section 1 of the Public Service Act, 1994 as amended;

“employer” means –

- (i) in respect of all members (excluding heads of department in their capacity as employees), the head of department; and
- (ii) in respect of heads of department, the relevant executive authority;

“grievance” means a dissatisfaction regarding an official act or omission by the employer which adversely affects an employee in the employment relationship, excluding an alleged unfair dismissal;

“head of department” means the incumbent of a post mentioned in Schedules 1,2 and 3 of the Public Service Act, 1994, as amended, or the person acting in such post;

“member” means a member of the Senior Management Service, including a head of department;

“PSC” means the Public Service Commission established in terms of section 196(1) of the Constitution;

“Public Service Act” means the Public Service Act, 1994 (as amended); and

“resolve” means to settle a grievance to the satisfaction of the aggrieved member.

ANNEXURE A**GRIEVANCE FORM****PLEASE READ THE FOLLOWING INSTRUCTIONS BEFORE COMPLETING THIS FORM**

This form must be used to lodge a grievance (excluding an alleged unfair dismissal) when you are dissatisfied with an official act or omission and you have been unable to resolve the problem through informal discussion.

1. You have to lodge your grievance within 90 days from the date on which you became aware of the official act or omission which adversely affects you.
2. Please complete all information accurately. The completed form must be given to the employee designated to facilitate grievances at your institution. The Department must attach this form to the grievance documentation, which will be used through all the stages of the grievance procedure.
3. At each stage where a person within the relevant structure of authority attempts to resolve the grievance, each party will complete the appropriate part of the form. You will be given an opportunity to respond to each and every comment.
4. At the conclusion of each stage of the grievance procedure, the Department must provide you with a copy of the completed form.
5. Once the grievance has been resolved, you do not need to complete the rest of the form. The Labour Relations or Human Resource Section of your Department will file the form, which will be used to report statistics to the Public Service Commission annually.
6. You are required to complete Parts A and B of this form and hand it to the designated employee who facilitates grievances at your institution. The designated employee will affix his/her signature in the block below Part B of the form to indicate that the grievance has been received. Ensure that you receive a copy of the form where receipt of your grievance has been acknowledged.
7. Part C of the grievance form will be completed by the employer and yourself during the various stages where attempts will be made to resolve the grievance.
8. In the case where the grievance is lodged directly with the Public Service Commission, the employee designated to deal with the grievance, will sign acknowledgement of the grievance.

**SOUTH AFRICAN QUALIFICATIONS AUTHORITY
SUID-AFRIKAANSE KWALIFIKASIE-OWERHEID**

No. 818

17 September 2010



Announcement of Intention to Extend the Accreditation of the Mining Qualifications Authority (MQA)

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the **Mining Qualifications Authority (MQA)** to include the Learning Programmes in the listed areas of specialisation recorded against the following Qualifications:

- National Certificate: Occupational Hygiene and Safety ID 79806 Level 3
- Further Education and Training Certificate: Occupational Hygiene and Safety ID 79807 Level 4
- National Certificate: Occupational Safety ID 58625 Level 5

No	Area of Specialisation – Learning Programmes	ETQA	NQF Level	NLRD ID Number
1.	National Certificate: Occupational Hygiene and Safety: Mining and Minerals	MQA	Level 3	79826
2.	Further Education and Training Certificate: Occupational Hygiene and Safety: Mining and Minerals	MQA	Level 4	79827
3.	National Certificate: Occupational Safety: Mining and Minerals	MQA	Level 5	79828

The accreditation will be effective for the duration of the Accreditation of the **Mining Qualifications Authority (MQA)** in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to this extension of accreditation must be lodged with the Executive Officer of SAQA by the 16 October 2010.

The Executive Officer
South African Qualifications Authority
Postnet Suite 248
Private Bag X06
WATERKLOOF
0145

Attention:
Deputy Director:
Telephone:
Fax:
E-mail:

Ms Margaret Barretto
Quality Assurance and Development
(012) 431 5139
(012) 431 5145
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**JOE SAMUELS
DEPUTY EXECUTIVE OFFICER**

No. 819

17 September 2010



Announcement of Intention to Extend the Accreditation of the Education, Training and Development Practices Sector Education and Training Authority (ETDP SETA)

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the **Education, Training and Development Practices Sector Education and Training Authority (ETDP SETA)** to include the Learning Programmes in the listed areas of specialisation recorded against the following Qualifications:

- General Education and Training Certificate: Adult Basic Education & Training ID 71751 Level 1
- Further Education and Training Certificate: Community Development ID 67509 Level 4

No	Area of Specialisation – Learning Programmes	ETQA	NQF Level	NLRD ID Number
1.	General Education and Training Certificate: Adult Basic Education and Training: Early Childhood Development	ETDP	Level 1	73254
2.	Further Education and Training Certificate: Community Development: Community Development Management	ETDP	Level 4	76990

The accreditation will be effective for the duration of the Accreditation of the **Education, Training and Development Practices Sector Education and Training Authority (ETDP SETA)** in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to this extension of accreditation must be lodged with the Executive Officer of SAQA by the 16 October 2010.

The Executive Officer
South African Qualifications Authority
 Postnet Suite 248
 Private Bag X06
 WATERKLOOF
 0145

Attention: Ms Margaret Barretto
Deputy Director: Quality Assurance and Development
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JOE SAMUELS
DEPUTY EXECUTIVE OFFICER

No. 820

17 September 2010



Announcement of Intention to Extend the Accreditation of the Forest Industries Education and Training Authority (FIETA)

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the **Forest Industries Education and Training Authority (FIETA)** to include the Qualification and associated unit standards listed below which are registered on the National Qualifications Framework.

No	Qualification Title	NQF Level	NLRD ID Number
1.	Further Education and Training Certificate: Roof Truss Technology	Level 4	66370

The accreditation will be effective for the duration of the Accreditation of the **Forest Industries Education and Training Authority (FIETA)** in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to the extension of accreditation must be lodged with the Executive Officer of SAQA by the 16 October 2010.

The Executive Officer
South African Qualifications Authority
 Postnet Suite 248
 Private Bag X06
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 0145

Attention:	Ms Margaret Barretto
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JOE SAMUELS
 DEPUTY EXECUTIVE OFFICER

**DEPARTMENT OF TRADE AND INDUSTRY
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. 817

17 September 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 3001-GR30:2010	<i>Civil engineering test methods – Part GR30: Determination of the maximum dry density and optimum moisture content.</i> Applies to gravel, sand and soil (silts and clays) and describes a method to determine the relationship between the moisture content and dry density of a material compacted in a 152 mm diameter mould using a total effort of 2 427 kNm per metre cubed, and the maximum dry density and optimum moisture content from the relationship (compaction curve) obtained.
SANS 3001-GR40:2010	<i>Civil engineering test methods – Part GR40: Determination of the California bearing ratio.</i> Specifies to gravels, sands and soils (silts and clays) and describes a method to determine the California bearing ratio (CBR) of a material compacted in a 152 mm diameter mould using three compaction efforts and penetrated using a steel piston.
SANS 6469-1:2010/ ISO 6469-1:2010	<i>Electrically propelled road vehicles – Safety specifications – Part 1: On-board rechargeable energy storage system (RESS).</i> Specifies requirements for the on-board rechargeable energy storage systems (RESS) of electrically propelled road vehicles, including battery-electric vehicles (BEVs), fuel-cell vehicles (FCVs) and hybrid electric vehicles (HEVs), for the protection of persons inside and outside the vehicle and the vehicle environment. It does not include flywheels and does not apply to RESS in motorcycles and vehicles not primarily intended as road vehicles, such as material handling trucks or fork-lift trucks.
SANS 6469-2:2010/ ISO 6469-2:010	<i>Electrically propelled road vehicles – Safety specifications – Part 2: Vehicle operational safety means and protection against failures.</i> Specifies requirements for operational safety means and protection against failures related to hazards specific to electrically propelled road vehicles, including battery-electric vehicles (BEVs), fuel-cell vehicles (FCVs) and hybrid electric vehicles (HEVs), for the protection of persons inside and outside the vehicle and the vehicle environment. It does not apply to motorcycles and vehicles not primarily intended as road vehicles, such as material handling trucks or fork-lift trucks.
SANS 8301:2010/ ISO 8301:1991	<i>Thermal insulation – Determination of steady-state thermal resistance and related properties – Heat flow meter apparatus.</i> Defines the use of the heat flow meter method, to measure the steady state heat transfer through flat slab specimens and the calculation of the heat transfer properties of specimens.
SANS 8713:2010/ ISO 8713:2005	<i>Electric road vehicles – Vocabulary.</i> Establishes a vocabulary of terms used in international standards generally in relation to electric road vehicles. It is not intended to give definitions of all parts within a vehicle, but focuses on terms specific to electric road vehicles.
SANS 8714:2010/ ISO 8714:2002	<i>Electric road vehicles – Reference energy consumption and range – Test procedures for passenger cars and light commercial vehicles.</i> Specifies test procedures for measuring the reference energy consumption and reference range of purely electrically propelled passenger cars and commercial vehicles of a maximum authorized total mass of 3 500 kg and a maximum speed of 70 km/h or more.
SANS 8715:2010/ ISO 8715:2001	<i>Electric road vehicles – Road operating characteristics.</i> Specifies the procedures for measuring the road performance of purely electrically propelled passenger cars and commercial vehicles of a maximum authorized total mass of 3 500 kg.
SATS 10004:2010/ ISO/TS 10004:2010	<i>Quality management – Customer satisfaction – Guidelines for monitoring and measuring.</i> Provides guidance in defining and implementing processes to monitor and measure customer satisfaction. Intended for use by organizations regardless of type, size or product provided. Focuses on customers external to the organization. Not intended for certification or contractual purposes, nor is it intended to change any rights or obligations under applicable statutory or regulatory requirements.
SANS 11954:2010/ ISO/TR 11954:2008	<i>Fuel cell road vehicles – Maximum speed measurement.</i> Describes test procedures for measuring the maximum road speed of fuel cell passenger cars and light duty trucks which use compressed hydrogen and which are not externally chargeable, in accordance with national or regional standards or legal requirements.
SANS 11955:2010/ ISO/TR 11955:2008	<i>Hybrid-electric road vehicles – Guidelines for charge balance measurement.</i> Describes procedures of charge balance measurement to ensure necessary and sufficient accuracy of a fuel consumption test on hybrid-electric vehicles (HEV) with batteries, which is conducted based on ISO 23274 (published in South Africa as an identical adoption under the designation SANS 23274).
SANS 13600:2010/ ISO 13600:1997	<i>Technical energy systems – Basic concepts.</i> Gives the basic concepts needed to define and describe technical energy systems. Introduces the concept technosphere and its division into two sectors. Prescribes the input-output model and the consolidation principle applied to technical energy systems.

Standard No. and year	Title, scope and purport
SANS 13601:2010/ ISO 13601:1998	<i>Technical energy systems – Structure for analysis – Energyware supply and demand sectors.</i> Specifies a structure that shall be used to describe and analyse technical energy systems. Defines subsectors of the energyware supply and demand sectors, and furthermore defines a model structure for each subsector.
SANS 13602-2:2010/ ISO 13602-2:2006	<i>Technical energy systems – Methods for analysis – Part 2: Weighting and aggregation of energywares.</i> Establishes guiding principles for the weighting and aggregation of energywares to ensure that energyware statistics at different levels of aggregation are transparent and comparable. Weighting and aggregation of energywares are only to be performed at the final stage of the energyware life cycle, where the energyware is a direct input to the users' conversion system.
SANS 14469-1:2010/ ISO 14469-1:2004	<i>Road vehicles – Compressed natural gas (CNG) refuelling connector – Part 1: 20 MPa (200 bar) connector.</i> Specifies CNG refuelling nozzles and receptacles constructed entirely of new and unused parts and materials, for road vehicles powered by compressed natural gas. Applies only to such devices designed for a service pressure of 20 MPa (200 bar), identified by the code B200, to those using CNG in accordance with ISO 15403 and having standardized mating components, and to connectors that prevent natural gas vehicles from being fuelled by dispenser stations with service pressures higher than that of the vehicle, while allowing them to be fuelled by stations with service pressures less than or equal to the vehicle fuel system service pressure.
SANS 14469-2:2010/ ISO 14469-2:2007	<i>Road vehicles – Compressed natural gas (CNG) refuelling connector – Part 2: 20 MPa (200 bar) connector, size 2.</i> Applies to compressed natural gas (CNG) vehicle nozzles and receptacles, constructed entirely of new, unused parts and materials for which there is a demand, in particular for large CNG urban buses of refuelling times equivalent to those of urban buses driven by conventional diesel engines. The proposed connector, size 2, offers a larger cross section than the connector in accordance with SANS 14469-1 and, therefore, permits refuelling of the vehicles within significantly shorter time periods. Studies have shown that the proposed connector, size 2, offers more than twice the mass flow of the connectors specified in SANS 14469-1.
SANS 14469-3:2010/ ISO 14469-3:2006	<i>Road vehicles – Compressed natural gas (CNG) refuelling connector – Part 3: 25 MPa (250 bar) connector.</i> Applies to compressed natural gas (CNG) vehicle nozzles and receptacles, hereinafter referred to as devices, constructed entirely of new, unused parts and materials. Applies to devices with standardized mating components and that have a service pressure of 250 bar.
SANS 15112:2010/ ISO 15112:2007	<i>Natural gas – Energy determination.</i> Provides the means for energy determination of natural gas by measurement or by calculation, and describes the related techniques and measures that are necessary to take. Calculation of thermal energy is based on the separate measurement of the quantity, either by mass or by volume, of gas transferred and its measured or calculated calorific value. It also applies to any gas-measuring station from domestic to very large high-pressure transmission.
SANS 15500-2:2010/ ISO 15500-2:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 2: Performance and general test methods.</i> Specifies performance and general test methods for compressed natural gas fuel system components intended for use on the types of motor vehicles defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Not applicable to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management, and refuelling receptacles.
SANS 15500-3:2010/ ISO 15500-3:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 3: Check valve.</i> Specifies tests and requirements for the check valve, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Applies to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-4:2010/ ISO 15500-4:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 4: Manual valve.</i> Specifies tests and requirements for the manual valve, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-5:2010/ ISO 15500-5:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 5: Manual cylinder valve.</i> Specifies tests and requirements for the manual cylinder valve, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-6:2010/ ISO 15500-6:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 6: Automatic valve.</i> Specifies tests and requirements for the automatic valve, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-7:2010/ ISO 15500-7:2002	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 7: Gas injector.</i> Specifies tests and requirements for the gas injector, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to injectors intended for high-pressure injection to the combustion chamber, or to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-8:2010/ ISO 15500-8:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 8: Pressure indicator.</i> Specifies tests and requirements for the pressure indicator, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.

Standard No. and year	Title, scope and purport
SANS 15500-9:2010/ ISO 15500-9:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 9: Pressure regulator.</i> Specifies tests and requirements for the pressure regulator, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-10:2010/ ISO 15500-10:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 10: Gas-flow adjuster.</i> Specifies tests and requirements for the gas-flow adjuster, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-11:2010/ ISO 15500-11:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 11: Gas/air mixer.</i> Specifies tests and requirements for the gas/air mixer, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-12:2010/ ISO 15500-12:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 12: Pressure relief valve (PRV).</i> Specifies tests and requirements for the pressure relief valve (PRV), a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-13:2010/ ISO 15500-13:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 13: Pressure relief device (PRD).</i> Specifies tests and requirements for the pressure relief device (PRD), a compressed natural gas fuel system component intended for use on the types of motor vehicles defined in ISO 3833. Applicable to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). It is not applicable to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-14:2010/ ISO 15500-14:2002	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 14: Excess flow valve.</i> Specifies tests and requirements for the excess flow valve, a compressed natural gas fuel system component intended for use on the types of motor vehicles defined in ISO 3833. Applicable to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Not applicable to, liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-15:2010/ ISO 15500-15:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 15: Gas-tight housing and ventilation hose.</i> Specifies tests and requirements for the gas-tight housing and ventilation hose, compressed natural gas fuel system components intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-17:2010/ ISO 15500-17:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 17: Flexible fuel line.</i> Specifies tests and requirements for the flexible fuel line, a compressed natural gas fuel system component in accordance with SAE J 517 (100R-8 hose) or JIS B 8362 intended for use on the types of motor vehicles defined in ISO 3833. Applicable to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Not applicable to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-18:2010/ ISO 15500-18:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 18: Filter.</i> Specifies tests and requirements for the filter (standalone compressed natural gas fuel system component) intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-19:2010/ ISO 15500-19:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 19: Fittings.</i> Specifies tests and requirements for fittings, compressed natural gas fuel system components intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-20:2010/ ISO 15500-20:2007	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 20: Rigid fuel line in material other than stainless steel.</i> Provides specific requirements and tests applicable to the rigid fuel line in carbon steel, intended for use on the types of motor vehicle, as defined in ISO 3833, with a service pressure for natural gas as a fuel of 20 MPa (200 bar) settled at 15 °C. Applies to vehicles using natural gas which comply with requirements established in ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Does not apply to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.
SANS 15500-3:2010/ ISO 15500-3:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel system components – Part 3: Check valve.</i> Specifies tests and requirements for the check valve, a compressed natural gas fuel system component intended for use on the types of motor vehicle defined in ISO 3833. Applies to vehicles using natural gas in accordance with ISO 15403 (mono-fuel, bi-fuel or dual-fuel applications). Applies to liquefied natural gas (LNG) fuel system components located upstream of, and including, the vaporizer, fuel containers, stationary gas engines, container mounting hardware, electronic fuel management and refuelling receptacles.

Standard No. and year	Title, scope and purport
SANS 15501-1:2010/ ISO 15501-1:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel systems – Part 1: Safety requirements.</i> Specifies the minimum safety requirements applicable for the functionality of CNG on-board fuel systems intended for use on the types of motor vehicle as defined in ISO 3833. Applies to vehicles using compressed natural gas in accordance with ISO 15403, including bi-fuel, original-production and converted vehicles.
SANS 15501-2:2010/ ISO 15501-2:2001	<i>Road vehicles – Compressed natural gas (CNG) fuel systems – Part 2: Test methods.</i> Specifies the test methods for checking the minimum safety requirements. Applies to the functionality of the fuel systems designed to operate on compressed natural gas of motor vehicles as defined in ISO 3833.
SANS 15970:2010/ ISO 15970:2008	<i>Natural gas – Measurement of properties – Volumetric properties: density, pressure, temperature and compression factor.</i> Gives requirements and procedures for the measurement of the properties of natural gas that are used mainly for volume calculation and volume conversion: density at reference and at operating conditions, pressure, temperature and compression factor.
SATR 19791:2010/ ISO/IEC TR 19791:2010	<i>Information technology – Security techniques – Security assessment of operational systems.</i> Provides guidance and criteria for the security evaluation of operational systems. Provides an extension to the scope of ISO/IEC 15408 (ISO/IEC 15408-1, ISO/IEC 15408-2 and ISO/IEC 15408-3 have been published in South Africa as identical adoptions under the designations SANS 15408-1, SANS 15408-2 and SANS 15408-4), by taking into account a number of critical aspects of operational systems not addressed in ISO/IEC 15408 evaluation. Principal extensions that are required address evaluation of the operational environment surrounding the target of evaluation, and the decomposition of complex operational systems into security domains that can be separately evaluated.
SANS 20826:2010/ ISO 20826:2006	<i>Automotive LPG components – Containers.</i> Specifies the technical requirements for the design and the testing of automotive liquefied petroleum gas (LPG) containers, to be permanently attached to a motor vehicle that uses automotive LPG as a fuel. Specifies the design criteria, the requirements on construction and workmanship, and the marking and re-qualification procedures. Also specifies all tests, including their frequencies, to be carried out on autogas containers, during production and performance verification. Gives specific recommendations on the tests to be carried out when changing the design.
SANS 23273-1:2010/ ISO 23273-1:2006	<i>Fuel cell road vehicles – Safety specifications – Part 1: Vehicle functional safety.</i> Specifies the essential requirements for the functional safety of fuel cell (FCV) with respect to hazards to persons and the environment inside and outside of the vehicles caused by the operational characteristics of the fuel cell power system. Does not apply to manufacturing, maintenance or repair of the vehicles. Addresses both normal operating (fault free) condition and single fault conditions of the vehicles. Applies only when the maximum working voltage of the on-board electrical circuits is lower than 1 000 V a.c. or 1 500 V d.c. according to national or international standards or legal requirements (or a combination of these).
SANS 23273-2:2010/ ISO 23273-2:2006	<i>Fuel cell road vehicles – Safety specifications – Part 2: Protection against hydrogen hazards for vehicles fuelled with compressed hydrogen.</i> Specifies the essential requirements for fuel cell vehicles (FCVs) with respect to the protection of persons and the environment inside and outside the vehicle against hydrogen related hazards. Applies only to such FCVs where compressed hydrogen is used as fuel for the fuel cell system. Does not apply to manufacturing, maintenance and repair. Addresses both normal operating (fault free) and single fault conditions of the vehicles.
SANS 23273-3:2010/ ISO 23273-3:2006	<i>Fuel cell road vehicles – Safety specifications – Part 3: Protection of persons against electric shock.</i> Specifies the essential requirements of fuel cell vehicles (FCVs) for the protection of persons and the environment inside and outside the vehicles against electric shock. Applies only to on-board electric circuits with working voltages between 25 V a.c. and 1 000 V a.c., or 60 V d.c. and 1 500 V d.c., respectively. Does not apply to FCVs connected to an external electric power supply, component protection, or manufacturing, maintenance and repair.
SANS 23274:2010/ ISO 23274:2007	<i>Hybrid-electric road vehicles – Exhaust emissions and fuel consumption measurements – Non-externally chargeable vehicles.</i> Establishes a uniform chassis dynamometer test procedure for hybrid-electric road vehicles (HEVs) with internal combustion engines (ICEs) classified as passenger cars and light duty trucks. Proposes ways of correcting the measured emissions and fuel consumption of HEVs, in order to obtain the correct values when the battery state of charge (SOC) of the rechargeable energy storage system (RESS) does not remain the same between the beginning and the end of the test cycle. Applies to HEVs with ICEs of which the nominal energy of the RESS is at least 2% of the total energy consumption by the vehicle over the test cycle.
SANS 23828:2010/ ISO 23828:2008	<i>Fuel cell road vehicles – Energy consumption measurement – Vehicles fuelled with compressed hydrogen.</i> Specifies the procedures for measuring the energy consumption of fuel cell passenger cars and light duty trucks that use compressed hydrogen and that are not externally chargeable.
SANS 26782:2010/ ISO 26782:2009	<i>Anaesthetic and respiratory equipment – Spirometers intended for the measurement of time forced expired volumes in humans.</i> Specifies requirements for spirometers intended for the assessment of pulmonary function in humans weighing more than 10 kg. It applies to spirometers that measure time forced expired volumes, either as part of an integrated lung function device or as a stand-alone device, irrespective of the measuring method employed.
SANS 60034-2-2:2010/ IEC 60034-2-2:2010	<i>Rotating electrical machines – Part 2-2: Specific methods for determining separate losses of large machines from tests – Supplement to IEC 60034-2-1.</i> Applies to large rotating electrical machines and establishes additional methods of determining separate losses and to define an efficiency supplementing IEC 60034-2-1 (published in South Africa as an identical adoption under the designation SANS 60034-2-1). These methods apply when full-load testing is not practical and result in a greater uncertainty.
SANS 60079-10-1:2010/ IEC 60079-10-1:2008	<i>Explosive atmospheres – Part 10-1: Classification of areas – Explosive gas atmospheres.</i> Classifies areas where flammable gas or vapour or mist hazards may arise and may then be used as a basis to support the proper selection and installation of equipment for use in a hazardous area. Does not apply to mines susceptible to firedamp; the processing and manufacture of explosives; areas where a hazard may arise due to the presence of combustible dusts or fibres; catastrophic failures which are beyond the concept of abnormality dealt with in this standard; rooms used for medical purposes; and domestic premises.
SANS 62271-208:2010/ IEC/TR 62271-208:2009	<i>High-voltage switchgear and controlgear – Part 208: Methods to quantify the steady state, power-frequency electromagnetic fields generated by HV switchgear assemblies and HV/LV prefabricated substations.</i> Gives practical guidance for the evaluation and documentation of the external electromagnetic fields which are generated by HV switchgear assemblies and HV/LV prefabricated substations.

Standard No. and year	Title, scope and purport
SATR 62540:2010/ IEC/TR 62540:2009	<i>Radio frequency identification (RFID) of stationary lead acid cells and monoblocs – Tentative requirements.</i> Applies to all stationary lead-acid cells and monobloc batteries for float charge applications (i.e. permanently connected to a load and to a d.c. power supply), in a static location (i.e. not generally intended to be moved from place to place) and incorporated into stationary equipment or installed in battery rooms for use in telecom, uninterruptible power supply (UPS), utility switching, emergency power or similar applications. These batteries are covered by SANS 60896-11, SANS 60896-21 and SANS 60896-22. The objective of this technical report is to assist the supplier and user of radio frequency identification devices (RFID) in the understanding of the requirements for performance, durability, data content and structure, the write/read capability of such devices, and to provide guidance so that the RFID tag on the battery will result in meeting the needs of a particular industry application and operational condition.

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 151:2010 (Ed. 6.4)	<i>Fixed electric storage water heaters. Consolidated edition incorporating amendment No. 4.</i> Amended to redefine the definitions of "cistern type storage water heater" and "pipe connector", to include requirements for heat pump systems, to clarify requirements for stored water, the position of thermostats and pipe connectors, and the test requirement for units where geysers have provision for the fitment of heating elements and thermostats, and to allow non-metallic seals for pipe connectors with the appropriate test requirements.
SANS 211:2010/ CISPR 11:2010 (Ed. 4.1)	<i>Industrial, scientific and medical equipment – Radio-frequency disturbance characteristics – Limits and methods of measurement. Consolidated edition incorporating amendment No. 1.</i> Amended to change a reference, add a definition for 'small equipment', and replace the 'class' selection criterion with a 'size-of-equipment' criterion with regard to the minimum separation distance between the equipment under test and the measurement antenna.
SANS 192:2010 (SABS SM 822:1978)	<i>Pesticides: Biological evaluation of the efficacy and toxicity of molluscicides.</i> Specifies testing methods for the biological evaluation of the efficacy and toxicity of molluscicides against common garden snails and slugs.
SANS 348:2010 (Ed. 1.1)	<i>Safety surgical scalpels, sterile packed for single-use. Consolidated edition incorporating amendment No. 1.</i> Amended to update table 1 on recommended colour codes identifying blade sizes and profiles.
SANS 1151:2010 (Ed. 3.2)	<i>Portable rechargeable fire extinguishers – Halogenated hydrocarbon type extinguishers. Consolidated edition incorporating amendment No. 2.</i> Amended to change the designation of classes of fire, to correct cross references, to update referenced standards, to modify and add definitions for classes of fire, and to modify the definitions for "charge" and "portable fire extinguisher".
SANS 1291-1:2010 (Ed. 1.2)	<i>Flexible polyurethane foam sleeping mats and mattresses – Part 1: Mats and mattresses having unsupported polymeric covers. Consolidated edition incorporating amendment No. 2.</i> Amended to update a referenced standard, update the definition of "acceptable", change the material requirements and to delete a subclause on dimensions of core.
SANS 1463-1:2010/ EN 1463-1:2009	<i>Road marking materials – Retroreflecting road studs – Part 1: Initial performance requirements.</i> Specifies the initial performance requirements and laboratory test methods for retroreflecting road studs intended for use as permanent and temporary road marking materials.
SANS 1475-1:2010 (Ed. 3.4)	<i>The production of reconditioned fire-fighting equipment – Part 1: Portable and wheeled (mobile) rechargeable fire extinguishers. Consolidated edition incorporating amendment No. 4.</i> Amended to add the definition of "actual mass" and renumber definitions accordingly, insert a note, delete the definition of "total mass", move reference to legislation to the foreword, change the requirements for topping-up of extinguishing medium, modify the requirement for re-coating of aluminium cylinders, add information on extinguisher test pressure, modify the requirements for record keeping, replace "total mass" with "actual mass" in the text, update requirements for marking, delete recommendations for reconditioning of fire extinguishers and modify a requirement for maintenance of fire extinguishers.
SANS 1475-2:2010 (Ed. 4.1)	<i>The production of reconditioned fire-fighting equipment – Part 2: Fire hose reels and above-ground hydrants. Consolidated edition incorporating amendment No. 1.</i> Amended to change the title, to add requirements to the clause on records kept by the reconditioning organization and to renumber a subclause accordingly.
SANS 1580:2010 (Ed. 1.3)	<i>Hexagonal steel wire mesh gabions andrevet mattresses. Consolidated edition incorporating amendment No. 3.</i> Amended to update referenced standards, and to add requirements for materials.
SANS 1599-2:2010 (Ed. 1.2)	<i>Cranes – Part 2: Power-driven mobile cranes. Consolidated edition incorporating amendment No. 2.</i> Amended to move reference to South African legislation in the text to the foreword, to update referenced documents, to delete the note to the subclause on rated-capacity indicator, to replace "maximum capacity" with "rated capacity" and to replace "positive overload prevention device", "maximum-capacity indicator", and "positive overload protection device" with "rated-capacity indicator/limiter".
SANS 1707-2:2010 (Ed. 1.1)	<i>Sawn eucalyptus timber – Part 2: Brandering and battens. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards and to remove reference to the certification mark scheme.
SANS 1783-4:2010 (Ed. 1.4)	<i>Sawn softwood timber – Part 4: Brandering and battens. Consolidated edition incorporating amendment No. 4.</i> Amended to revise references to certification marks and to update referenced standards.

Standard No. and year	Title, scope and purport
SANS 1808-24:2010 (Ed. 1.2)	<i>Water supply and distribution system components – Part 24: Gas-operated water heaters. Consolidated edition incorporating amendment No. 2.</i> Amended to delete part 85 from the list of parts in the foreword, to update a referenced standard, and to change a requirement regarding metallic materials.
SANS 1808-58:2010 (Ed. 1.3)	<i>Water supply and distribution system components – Part 58: In-line strainers. Consolidated edition incorporating amendment No. 3.</i> Amended to delete part 85 from the list of parts in the foreword, and to update a referenced standard.
SANS 2200:2010/ CISPR 20:2006	<i>Sound and television broadcast receivers and associated equipment – Immunity characteristics – Limits and methods of measurement.</i> Applies to television broadcast receivers, sound broadcast receivers and associated equipment intended for use in the residential, commercial and light industrial environment. Describes the methods of measurement and specified limits applicable to sound and television receivers and to associated equipment with regard to their immunity characteristics to disturbing signals. Also applies to the immunity of outdoor units of direct to home (DTH) satellite receiving systems for individual reception.
SANS 3779:2010/ ISO 3779:2009 (SABS ISO 3779:1983)	<i>Road vehicles – Vehicle identification number (VIN) – Content and structure.</i> Specifies the content and structure of a vehicle identification number (VIN) in order to establish, on a worldwide basis, a uniform identification numbering system for road vehicles.
SANS 3780:2010/ ISO 3780:2009 (SABS ISO 2780:1983)	<i>Road vehicles – World manufacturer identifier (WMI) code.</i> Specifies the content and structure of an identifier in order to establish, on a worldwide basis, the identification of road vehicle manufacturers. The world manufacturer identifier (WMI) constitutes the first section of the vehicle identification number (VIN) described in ISO 3779 (published in South Africa as an identical adoption under the designation SANS 3779).
SANS 5634:2010 (SABS SM 634:1972)	<i>Determination of wet compressibility of leather and fibreboards.</i> Specifies a method for the determination of the wet compressibility of leather and fibreboards.
SANS 10186:2010 (Ed. 3.3)	<i>The installation of textile floor coverings. Consolidated edition incorporating amendment No. 3.</i> Amended to include "pressure sensitive tiles".
SANS 10400-V:2010 (SABS 0400:1990)	<i>The application of the National Building Regulations – Part V: Space heating.</i> Establishes requirements for flue pipes, chimneys, and hearths and fireplaces.
SANS 11193-1:2010/ ISO 11193-1:2008	<i>Single-use medical examination gloves – Part 1: Specification for gloves made from rubber latex or rubber solution.</i> Specifies requirements for packaged sterile, or bulked non-sterile, rubber gloves intended for use in medical examinations and diagnostic or therapeutic procedures to protect the patient and the user from cross-contamination. It also covers rubber gloves intended for use in handling contaminated medical materials and gloves with smooth surfaces or with textured surfaces over all or part of the glove.
SANS 13600:2010/ ISO 13600:1997	<i>Technical energy systems – Basic concepts. ISO corrigendum No. 1.</i> Corrected to replace the figure on the two sectors of the technosphere.
SANS 20069:2010/ ECE R69:2009	<i>Uniform provisions concerning the approval of rear marking plates for slow-moving vehicles (by construction) and their trailers.</i> Applies to rear marking plates for vehicles of category M, N, O and T and for mobile machinery, which, by construction, cannot move faster than 40 km/h.
SANS 20070:2010/ ECE R 70:2009	<i>Uniform provisions concerning the approval of rear marking plates for heavy and long vehicles.</i> Applies to rear marking plates for articulated class II and III vehicles of category M, vehicles of category N3, except tractors for semi-trailers, vehicles of category O1, O2 and O3 exceeding 8 m in length, and vehicles of category O4.
SANS 26782:2010/ ISO 26782:2009	<i>Anaesthetic and respiratory equipment – Spirometers intended for the measurement of time forced expired volumes in humans. ISO corrigendum No. 1.</i> Changed to replace point 2 "t0 = 0,75 s" with "t0 = 0,075 s" in figure A.1.
SANS 60034-18-1:2010/ IEC 60034-18-1:2010 (SABS IEC 60034-18-1:1992)	<i>Rotating electrical machines – Part 18-1: Functional evaluation of insulation systems – General guidelines.</i> Deals with the general guidelines for functional evaluation of electrical insulation systems, used or proposed to be used in rotating electrical machines within the scope of IEC 60034-1 (published in South Africa as an identical adoption under the designation SANS 60034-1), in order to qualify them.
SANS 60034-22:2010/ IEC 60034-22:2009	<i>Rotating electrical machines – Part 22: AC generators for reciprocating internal combustion (RIC) engine driven generating sets.</i> Establishes the principal characteristics of a.c. generators under the control of their voltage regulators when used for reciprocating internal combustion (RIC) engine driven generating set applications.
SANS 60079-25:2010/ IEC 60079-25:2010	<i>Explosive atmospheres – Part 25: Intrinsically safe electrical systems.</i> Contains specific requirements for the construction and assessment of intrinsically safe electrical systems, type of protection "i", intended for use, as a whole or in part, in locations in which the use of Group I, II or III apparatus is required.
SANS 60317-8:2010/ IEC 60317-8:2010 (SABS IEC 60317-8:2007)	<i>Specifications for particular types of winding wires – Part 8: Polyesterimide enamelled round copper wire, class 180.</i> Specifies the requirements of enamelled round copper winding wires of class 180 with a sole coating based on polyesterimide resin, which may be modified provided it retains the chemical identity of the original resin and meets all specified wire requirements.
SANS 60728-2:2010/ IEC 60728-2:2010	<i>Cable networks for television signals, sound signals and interactive services – Part 2: Electromagnetic compatibility for equipment.</i> Applies to the radiation characteristics and immunity to electromagnetic disturbance of EM-active equipment (active and passive equipment) for the reception, processing and distribution of television, sound and interactive multimedia signals. Specifies requirements for maximum allowed radiation, minimum immunity and minimum screening effectiveness and describes test methods for conformance testing.
SANS 60745-2-14:2010/ IEC 60745-2-14:2006 (Ed. 2.1)	<i>Hand-held motor-operated electric tools – Safety – Part 2-14: Particular requirements for planers. Consolidated edition incorporating amendment No. 1.</i> Amended to change the requirements for mechanical hazards.

Standard No. and year	Title, scope and purport
SANS 60851-2:2010/ IEC 60851-2:2009	<i>Winding wires – Test methods – Part 2: Determination of dimensions.</i> Specifies the method of "Test 4: Dimensions" for insulated winding wires used for windings in electrical equipment.
SANS 61010-031:2010/ IEC 61010-031:2008 (Ed. 1.1)	<i>Safety requirements for electrical equipment for measurement, control and laboratory use – Part 031: Safety requirements for hand-held probe assemblies for electrical measurement and test. Consolidated edition incorporating amendment No. 1.</i> Amended to include requirements for a new type of probe assembly, to change the definition of "pollution degree", to change tests for dielectric strength, construction, temperature, creepage, flexing and pull, to correct information required to do calculations, and to include requirements for prevention of hazards from arc flash and short-circuits.
SANS 61347-2-9:2010/ IEC 61347-2-9:2009 (Ed. 1.2)	<i>Lamp controlgear – Part 2-9: Particular requirements for ballasts for discharge lamps (excluding fluorescent lamps). Consolidated edition incorporating amendment No. 2.</i> Amended to change mandatory markings requirements, to add requirements for no-load output voltage and, in annex K, additional requirements for built-in magnetic ballasts with double or reinforced insulation.
SANS 61558-1:2010/ IEC 61558-1:2009 (Ed. 2.1)	<i>Safety of power transformers, power supplies, reactors and similar products – Part 1: General requirements and tests. Consolidated edition incorporating amendment No. 1.</i> Amended to replace text in the fault condition test and text on the insulation between windings, and to add special precautions for the installation or use of equipment.

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 664:1999	<i>Cast iron gate valves for waterworks.</i>
SANS 665:2000	<i>Cast iron gate valves for general purposes.</i>
SANS 61312-3:2006	<i>Protection against lightning electromagnetic impulse – Part 3: Requirements of surge protective devices (SPDs).</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 874 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 02 August 2010 it received a complaint referral from the Competition Commission against Foskor (Pty) Ltd. The Competition Commission alleges that Foskor (Pty) Ltd is engaged in prohibited practices in contravention of section 8(a) of the Competition Act 89 of 1998.

(Case number 43/CR/Aug10)

**The Chairperson
Competition Tribunal**

NOTICE 875 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 12 August 2010 it received a complaint referral from the Competition Commission against Sasol Chemical Industries Ltd and Safripol (Pty) Ltd. The Competition Commission alleges that Sasol Chemical Industries Ltd and Safripol (Pty) Ltd are engaged in prohibited practices in contravention of sections 8(a) and 4(1)(b)(i) of the Competition Act 89 of 1998.

(Case number 48/CR/Aug10)

**The Chairperson
Competition Tribunal**

NOTICE 876 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 12 August 2010 it approved without conditions the merger between Bidpaper Plus (Pty) Ltd and Sprint Packaging (Pty) Ltd.

(Case no.: 17/LM/Apr10)

**The Chairperson
Competition Tribunal**

NOTICE 877 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 19 August 2010 it approved without conditions the merger between FirstRand Limited and Barnard Jacobs Mellet Holdings Limited.

(Case no.: 36/LM/Jul10)

**The Chairperson
Competition Tribunal**

NOTICE 878 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 23 August 2010 it received a complaint referral from the Competition Commission against SA Metal and Machinery (Pty) Ltd and 13 Others. The Competition Commission alleges that SA Metal and Machinery (Pty) Ltd and 13 Others are engaged in prohibited practices in contravention of sections 4(1)(b)(i) and (ii) of the Competition Act 89 of 1998.

(Case number 51/CR/Aug10)

**The Chairperson
Competition Tribunal**

NOTICE 879 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 23 August 2010 it received a complaint referral from the Competition Commission against Spring Lights Gas (Pty) Ltd. The Competition Commission alleges that Spring Lights Gas (Pty) Ltd is engaged in prohibited practices in contravention of sections 4(1)(b)(i) and (ii) of the Competition Act 89 of 1998.

(Case number 52/CR/Aug10)

The Chairperson
Competition Tribunal

NOTICE 880 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 25 August 2010 it approved without conditions the merger between Imperial Group (Pty) Ltd and Imperial McCarthy (Pty) Ltd.

(Case no.: 30/LM/Jun10)

The Chairperson
Competition Tribunal

NOTICE 881 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 25 August 2010 it approved without conditions the merger between Imperial Holdings Limited and Orcom Trading 35 (Pty) Ltd.

(Case no.: 40/LM/Jul10)

**The Chairperson
Competition Tribunal**

NOTICE 882 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 August 2010 it received a complaint referral from the Competition Commission against Apollo Tyres South Africa (Pty) Ltd and 4 Others. The Competition Commission alleges that Apollo Tyres South Africa (Pty) Ltd and 4 Others are engaged in prohibited practices in contravention of section 4(1)(b)(i) of the Competition Act 89 of 1998.

(Case number 56/CR/Aug10)

**The Chairperson
Competition Tribunal**

NOTICE 884 OF 2010**DEPARTMENT OF INTERNATIONAL RELATIONS AND COOPERATION****RECOGNITION GRANTED FOR FOREIGN HEADS OF CONSULAR POST AND HONORARY CONSULS**

It is hereby notified that recognition has been granted by the President of the Republic of South Africa to the following Heads of Consular Posts and Honorary Consuls on 31 March 2010, 29 May 2010, 25 June 2010 and 13 July 2010 respectively, on which occasions Exequaturs were issued:

31 March 2010

Mr Kang-min Chung as Honorary Consul of the Republic of Korea in Cape Town, with the Province of the Western Cape as his consular district. Mr Chung succeed Mr M Rademeyer;

Mr Okechukwu Nwadiutu Emuchay as Consul-General of Nigeria in Johannesburg, with the Provinces of Gauteng, Mpumalanga, the Free State, the Eastern Cape and the Western Cape as his consular district. Mr Emuchay succeed Mr K Ukwu; and

Mr Rafael Pedro as Consul of the Republic of Mozambique in Durban, with the Provinces of KwaZulu-Natal and the Free State as his consular district. Mr Pedro succeed Mr J C Mussassa.

29 May 2010

Mr César Francisco de Gouveia Júnior as Consul of the Republic of Mozambique in Cape Town, with the Provinces of the Western Cape and the Eastern Cape as his consular district. Mr Júnior succeed Mr M L T Mate;

Mr Luis Cabral Tambuso as Honorary Consul of the Republic of Chile in Cape Town, with the Province of the Western Cape as his consular district. Mr Cabral succeed Mr J Acuna Pimentel; and

Mr Carlos Rubén Rubio Reyna as Consul-General of the Republic of Argentina in Johannesburg, with the Republic of South Africa as his consular district.

25 June 2010

Mr Savvas Andronicou Stylianou as Honorary Consul of the Republic of Cyprus in Durban, with the Province of KwaZulu-Natal as his consular district; and

Dr Danilo Ghirlando as Honorary Consul of the Republic of Malta in Johannesburg, with the Provinces of Gauteng, the Free State, Limpopo, Mpumalanga, the Northern Cape and the North West as his consular district. Dr Ghirlando succeed Mr A Briffa.

13 July 2010

The Republic of Namibia opened a Consulate General in Cape-Town and recognition was granted to Mrs Elise Ndelikalela Auino as Consul-General of the Republic of Namibia in Cape Town, with the Republic of South Africa as her consular district.

(Total: 381 words)

NOTICE 885 OF 2010**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****APPLICATION FOR VARIATION OF REGISTERED SCOPE OF A BARGAINING COUNCIL**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 58(1) of the Labour Relations Act, 1995, give notice that an application for the variation of its registered scope has been received from the **Bargaining Council for the Furniture Manufacturing Industry, KwaZulu Natal**.

Particulars of the application are reflected in the subjoined table.

Any person may object to the application on any or all of the following grounds:

- (a) the applicant has not complied with the provisions of section 29 of the Act, read with the changes required by the context;
- (b) the sector and area in respect of which the application is made is not appropriate; and
- (c) the applicant is not sufficiently representative in the sector and area in respect of which the application is made.

Any person who objects must lodge his/her written objection with me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within 30 days of the date of this notice. A copy of the objection must be

served on the applicant within the said period and I must be satisfied that a copy of the objection has been served on the applicant.

The applicant may respond to the objection within 14 days of the expiry of the 30-day period mentioned above and must satisfy me that a copy of the response has been served on the person who objected within the 14-day period.

TABLE

Name of the bargaining council:

Bargaining Council for the Furniture Manufacturing Industry, Kwa Zulu Natal.

Address of bargaining council:

36 Masonic Grove , DURBAN, 4000

or P O Box 1554, DURBAN, 4000

Tel: 031 301 7788

Fax: 031 301 7337

Date on which application was lodged:

24 August 2010

Intention of the application

To extend the councils scope of registration to include under the definition of Furniture Manufacturing Industry the activities that comprise of shopfitting.

Interest in respect of which the application is made:

The Furniture Manufacturing Industry, in the Province of KwaZulu Natal.

“Furniture Manufacturing Industry” means without any way limiting the ordinary meaning of the manufacture of furniture either in whole or in part of all types of furniture irrespective of the materials used and shall include the following:

(a) **Furniture :**

Assembling of all items and/or components of furniture, repairing, spraying, polishing, re-polishing, wood machining, veneering, woodturning, carving, painting, staining, wood bending and laminating, the making of and/or repairing of frames, loose covers and/or cushions. Furniture manufacturing shall also include hotel, tea room or restaurant furniture, office, church, school, bar and theatre furniture, cabinets for musical instruments and radio cabinets. The veneering, laminating, papering and/or wrap of all types of doors, large or small, including the manufacturing of all items or components, whether or not such items are intended to be free standing, built in and/or affixed to a building as listed in (i) to (vii) below :

- (i) dressers, cupboards, units for the housing of sinks and appliances, grocery cupboards, shelves, pigeon holes, worktops, tables, chairs, benches and pelmets;
- (ii) multi purpose cabinets which can be used either singly or in combination with each other for various purposes, including kitchen dressers, kitchen cupboards and fittings including cupboards and/or cabinets in any other part of a building;
- (iii) headboards and pedestals for beds, wardrobes and wall units;
- (iv) other cabinets and cupboards, benches, tables, chairs, benches for laboratories, shops, offices or banks;
- (v) counters, shelves and cupboards for use in bars, hotels, shops, offices or banks;
- (vi) the assembly of and fitting in any building of any type of furniture;
- (vii) the repairing or remedying in any building of any type of furniture;

(b) **Bedding:**

The manufacturing and/or processes involved in the manufacture of bedding, including all types of mattresses, spring mattresses, overlays, pillows, bolsters, spring units, bed spring units mattresses and studio couches, which is designed for seating and/or conversion into a bed and of which the frame is constructed mainly of metal and the seating and/or sleeping surface consists of a mattresses and/or cushion.

(c) **Upholstery:**

The upholstering and/or re-upholstering of all types of furniture, or item of furniture, bedding, pelmets, and mattress bases.

(d) **Curtain Making:**

The making, altering, repairing and/or fitting of curtains, rails, rods and pelmets

(e) **Cane Furniture:**

The manufacturing of furniture made principally of wicker, cane and/or grass.

(f) Ancillary Items:

The manufacture in a factory, building and/or elsewhere in conjunction with items specified under (a) to (e) products of which wood constitutes the main component, which shall include plywood, veneer boards, chip board, laminated board, block board and/or any similar product for use in;

- (i) the erection, completion, renovation, repair, maintenance or alteration of permanent finish of buildings or structures, including but not limited to mouldings, skirting boards, panelling shelving, banisters, partitioning and shall include doors and door frames, windows and window frames.

Provided that the manufacturing of metal furniture, metal bedsteads and furniture manufactured wholly from plastic materials, shall be excluded.

Sector and area(s) in respect of which registration is held:

The Furniture Manufacturing Industry, in the whole Province of Kwazulu Natal.

“Furniture Industry” means- without in any way limiting the ordinary meaning of the expression, the manufacture either in whole or part of all types of furniture irrespective of the materials used and includes the following operations:

Repairing, upholstering, reupholstering, staining, spraying or polishing an/or repolishing, making of loose covers and/or cushions and/or curtains; and/or the making and/or repairing of box-spring mattresses and/or frames for upholstering; wood machining, veneering, woodturning and carving in connection with the manufacturing and/or repairing of furniture, polishing and/or repolishing of pianos or the manufacturing and/or staining, spraying and polishing and/or repolishing of tea room, office, church, school, bar or theatre furniture, and cabinets for musical instruments and radio cabinets; including the manufacturing or processes in the manufacturing of bedding, including all types of mattresses, spring mattresses, overlays, pillows, bolsters and cushions; and including the activities carried out in any premises where wood machining, wood turning and/or carving in connection with the production of furniture is carried on; and including further; the repairing, reupholstering or repolishing of furniture in or in connection with establishments in which the production of furniture or any operation associated with the final preparation of any article of furniture for sale either in whole or in part is carried on, and veneering of laminated blockboard or plywood doors used for furniture and all parts of materials used in the construction of furniture, and the manufacturing in a factory of all items listed in (a) to (g) hereunder and/or the parts or components thereof, whether or not such items are intended to be free-standing, built-in or attached to a building; but excluding the manufacturing of articles made principally of wicker, grass and/or cane and the manufacturing of metal furniture, including the manufacturing of metal bedsteads

- (a) dressers, cupboards, units for the housing of sinks and appliances, grocery cupboards, shelves, worktops, tables, chairs, benches and pelmets, all of which are for use in kitchens;
- (b) multi-purpose cabinets- which can be used either singly or in combination with each other for various purposes, including kitchen dressers, kitchen cupboards and kitchen fittings or cupboards-or cabinets in any other part of a building;
- (c) headboards and pedestals for beds, dressing tables, bedroom cupboards, wardrobes and wall units;
- (d) other cabinets and cupboards;
- (e) counters, shelves and cupboards for use in bars;
- (f) the assembly in any building of all types of furniture;
- (g) the repairing or remedying, in any building of all type of furniture

Representativeness of the Council:

Total number of employees falling within the new scope of the Council and who belong to the trade unions which are party to the Council:

1 884

Total number of employers falling within the new scope of the Council and who belong to the employers' organisations which are party to the Council:

100

Total number of the employers within the new scope of the Council:

264

Total number of employees employed within the new scope of the Council by the employers who belong to the employers' organisation which is a party to the Council:

2 071

Total number of the employees employed within the new scope of the Council:

4 092

J. I. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 886 OF 2010**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****APPLICATION FOR VARIATION OF REGISTERED SCOPE OF A BARGAINING COUNCIL**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 58(1) of the Labour Relations Act, 1995, give notice that an application for the variation of its registered scope has been received from the **National Bargaining Council for Wood and Paper Sector**.

Particulars of the application are reflected in the subjoined table.

Any person may object to the application on any or all of the following grounds:

- (a) the applicant has not complied with the provisions of section 29 of the Act, read with the changes required by the context;
- (b) the sector and area in respect of which the application is made is not appropriate; and
- (c) the applicant is not sufficiently representative in the sector and area in respect of which the application is made.

Any person who objects must lodge his/her written objection with me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within 30 days of the date of this notice. A copy of the objection must be served on the applicant within the said period and I must be satisfied that a copy of the objection has been served on the applicant.

The applicant may respond to the objection within 14 days of the expiry of the 30-day period mentioned above and must satisfy me that a copy of the response has been served on the person who objected within the 14-day period.

TABLE

Name of the bargaining council:

National Bargaining Council for Wood and Paper Sector.

Address of bargaining council:

7th Floor, Kuyasa House
26 Loveday street
CCMA Building
Marshalltown

P. O. BOX 62670, MARSHALLTOWN

Tel: (011) 832 2080

Fax: 011) 832 2288

Date on which application was lodged:

2 August 2010

Intention of the application

The intention of the application is to is to broaden the definition of sawmilling sector "To include the manufacture, *stock-piling and retailing* of wood- wool, boxes, shooks, mine supports, trays, crates, *poles, planks, baulks, sleepers, pallets, drum cables, shelves* or other articles of which wood constitutes the main component, and includes incidental activities".

Interest in respect of which the application is made:

The Wood and Paper Sector as defined hereunder, in the Republic of South Africa.

A. Fibre and Particle Board Sector

“Fibre and Particle Board Sector” means the manufacture of wood and bagasse-based fibreboard and particleboard panels in both raw and upgraded form, and includes the upgrading of such product by the application of the same and/or other material, and includes activities incidental thereto.

B. Sawmilling Sector

(a) “The Sawmilling Sector” means the sector concerned with the processing of timber or log to lumber, beams, planks, baulks, sleepers, wedges or other standard forms by removing the bark, splitting, cutting up, sawing, drying, planing or conversion of such timber or logs in any other manner, and includes the treatment of any of the said articles by heat or chemicals where such treatment is carried on in conjunction with any of the aforesaid activities, and includes activities incidental thereto.

(b) manufacture, stock- piling and retailing of wood- wool, boxes, shooks, mine supports, trays, crates, poles, planks, baulks, sleepers, pallets, drum cables, shelves or other articles of which wood constitutes the main component, and includes incidental activities.

(c) This sector excludes the following activities where such activities do not take place together with any other activities mentioned in (a)

- i. Joinery;
- ii. The manufacture of wagons, carts and boats;
- iii. The manufacture of coffins;
- iv. The manufacture of plywood, veneers, veneered boards, laminated boards, block boards, chip boards or any similar products of which wood forms the main component;
- v. The manufacture of containers or components of containers that are intended or used for the packaging or marketing of agricultural products;
- vi. Sawmilling as defined in (a) above is not included in the scope of this Bargaining Council when it is carried out in an establishment the principal activity of which is manufacture of wooded furniture and in which concern the lumber, planks, etc. produced from their own saw milling activity are processed further into furniture.

C. Pulp and Paper Sector

“Pulp and paper sector” means the sector concerned with the manufacture of pulp, paper, dissolving pulp and paper board, and includes activities, incidental thereto

D. Tissue and Allied Products Sector

“Tissue and Allied Products Sector” means the sector concerned with the production or conversion and distribution by the manufacturers, licensees and importers of tissue, absorbent, infant and adult and feminine care products of any nature whatsoever, including the occupations and operations incidental thereto, whether or not the said occupations and/ or operations are carried out separately or collectively, and includes activities, incidental thereto.

E. Paper Distributors Sector

“Paper Distributors Sector” means the sector concerned with the distribution of printers’ supplies and other materials utilised by the graphic art industry in general, and includes activities, incidental thereto.

Sector and area(s) in respect of which registration is held:

The Wood and Paper Sector as defined hereunder, in the Republic of South Africa.

A. Fibre and Particle Board Sector

“Fibre and Particle Board Sector” means the manufacture of wood and bagasse-based fibreboard and particleboard panels in both raw and upgraded form, and includes the upgrading of such product by the application of the same and/or other material, and includes activities incidental thereto.

B. Sawmilling Sector

(a) “The Sawmilling Sector” means the sector concerned with the processing of timber or log to lumber, beams, planks, baulks, sleepers, wedges or other standard forms by removing the bark, splitting, cutting up, sawing, drying, planing or conversion of such timber or logs in any other manner, and includes the treatment of any of the said articles by heat or chemicals where such treatment is carried on in conjunction with any of the aforesaid activities, and includes activities incidental thereto.

(b) The manufacture of wood- wool, boxes, shooks, mine supports, trays, crates or other articles of which wood constitutes the main component, and includes activities incidental thereto.

(c) This sector excludes the following activities where such activities do not take place together with any other activities mentioned in (a)

- i. Joinery;
- ii. The manufacture of wagons, carts and boats;

- iii. The manufacture of coffins;
- iv. The manufacture of plywood, veneers, veneered boards, laminated boards, block boards, chip boards or any similar products of which wood forms the main component;
- v. The manufacture of containers or components of containers that are intended or used for the packaging or marketing of agricultural products;
- vi. Sawmilling as defined in (a) above is not included in the scope of this Bargaining Council when it is carried out in an establishment the principal activity of which is manufacture of wooded furniture and in which concern the lumber, planks, etc. produced from their own saw milling activity are processed further into furniture.

C. Pulp and Paper Sector

“Pulp and paper sector means the sector concerned with the manufacture of pulp, paper, dissolving pulp and paper board, and includes activities, incidental thereto

D. Tissue and Allied Products Sector

“Tissue and Allied Products Sector” means the sector concerned with the production or conversion and distribution by the manufacturers, licensees and importers of tissue, absorbent, infant and adult and feminine care products of any nature whatsoever, including the occupations and operations incidental thereto, whether or not the said occupations and/ or operations are carried out separately or collectively, and includes activities, incidental thereto.

E. Paper Distributors Sector

“ Paper Distributors Sector” means the sector concerned with the distribution of printers’ supplies and other materials utilised by the graphic art industry in general, and includes activities, incidental thereto.

Representativeness of the Council:

Total number of employees falling within the new scope of the Council and who belong to the trade unions which are party to the Council:

2 541

Total number of employers falling within the new scope of the Council and who belong to the employers’ organisations which are party to the Council:

9

Total number of the employers within the new scope of the Council:

40

Total number of employees employed within the new scope of the Council by the employers who belong to the employers' organisation which is a party to the Council:

3 701

Total number of the employees employed within the new scope of the Council:

6 316

J.T. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 887 OF 2010**CO-OPERATIVES REMOVED FROM THE REGISTER**

**ELEVEN STARS CO-OPERATIVE LIMITED
UMKHUSELI WEZINTANDANE TRADING CO-OPERATIVE LTD
ABAHLOLISHWA WOOD WORKERS CO-OPERATIVE LIMITED
KHAHLOHLU CO-OPERATIVE LIMITED
SILWANOBUBHA TRADING CO-OPERATIVE LIMITED**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 31 March 2009 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

NOTICE 887 OF 2010**KOÖPERASIES WAT DIE REGISTER GESKRAP IS**

**ELEVEN STARS CO-OPERATIVE LIMITED
UMKHUSELI WEZINTANDANE TRADING CO-OPERATIVE LTD
ABAHLOLISHWA WOOD WORKERS CO-OPERATIVE LIMITED
KHAHLOHLU CO-OPERATIVE LIMITED
SILWANOBUBHA TRADING CO-OPERATIVE LIMITED**

Hiermee word bekend gemaak die naam van bogenoemde kooperasies op 31 March 2009 ingevolge die bepaling van Artikel 73(1)(c) van die Kooperasiewet, 2005, van die register geskrap is.

REGISTRATEUR VAN KOÖPERASIES

NOTICE 888 OF 2010**transport****Department:
Transport
REPUBLIC OF SOUTH AFRICA****APPOINTMENT OF MEMBERS TO THE BOARD OF THE CROSS-BORDER ROAD
TRANSPORT AGENCY (C-BRTA)**

The Cross-Border Road Transport Agency is a statutory juristic entity established in terms of the Cross-Border Road Transport Agency Act of 1998. The Agency's legislative mandate is to improve the flow of freight and passengers in the region; introduce regulated competition in cross-border road transport; reduce operational constraints for the cross-border road transport industry as a whole; improve and strengthen the capacity of the public sector in support of its strategic planning, enabling and monitoring functions; empower the cross-border road transport industry to maximize business opportunities.

The Agency has a Board, whose function is to ensure that it strives for the achievement of the objects described in the Act and exercise overall authority and control over the financial position, operation and management of the Agency.

The purpose of this notice is to publish the names of the three new members appointed by the Minister to the Board of the Agency for a period of three years, with effect from 1 October 2010 –

Mr Matete Matete (as the Chairperson), Mr Gavin Kelly and Ms Shamilla Singh.

NOTICE 889 OF 2010**transport**

Department:
Transport
REPUBLIC OF SOUTH AFRICA

**APPOINTMENT OF MEMBERS TO THE BOARD OF THE RAILWAY SAFETY
REGULATOR (RSR)**

The Railway Safety Regulator is a national public entity established in terms of the National Railway Safety Regulator Act of 2002. Its functions are to develop a railway safety regulator framework; develop appropriate safety standards, conduct safety audits and assessments, inspections and occurrence investigations and promote and support the regional harmonization of railway safety standards.

The Regulator has a Board, whose function is to ensure that the Regulator strives to achieve the objectives described in the Act and exercise overall authority and control over the financial position, operation and management of the Regulator.

The purpose of this notice is to publish the names of the members appointed by the Minister to the Board of the Regulator for a period of three years, with effect from 1 October 2010 –

Ms Brenda Madumise (as the Chairperson), Mr Matodzi Ratshimbilana (as deputy Chairperson), Mr Christiaan de Vos, Mr Wahed Rasool, Ms Jane Barret, Ms Musa Chauke, Ms Thembelihle Msibi, Prof May Hermanus, Mr Cedrick Ntumba, Mr Willem Venter (representative of the Department of Police), Mr Thobile Lamati (representative of the Department of Labour) Ms Mala Somaru (representative of the Department of Transport)

NOTICE 890 OF 2010



transport

Department:
Transport
REPUBLIC OF SOUTH AFRICA

DIRECTOR (CHIEF EXECUTIVE OFFICER) OF CIVIL AVIATION AUTHORITY

Civil Aviation Authority is a national public entity established in terms of the Civil Aviation Act. The objects of the Civil Aviation Authority are to (a) control and regulate civil aviation safety and security; oversee the implementation and compliance with the National Aviation Security Program; oversee the functioning and the development of the civil aviation industry; promote civil aviation safety and security; develop any regulations that are required in terms of the Act; and monitor and ensure compliance with the Act and the Convention.

In accordance with section 85 of the Civil Aviation Authority Act, 2009 (Act No. 13 of 2009), the Minister of Transport hereby invites interested persons to apply or nominations of persons with the necessary qualifications and aviation experience to be submitted for the position of Director (Chief Executive Officer): Civil Aviation Authority. The Director (Chief Executive Officer) is the head of the Civil Aviation Authority's administration and manages the Authority. The incumbent performs the duties conferred upon him/her by the Act and shall be accountable to the Board and the Minister.

REQUIREMENTS: An MBA or an appropriate Masters degree; at least 20 years experience in technical aviation, of which 10 years must have been at senior management level. Understanding of and experience in change management.

SKILLS/ATTRIBUTES: Proven strategic capability and leadership, Motivational, Focused, People Management and Empowerment, service delivery innovations, Acceptable business finance acumen, Strong relationship building and Stakeholder Management, Honesty and integrity.

DUTIES: The successful candidate will be responsible, amongst others, for ensuring safety, security and development in the aviation industry as stipulated by the Civil Aviation Act; ensure compliance with millennium developmental goals with respect to safe reduction of accidents and incidents; ensure implementation of safety recommendations; ensure effective compliance with international and regional obligations and participation in, *inter alia*, ICAO, SADC, AFCA AND CAC; ensure transformation of the industry in line with relevant legislation and BBBEE prescripts; ensure harmonization of standards and regulation in the SADC region; effective stakeholder management.

The Director (Chief Executive Officer) must be a South African citizen who is fit and proper to hold such office and must obtain a top secret security clearance. The incumbent holds office for a period not exceeding five years. A successful candidate shall be required to sign an annual performance agreement and declare his /her own financial interests within one month of appointment to the position.

Interested persons or nominations of suitable persons should be submitted with contactable references, ID copy and certified copies of academic qualification for the attention of Ms S Petse, Department of Transport, Private Bag X 193, Pretoria, 0001; E-mail: petses@dot.gov.za.

Only shortlisted candidates will be communicated with and if you are not contacted within 30 days after the closing date, you may regard your application or nomination as unsuccessful. The shortlisted candidates will be subjected to management assessment competency tests and security clearance.

Closing date for submission is 27 September 2010.

Please note that this is a re-advertisement.

NOTICE 891 OF 2010

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

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

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

APPENDIX I

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

(A) Delmon Mining and Civils (Pty) Ltd; Delmon Aviation. (B) Paddock Wood, 76 Joan Road, Rand Vaal, Johannesburg. (C) Class II and III. (D) Type N2, G3 and G4. (E) Category H2.

(A) Diaruk (Pty) Ltd; Kimfly Charters. (B) 2nd Floor Profsen Building, 3 York Street, Kimberley, 8300. (C) Class II. (D) Type N1 and N2. (E) Category A3, A4 and H2.

(A) Oljaco CC; Waterberg Game Dealers. (B) Mogol Street 1, Vaalwater, 0530. (C) Class III. (D) Type G10. (E) Category H2.

(A) Steyl Game CC; Steyl Game. (B) 9 Gillespie Street, Winburg. (C) Class II. (D) Type N1 and N2. (E) Category H2.

(A) Frederick Johannes Joubert Cilliers; Cilair Aviation. (B) Weldeman Street 13, Beaufort West, Western Cape, 6970. (C) Class III. (D) Type G3, G4, G7 and G10. (E) Category H2.

(A) Eskom Enterprises (Pty) Ltd; Eskom Aviation. (B) 311 New Road, Grand Central Airport, Halfway House, 1685. (C) Class II and III. (D) Type N1, N2, G3, G4, G15 and G16 (Live Power Line Maintenance and Power Line Construction). (E) Category A3, H1 and H2

(A) Combined Private Investigations CC; CPI Aviation. (B) 516 Courtyard Crescent, Rondjiesfontein, Gauteng. (C) Class II and III. (D) Type N1, N2, G2, G3, G4, G8, G10 and G16 (Powerline Survey). (E) Category H2.

(A) Mornei Trade and Invest 100 (Pty) Ltd; Rhino Wildvangdienste. (B) 72 Springbok Avenue, Therasa Park, Pretoria, Gauteng, 0155. (C) Class III. (D) Type G10. (E) Category H2.

APPENDIX II

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

(A) Zenith Air CC. (B) 1st Floor, MKain Terminal Building, Lanseria International Airport. (C) Class II; I/N129. (D) Type N1 and N2. (E) Category A2, A3 and A4. **Adding Category A1 and Changes to the Management Plan:** J. P. du Toit replaces Graig Gnesin as the Responsible Person: Flight Operations, Roelof Strydom replaces Graig Gnesin as the Responsible Person: Aircraft and Rainer Lammerding replaces J. P. du Toit as the Air Service Safety Officer.

(A) Bill Harrop's Original Balloon Safaris CC; Bill Harrop's Original Balloon Safaris. (B) 2 Poplar Avenue, Craicavon, Sandton, 2146. (C) Class II; N146D. Type N1. (E) Category A4. **Adding Category A3 and Appointments to the Management Plan:** W. R. Harrop as the Chief Executive Officer, W. R. Harrop as the Responsible Person: Aircraft, D. Atherstone as the Responsible Person: Flight Operations and N. Duffield as the Air Service Safety Officer.

NOTICE 892 OF 2010**DEPARTMENT OF TRANSPORT
INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

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

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

APPENDIX II

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

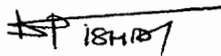
(A) Kindoc Airways (Pty) Ltd; Kindoc Airways. (B) 19 Fredman Drive, Sandton, 2199. (C) Class II; I/N012. (D) Type N1 and N4. (E) Category A2. (F) Lanseria International Airport. (G) and (H) **Adding the following destinations: Type N1: Worldwide and Type N4: Africa, Europe, Middle East, Asia and Indian Ocean Island.**

(A) Zenith Air CC. (B) 1st Floor, MKain Terminal Building, Lanseria International Airport. (C) Class II; I/N129. (D) Type N1 and N4. (E) Category A2, A3 and A4. (F) Lanseria International Airport. (G) and (H) **Adding Category A1.**

BOARD NOTICES
RAADSKENNISGEWINGS

BOARD NOTICE 128 OF 2010**FINANCIAL SERVICES BOARD****SHORT-TERM INSURANCE ACT, 1998****TERMINATION OF THE REGISTRATION OF AN INSURER UNDER SECTION
13(2) OF THE SHORT-TERM INSURANCE ACT, 1998**

I, Dube Phineas Tshidi, acting under section 13(2)(b) of the Short Term Insurance Act (Act No.53 of 1998), hereby give notice that the registration of African General Insurance Company Limited as a short-term insurer has been cancelled with effect from 1 September 2010.



DP TSHIDI
REGISTRAR OF SHORT-TERM INSURANCE

BOARD NOTICE 129 OF 2010

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA
HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)
RULES RELATING TO FEES PAYABLE TO COUNCIL

The Health Professions Council of South Africa has, under section 61A of the Health Professions Act, 1974 (Act No. 56 of 1974), made the rules in the Schedule.

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 -
 - "**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 are as follows:

(1) Generic fees

(a)	By a student other than a student referred to in rule 2(2)(n), (3)(a), and (4)(b)	R 140.00
(b)	By a visiting student other than a visiting student referred to in rule 2(2)(o), (3)(b) and (4)(c)	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 health 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)(p), (3)(c), and (4)(d) for re-registration after an interruption of study for at least one year	R 76.00
(g)	By an intern	R 152.00
(h)	By a health practitioner other a health practitioner referred to in rule 2(3)(d), (4)(a)	R 418.00
(i)	By a health practitioner in the category volunteer services	R 73.00

(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 military service	R 1,145.00
(d)	By a medical practitioner or dentist as an exchange registrar under section 30	R 1,145.00
(e)	By a medical practitioner or a dentist for the registration of a specialty or subspecialty	R 2,288.00
(f)	By a biomedical engineer	R 629.00
(g)	By a clinical biochemist	R 629.00
(h)	By a genetic counsellor	R 629.00
(i)	By a medical biological scientist	R 629.00
(j)	By a medical physicist	R 629.00
(k)	By an intern in medicine, biomedical engineering, clinical biochemistry, genetic counselling, medical biological science or medical physics.	R 173.00
(l)	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
(m)	By a medical or dental student for changing such registration to registration as a dental or medical student or vice versa	R 87.00
(n)	By a student in medicine, medical science, or dentistry	R 158.00
(o)	By a visiting student in medicine, medical science, or dentistry	R 473.00
(p)	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

(3) 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 registered in any of the professions under the Professional Board for Dental Therapy and Oral Hygiene	R 473.00

(4) Emergency Care Practitioners

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

(5) 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 are as follows:

(a)	The restoration fee payable by a health practitioner if he or she applies for the restoration of his or her name to a register, from which it was removed under section 19(1) (b) or (d) of the Act, or from which it was suspended under section 19A of the Act—	
(i)	within a period of six months after the date on which it was removed, 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 (5) times the applicable annual fee for the current year plus the outstanding fee or fees	
(b)	By a health practitioner for the restoration of his or her name to a register from which it was removed in terms of section 51 of the Act.	R 419.00

(c)	By a health 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 health 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 are as follows:

By any intern, student, or health 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
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5. Examination fees payable to Council are 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
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(b)	By a foreign qualified Physiotherapist for writing the clinical 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

(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.
8. The registrar may, from time to time and if necessary and in consultation with the professional boards and the Health Professions Council of South Africa and by notice in the gazette, increase the fees prescribed in these rules.


 MS MARELLA O'REILLY
 ACTING REGISTRAR / CEO

DATE: 30/08/2010

BOARD NOTICE 130 OF 2010**HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)****RULES RELATING TO THE REGISTRATION BY MEDICAL PRACTITIONERS AND DENTISTS OF ADDITIONAL QUALIFICATIONS: AMENDMENT**

The Health Professions Council of South Africa has, under section 61(5) of the Health Professions Act, 1974 (Act No. 56 Of 1974), amended the rules in the schedule.

SCHEDULE**Definitions**

1. In these rules "**the rules**" means the rules relating to the registration by medical practitioners and dentists of additional qualifications published as Board Notice 35 of 1999 under Government Gazette No: 19890 of 31 March 1999 as amended by Board Notices. 46 of 2005 published under Government Gazette No: 27592 of 20 May 2005, 34 of 2006 published under Government Gazette No: 28779 of 05 May 2006, and 22 of 2007 published under Government Gazette No: 29689 of 16 March 2007, and any word or expression to which a meaning has been assigned in the rules shall have that meaning and, unless the context otherwise indicates.

Amendment of Rule 2 of the rules.

2. Rule 2 of the rules is hereby amended-
 - (a) by the insertion of the following qualifications in alphabetical order under paragraph (b):

Universities

Examining authority	Qualifications	Abbreviation of qualification
<i>Cape Town, University of</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Cape Town
	Master of Medicine in Emergency Medicine	MMed (Emerg Med) Cape Town

<i>Medical University of Southern Africa (presently University of Limpopo)</i>	Doctor of Philosophy	Ph.D. Limpopo
<i>Durban-Westville, University of (presently University of Kwazulu Natal)</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Kwazulu Natal
<i>Free State, University of</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Free State
<i>Pretoria, University of</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Pret
<i>Potchefstroom University for Christian Higher Education (presently North West University)</i>	Doctor of Philosophy (Nutrition)	Ph.D. North West
<i>Stellenbosch, University</i>	Master of Science-Medical Science in Clinical Epidemiology	MSC Med Sc (Clin Epi). Stell
	Master of Medicine (Family Medicine)	MMed (Fam Med) Stell
<i>Transkei, University of (presently Walter Sisulu University)</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Walter Sisulu
<i>Witwatersrand, University of the</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Witwatersrand
<i>Free State, University of</i>	Master of Medicine (Family Medicine)	MMed (Fam Med) Free State

- (b) by the substitution for examining authority "*Medical University of Southern Africa*" under paragraph (b) of the following examining authority "*Limpopo, University of*"
- (c) by the substitution for examining authority "*Durban-Westville, University of*" under paragraph (b) of the following examining authority "*Kwazulu Natal, University of*"
- (d) by the substitution for examining authority "*Potchefstroom University for Christian Higher Education*" under paragraph (b) of the following examining authority "*North West University*"
- (e) by the substitution for examining authority "*Transkei, University of*" under paragraph (b) of the following examining authority "*Walter Sisulu University*"

- (f) by the insertion of the following qualification in alphabetical order under paragraph (b):

Colleges

<i>Colleges of Medicine of South Africa</i>	Diploma in Travel Medicine.	Dip Travel Med (SA).
	Base Speciality for Critical care in Emergency Medicine.	Cert Critical Care (SA) Emergency Medicine.

- (g) by the insertion of the following qualification in alphabetical order under paragraph (c):

Universities

<i>Bulgaria, University of</i>	Doctor of Philosophy	Ph.D. Bulgaria
<i>Hamburg, University of</i>	Master of Public Health	MPH. Hamburg

- (h) by the insertion of the following qualification in alphabetical order under paragraph (c):

Colleges

<i>Royal College of Physicians of London</i>	Diploma in Occupational Medicine	D Occ MED. (London)
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- (i) by the insertion of the following qualification in alphabetical order under paragraph (c):

Faculties

<i>The Royal College of Surgeons of England.</i>	Diploma of Membership of Faculty of General Dental Practitioners (UK) Examination	MFGDP(UK), 2004
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MS MARELLA O'REILLY
ACTING REGISTRAR / CEO

DATE: 30/08/2010

BOARD NOTICE 131 OF 2010**SECURITIES SERVICES ACT, 2004****PROPOSED AMENDMENTS TO THE RULES OF THE JSE LIMITED**

1. In terms of section 61(5) of the Securities Services Act, 2004 (Act No. 36 of 2004), it is hereby notified that the JSE Limited ("JSE") has applied to the Registrar of Securities Services for approval of proposed amendments of its rules, which amendments are set out in the Schedule.
2. In terms of section 61(5) of the said Act, all interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Securities Services, PO Box 35655, Menlo Park, 0102, or at the following email address: normanm@fsb.co.za, within a period of 14 days from the date of publication of this notice.
3. In terms of section 61(6) of the said Act, I, Dube Tshidi, hereby determine the date on which the Financial Intelligence Centre Amendment Act, 2008 (Act No. 11 of 2008) together with the amendment to the Schedules thereto come into operation as the date on which the rules in the Schedule come into operation. If any objections are received, another commencement date will be determined by notice in the Gazette.

D P TSHIDI
Registrar of Securities Services

SCHEDULE

General explanatory notes:

1. Words underlined with a solid line (_____) indicate the insertions in the existing rules.
2. Words in bold and in square brackets ([]) indicate omissions from existing rules.

EQUITIES RULES**12.15 Reporting and assistance by the JSE Surveillance Department – Financial Intelligence Centre Act**

12.15.1 The Director: Surveillance will report to the Registrar any non-compliance by a member or its employees with the duties imposed on the member and its employees in terms of the Financial Intelligence Centre Act if the Director: Surveillance becomes aware of such non-compliance through the surveillance and investigation procedures undertaken in terms of rule 12.10. The JSE Surveillance Department will also assist the Registrar in any enforcement action that may be taken by the Registrar against a member or its employees in relation to non-compliance with the Financial Intelligence Centre Act.

DERIVATIVES RULES**3.276 Reporting and assistance by the JSE Surveillance Department – Financial Intelligence Centre Act**

The Director: Surveillance will report to the Registrar any non-compliance by a member or its employees with the duties imposed on the member and its employees in terms of the Financial Intelligence Centre Act if the Director: Surveillance becomes aware of such non-compliance through the surveillance and investigation procedures undertaken in terms of rule 3.275. The JSE Surveillance Department will also assist the Registrar

in any enforcement action that may be taken by the Registrar against a member or its employees in relation to non-compliance with the Financial Intelligence Centre Act.

YIELD-X RULES

4.15 Reporting and assistance by the JSE Surveillance Department – Financial Intelligence Centre Act

The Director: Surveillance will report to the Registrar any non-compliance by a member or its employees with the duties imposed on the member and its employees in terms of the Financial Intelligence Centre Act if the Director: Surveillance becomes aware of such non-compliance through the surveillance and investigation procedures undertaken in terms of rule 4.10. The JSE Surveillance Department will also assist the Registrar in any enforcement action that may be taken by the Registrar against a member or its employees in relation to non-compliance with the Financial Intelligence Centre Act.
