

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID-AFRIKA

Vol. 555

Pretoria, 23 September 2011

No. 34612

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**

2011

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

- ▶ 8 December, Thursday, for the issue of Thursday 15 December 2011
- ▶ 14 December, Wednesday, for the issue of Friday 23 December 2011
- ▶ 20 December, Tuesday, for the issue of Friday 30 December 2011
- ▶ 28 December, Wednesday, for the issue of Friday 6 January 2012

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**

2011

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

- ▶ 8 Desember, Donderdag, vir die uitgawe van Donderdag 15 Desember 2011
- ▶ 14 Desember, Woensdag, vir die uitgawe van Vrydag 23 Desember 2011
- ▶ 20 Desember, Dinsdag, vir die uitgawe van Vrydag 30 Desember 2011
- ▶ 28 Desember, Woensdag, vir die uitgawe van Vrydag 6 Januarie 2012

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 GOEWERMENSKENNISGEWINGS

DEPARTMENT OF ARTS AND CULTURE DEPARTEMENT VAN KUNS EN KULTUUR

No. 750

23 September 2011

BUREAU OF HERALDRY

REGISTRATION OF HERALDIC REPRESENTATIONS

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:

(H4/3/1/4111) The arms of Inkomati Catchment Management Agency, as published under Government Notice No. 34447 of 15 July 2011.

(H4/3/1/4114) The badge of Pansdrif Primary School, as published under Government Notice No. 33900 of 31 December 2010.

(H4/3/1/4118) The arms of Emmanuel Nursing School, as published under Government Notice No. 34447 of 15 July 2011.

(H4/3/1/4119) The arms of the Santana Mora (1887-1955) Family Association, as published under Government Notice No. 34447 of 15 July 2011.

(H4/3/2/730) The emblem of the Nkangala District Municipality, as published under Government Notice No. 33900 of 31 December 2010.

(H4/3/4/936) The arms of Alessanro Ambrosini, as published under Government Notice No. 33900 of 31 December 2010.

(H4/3/4/939) The arms of John Banas Brilliantes, as published under Government Notice No.34447 of 15 July 2011

(H4/3/4/943) The arms of Stuart Waetzel, as published under Government Notice No.3447 of 15 July 2011.

No. 750

23 September 2011

BURO VIR HERALDIEK**REGISTRASIE VAN HERALDIESE VOORSTELLINGS**

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

(H4/3/1/4111) Die kenteken van die Inkomati Opvanggebied Bestuuragentskap, soos by Goewermentskennisgewing No. 3447 van 15 Julie 2011 gepubliseer.

(H4/3/1/4114) Die kenteken van Laerskool Pansdrif, soos by Goewermentskennisgewing No. 33900 van 31 Desember 2010 gepubliseer.

(H4/3/1/4118) Die kenteken van Emmanuel Verpleegskool, soos by Goewermentskennisgewing No. 34447 van 15 Junie 2011 gepubliseer.

(H4/3/1/4119) Die wapen van die Santana Mora (1887-1955) Familiebond, soos by Goewermentskennisgewing No. 3447 van 15 Junie 2011 gepubliseer.

(H4/3/2/730) Die kenteken van die Nkangala Distriks Munisipaliteit soos by Goewermentskennisgewing No. 33900 van 31 Desember 2010 gepubliseer.

(H4/3/4/936) Die wapen van Alessandro Ambrosini, soos by Goewermentskennisgewing No. 33900 van 31 Desember 2010 gepubliseer.

(H43/4/939) Die wapen van John Banas Brilliantes, soos by Goewermentkennisgewing No. 34447 van 15 Junie 2011 gepubliseer.

(H4/3/4/943) Die wapen van Stuart Waetzel, soos by Goewermentskennisgewing No. 34447 van 15 Junie 2011 gepubliseer.

**DEPARTMENT OF HIGHER EDUCATION AND TRAINING
DEPARTEMENT VAN HOËR ONDERWYS EN OPLEIDING**

No. 751

23 September 2011

SKILLS DEVELOPMENT ACT, 1998 (ACT NO. 97 OF 1998)

**Amendment Notice to Government Notice No. 316
published in Government Gazette No. 34202 of 8 April 2011**

**REPLACEMENT OF THE APPOINTMENTS OF SOME ACCOUNTING AUTHORITY MEMBERS
FOR THE FINANCE BANKING SECTOR EDUCATION AND TRAINING (BANKSETA), THE
MINING QUALIFICATION AUTHORITY (MQA) AND THE MANUFACTURING, ENGINEERING
AND RELATED SERVICES SETA (MERSETA)**

I, Bonginkosi Emmanuel Nzimande, Minister of Higher Education and Training, hereby amend the table reflecting the BANKSETA, MERSETA and the MQA members' appointments in Government Notice No. 316 of Government Gazette No. 34202 of 8 April 2011.

The following members are appointed by amending the MERSETA table on page 11 of Government Notice No. 316 in Government Gazette No. 34202 of 8 April 2011 through the substitution of rows 6, and 12 with the rows in the following table:

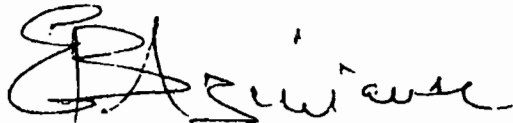
6.	Daniel De Villiers	MISA	Organised Labour
12.	Jeanne Esterhuizen	RMI	Organised Employer

The following members are appointed by amending the BANKSETA table on page 4 of Government Notice No. 316 in Government Gazette No. 34202 of 8 April 2011 through the addition of rows 10 to 14 in the following table:

10.	Shirley Zinn	Standard Bank	Organised Employer
11.	Nathan Motjuwadi	Capitec Bank	Organised Employer
12.	Emmanuel Derrick Captain	SASBO	Organised Labour
13.	Samantha Mary Anthony	SASBO	Organised Labour
14.	Myandhran Soobramoney	SASBO	Organised Labour

The following members are appointed by amending the MQA table on page 10 of Government Notice No. 316 in Government Gazette No. 34202 of 8 April 2011 through the addition of rows 16 to 17 in the following table:

16.	Victoria Mathibeli	DME	Government
17.	Xolile Mbonambi	DME	Government



DR BE NZIMANDE, MP

MINISTER OF HIGHER EDUCATION AND TRAINING

08/08/11

**DEPARTMENT OF HOME AFFAIRS
DEPARTEMENT VAN BINNELANDSE SAKE****No. 752****23 September 2011****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 forename printed in *italics*:

1. Mpumelelo Caniggia Hadebe - 920908 5286 084 - 2225 Veko Street, Extension 1, VOSLOORUS, 1475 - *William Mpumelelo Caniggia*
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No. 753

23 September 2011

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

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96. Eunick Mathye - 921213 0445 085 - P O Box 711, GIYANI, 0826 - *Chauke*
97. Thandeka Mlenzana - 921230 0498 088 - Stand No 2108 B, Ramotse, TEMBA, 0407 - *Munguambe*
98. Jabulile Yvonne Fana - 770302 0949 089 - P O Box 177, EZAKHENI, 3381 - *Malinga*
99. Mongezi Peter Mabena - 860422 6010 081 - 16125 Jabulani Street, MAMELODI EAST, 0122 - *Kabinde*
100. Moses Mulamavhu - 921004 5964 083 - Private Bag X1230, VUWANI, 0952 - *Ramaleba*
101. Nicholas Siphelo Mosiea - 921208 5923 086 - P O Box 149, UMZIMKHULU, 3297 - *Zamla*
102. Katheho Mnguni - 860920 1274 081 - 5335 Mokgomong Street, Ratanda Extension 23, HEIDELBERG, 1441 - *Nhlapo*
103. Best Makule - 860907 5514 083 - P O Box 439, SABIE, 1260 - *Chiloane*
104. Stuurman Isiah Mowautse - 821123 5483 083 - Stand No 10084, KEKANA GARDENS, 0400 - *Mautla*
105. Mpho Mulamavhu - 831210 5893 086 - Private Bag X1230, VUWANI, 0952 - *Ramaleba*
106. Ndivhoniswani Michel Mukhavhuli - 830913 6099 089 - P O Box 1338, SIBASA, 0970 - *Makungo*
107. Thabo Frank Ndungwane - 861207 5974 083 - 8314 Pedi Street, TSAKANE, 1550 - *Sekhaolelo*
108. Makhudu Samuel Mohala - 761202 5567 087 - 1548 Greenside, MAKAPANSTAD, 0400 - *Peteke*
109. Ignatius Mohlakoane - 760731 5331 087 - 820 Block U U, SOSHANGUVE, 0152 - *Modiba*
110. Martha Nhlanhla Ntuli - 821222 0582 087 - Block 6, Government Complex, KWAMHLANGA, 1022 - *Chili*
111. Sbonelo Innocent Mnyazi - 861224 5648 088 - No 2435, DANNHAUSE, 3080 - *Jele*
112. Modise Samson Mosikidi - 660209 5593 080 - 8340 Maisa Street, Ratanda, Extension 7, HEIDELBERG, 1441 - *Makhubu*
113. Buti Amos Malumane - 730309 5812 088 - P O Box 130, BUSHBUCKRIDGE, 1280 - *Moagi*
114. Easter Jeffrey Mhlangabezi Tinto - 730423 5626 081 - 72 Reyger Street, Bothasig, MILNERTON, 7441 - *Mzalisi*
115. Zibuzele Elton Myoyo - 730808 6049 087 - P O Box 390, MATATIELE, 4730 - *Khauoe*
116. Njabulo Ncongwane - 920524 5353 087 - 133 Dladla Street, SAKHILE, 2431 - *Sithebe*
117. Wandile Darren Thusini - 890717 5309 085 - 147 Ndakane Street, THOKOZA, 1426 - *Mpila*

118. Philani Nkululeko Goba - 920301 5416 085 - 155 White Road, THE GRANGE, 3201 - *Zondi*
119. Katlego Manyane - 920312 0503 082 - P O Box 370, INDERMARK, 0717 - *Seoka*
120. Fortunate Melba Monareng - 930825 1194 088 - P O Box 699, BUSHBUCKRIDGE, 1280 - *Mashego*
121. Siyabonga Nicholas Nkosi - 920312 5724 089 - P O Box 4198, LETABA, 0870 - *Mathebula*
122. Pertunia Mmololo Mothapo - 931222 0384 085 - P O Box 171, THOLONGWE, 0734 - *Madiga*
123. Nokuthula Shozi - 920311 0729 085 - 75 Coffee Farm, KWANDENGEZI, 3607 - *Mbongwa*
124. Nceba Patrick Bambilawu - 790913 5787 088 - 3449 Thabo Mbeki Street, Extension 1, ORANGE FARM, 1841 - *Shezi*
125. Hlengiwe Penelope Ngubeni - 911013 0254 087 - 7934 Zone 1, PIMVILLE, 1818 - *Mantshongo*
126. Ndivhuwo Nephawe - 910202 6636 089 - P O Box 324, TSHAKHUMA, 0951 - *Mulaudzi*
127. Boy Frans Mahlangu - 510915 5583 085 - Private Bag X4011, KWAMHLANGA, 1022 - *Mota*
128. Bonginhlanhla Sokhela - 921220 5906 086 - Nala Road, 487 Chester Ville, DURBAN, 4001 - *Mthembu*
129. Sifiso Ngada Khawula - 920607 5453 088 - P O Box 110, KWANGWANASE, 3973 - *Vilane*
130. Khetha Mkhungo - 910910 5468 086 - Ntombe Mission, PIET RETIEF, 2380 - *Malaza*
131. Dumisai Praisegod Goodenough Ntanzi - 850511 5979 080 - 22 17th Avenue, ALEXANDRA, 2090 - *Zungu*
132. Mzikayise Toba - 881220 5391 089 - 8 Ngona Street, Kwanobuhle, UITENHAGE, 6242 - *Jaffa*
133. Abednigo Bheki Zwane - 910722 5242 084 - P O Box 22441, BOKSBURG, 1470 - *Nkosi*
134. Johannes Tunkie Matshiane - 720902 6051 086 - P O Box 2697, OGIES, 2233 - *Boshielo*
135. Msizi Sandile Nzama - 920520 5337 088 - 344 Ndaba Drive, Protea North, TSHIAWELO, 1818 - *Ncala*
136. Phethiso Jeremia Molefe - 911023 6034 086 - P O Box 829, NQUTU, 3135 - *Motloung*
137. Bhekani Thabani Hlongwane - 680313 5883 081 - P O Box 7168, EMPANGENI, 3880 - *Mashiyana*
138. Phumezo Russel Bara - 751023 5868 081 - P O Box 342, ALICE, 5700 - *Nqabeni*
139. Mfuneko Mkwini - 880110 6089 082 - Mpame Area, ELLIOTDALE, 5070 - *Ntandazo*
140. Fanyana Elias Ndaba - 370628 5260 088 - Eskom No 5302, Ladybank Farm, DANNHAUSER, 3080 - *Makhubo*
141. Mkhuzelwa Johannes Tlou - 621016 5685 081 - 26733 Madigo Street, Extension 8, MAMELODI EAST, 0122 - *Mahlangu*
142. Lereko Joshua Senyane - 730124 5388 082 - 6688 Extension 3, ZAMDELA, 1949 - *Chatsane*
143. Makhosane Phillimon Muthombeni - 631126 5340 088 - P O Box 314, ELIM HOSPITAL, 0960 - *Shirindi*
144. Pule Mothapo - 861228 5266 080 - 316 Phadima Section, KATLEHONG, 1431 - *Sibiloane*
145. Victor Mnguni - 720909 5397 089 - 116 C Sikhakhane Street, WHITE CITY, 1868 - *Mbuyisa*
146. Itumeleng Henry Makhubedu - 730512 5361 085 - 150 - 15th Avenue, ALEXANDRA, 2090 - *Ramaano*
147. Lindokuhle Siphephile Buthelezi - 920622 5954 084 - P O Box 146, HLABISA, 3937 - *Nene*

148. Zukiswa Gloria Rwekwana - 921002 0280 083 - 10725 Sijoke Square, Kgomo Street, Rocklands, BLOEMFONTEIN, 9323 - *Dashoka*
149. Reabetswe Veronica Matemane - 920224 0506 082 - P O Box 11, SONOP, 0258 - *Motau*
150. Thabo Ashly Monale - 720618 5474 083 - 1425 Molefe Street, Dobsonville, ROODEPOORT, 1725 - *Moi!wanxana*
151. John Tsietsi Monaheng - 720425 5454 085 - 1541 Hlalefang Street, Zone 13, SEBOKENG, 1984 - *Matlaletsa*
152. Marshall Ofentse Moloto - 910103 5487 088 - 386 Dingaane Street, Mohlakeng, RANDFONTEIN, 1759 - *Seshoka*
153. Simphiwe Ndimande - 870928 0265 081 - 127 Mzumbi Street, Senaoane, SOWETO, 1818 - *Mahlangu*
154. Pogiso Andrew Moholagae - 921004 5413 081 - P O Box 57, JERICHO, 0189 - *Modibane*
155. Neo Maama - 851008 1098 089 - 14 Mulberry Street, Brackendown, ALBERTON, 1448 - *Santho*
156. Sabelo Brian Mlotshwa - 860908 5770 089 - 2997 Sobantu Road, CHESTERVILLE, 4051 - *Mhlongo*
157. Erick Mxolisi Zondi - 851227 5579 080 - P1327 Umlazi Township, UMLAZI, 4031 - *Dlamini*
158. Shachel Ivan Ruiters - 921114 5101 089 - 47 Apollo Street, Parkdene, GEORGE, 6530 - *Goede*
159. Bulelani Manxayile - 850916 6187 080 - 5040 Nu 2, MDANTSANE, 5219 - *Makubalo*
160. Ayanda Sbusiso Ntuli - 850502 6285 080 - 2779 18th Avenue, CLERMONT, 3610 - *Mthethwa*
161. Clive Xolile Mpulampula - 851018 5933 082 - 4614 N U 8, MDANTSANE, 5219 - *Naku*
162. Benedict Njabulo Mfaniseni Dlamini - 851024 5989 082 - 7361 Sibiyi Street, DAVEYTON, 1520 - *Makhubu*
- 163. Mncedisi Elvis Khoza - 851222 5268 081 - P O Box 847, MHLUZI, 1053 - *Nkosi*
164. Phumlani Mvikelu Sikhakhane - 820929 5424 088 - P O Box 137, NQUTU, 3135 - *Ngobese*
165. Thulani Phillip Mlambo - 681213 5501 080 - P O Box 1389, ESIKHAWINI, 3887 - *Mdluli*
166. Meriam Matladi Sithah - 680807 0917 083 - P O Box 474, SOVENGA, 0727 - *Malatji*
167. Godfrey Kenalemang Leshope - 820721 5658 082 - 724 Cabral Tum, Matholesville, ROODEPOORT, 1724 - *Morakile*
168. Dinah Makwenda - 930718 0475 089 - 1545 Lekota Stand, WINTERVELDT, 0192 - *Mahlangu*
169. Caroline Mmagauta Mahlaba - 900521 1203 088 - 1340 Mokgoba, DAVEYTON, 1520 - *Ledwaba*
170. Zoliswa Thathemntwini - 900525 1368 080 - P O Box 417, FLAGSTAFF, 4810 - *Mbhele*
171. Sbongiseni Praisegod Gumede - 900512 5326 082 - P O Box 3226, ST WENDOLINS, 3610 - *Mavundla*
172. Mbali Patience Chasinae - 900529 0516 087 - Private Bag X72026, PIETERMARITZBURG, 3200 - *Zondi*
173. Mthandeni Nhlanhla Dladla - 900505 6767 080 - Lusaka C Amaoti, DURBAN, 4023 - *Makhaye*
174. Ndimiso Maduna - 920505 5879 080 - P O Box 586, UMZIMKULU, 3297 - *Gebashe*
175. Patricia Mmabatho Mokgopha - 920629 0969 082 - House No 92, Agisanang, SANNIESHOF, 2760 - *Bereng*
176. Lebamang Michael Nooi - 900312 6326 086 - E3 Sizakhele Street, MFULENI, 7100 - *Matejoa*
177. Ayanda Thulani Madinana - 900519 5942 081 - P O Box 6124, NONGOMA, 3950 - *Mbatha*
178. Njabulo Mazibuko - 920413 6277 083 - P O Box 2213, NQUTU, 3135 - *Nkosi*

179. Jappe Serato Latakomo - 920430 6242 081 - Millenium, MAPELA, 0610 - *Mathebula*
180. Lucas George Chuene - 920426 5187 087 - 268 Lantana Street, River Park, ALEXANDRA, 2090 - *Mohale*
181. Sanele Lincoln Mzelemu - 920507 5060 083 - A735 Sigaga Road, INANDA, 4310 - *Mbambo*
182. Nolwazi Penelope Buthelezi - 900427 0595 088 - H1035 Peace Street, UMLAZI, 4031 - *Mshololo*
183. Lethiwe Gumede - 920506 0777 089 - No 4 Hogsback Street, Rondebelt, GERMISTON, 1523 - *Khumalo*
184. Cansas Katlego Hlopane - 900503 5472 083 - 310 Teyanong, TEMBISA, 1632 - *Chauke*
185. Simon James Mashaba - 770312 5566 085 - Stand No F M 113, Sterkfontein, BOLEU, 0474 - *Mahlangu*
186. Mmape Kleinbooi Petla - 731003 5764 089 - Stand No 812, MOTETI, 0477 - *Phetla*
187. Ntokozo Emmanuel Buthelezi - 921209 5386 084 - Private Bag X578, Suit 234, ESHOWE, 3815 - *Mkhize*
188. Siyanda Hlela - 921208 6220 086 - P O Box 131, HERMON, 7308 - *Mqalo*
189. Aletta Zanele Motladile Meletse - 921204 0665 087 - 291 Ikemiseng Street, Simunye, Extension 5, WESTONARIA, 1780 - *Mzungulu*
190. Gcino Ngcobo - 901101 5825 084 - P O Box 31, EKUTHULENI, 4103 - *Gumede*
191. Lindie Ludik - 850426 0280 089 - 31699, Wonderboompoort, PRETORIA, 0033 - *Strelcher*
192. Kgolofelo Lebea - 911208 0496 080 - 10067 Ivory Park, Extension 9, MIDRAND, 1683 - *Rakopa*
193. Sithandiwe Ngcobo - 921024 0663 084 - P O Box 31, EKUTHULENI, 4103 - *Gumede*
194. Lazarus Gugu Kubheka – 660106 5574 088 – your wife – Allen Susanah Kubheka – 730311 0275 089 – and three minor children – Makhosazana Kubheka – 980501 0069 089 – Siyabonga Kubheka – 030729 5151 087 – Khethelwe-Amahle Kubheka – 100616 0683 088 - P O Box 323, SILVERTON, 0184 - *Mbokazi*
195. Stephane Benjamin Motsoeneng – 740214 5414 083 – and a minor child – Moeketsi Innocent Motsoeneng – 930122 5717 084 - 7298 Blackwood Avenue, Extension 23, RATANDA, 1441 -
196. Aurora Valerie Van Wyngaard – 710504 0086 084 – and two minor children – Dominique-Tracey Neveling – 970507 0128 082 – Calvin-Michael Neveling – 921026 5124 087 - P O Box 783347, SANDTON, 2146 - *Madeira*
197. Matemba Nicholas Tjekolana – 660517 5591 080 – your wife – Millicent Nosipo Tjekolana – 660129 0564 086 – and a minor child Avuyile Tjekolana – 970919 0124 088 - Ny 1 No 35, Section 3, GUGULETU, 7730 - *Mbune*
198. Mary Mogale – 830911 1433 089 – and a minor child – Raditlou Elijah Mogale – 060806 5927 089 - Private Bag X1119, SOVENGA, 0727 - *Legodi*
199. Dodoza Refill Nhleko – 660309 5618 083 – your wife - Grace Nolubabalo Nhleko – 720220 1177 081 – and three minor children – Odwa Ngcube – 000924 1354 084 – Siphokazi Ngcube – 960921 1336 085 –Yongama Osinda Ngcube – 021002 6522 081 - P O Box 206, REDOUBT, 4801 - *Sotshintshi*
200. Erasmus Themba Makhanya – 660616 5540 087 – your wife – Nosihle Lovenia Makhanya – 720723 0779 088 – and a minor child – Thembile – 940309 0755 080 - A166 Keadabeka, CLERMONT, 3602 - *Lembede*
201. Nthoko Steven Nyama – 660808 5719 080 – your wife – Bertha Modiehi Nyama – 700311 0476 089 – and a minor child – Tshepang Nyama – 990401 0548 083 - 791 Rabotapi Street, EVATON NORTH, 1984 - *Mohajane*

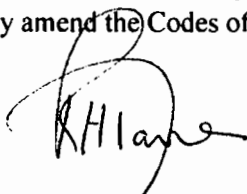
**DEPARTMENT OF TRADE AND INDUSTRY
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. 754

23 September 2011

**AMENDMENT OF THE CODES OF GOOD PRACTICE
PUBLISHED IN GAZETTE NUMBER 29617 ON 9 FEBRUARY
2007 IN TERMS OF THE BROAD - BASED BLACK ECONOMIC
EMPOWERMENT ACT, 2003(Act No. 53 OF 2003)**

By virtue of the powers vested in me in terms of section 9(1) of the abovementioned Act, I, Dr. Rob Davies, hereby amend the Codes of Good Practice as set out in the Schedule.



**Dr ROB DAVIES, MP
MINISTER OF TRADE AND INDUSTRY
DATE: 12-09-2011**

SCHEDULE

With effect from 1 October 2011, only B-BBEE status level certificates issued by the following are valid:

1. 1.1 Verification Agencies accredited by the South African National Accreditation System (SANAS); or
- 1.2 Registered Auditors approved by the Independent Regulatory Board of Auditors (IRBA) in accordance with the approval granted by the Department of Trade and Industry.

Exempted Micro Enterprises B-BBEE status level certificates

2. Statement 000, Section 4 of the B-BBEE Codes of Good Practice still applies for determining eligibility of a Exempted Micro Enterprise.

Repeal of Government Notice 810 of 31 July 2009.

3. The Government Notice published in gazette number 810 of 31 July 2009 is hereby repealed.

Amendment of Code 000, Statement 000 - Section 10 – Framework for the Accreditation of BEE Verification Agencies

4. Section 10 of Code 000, Statement 000 is hereby amended by the deletion of section 10.

Amendment of Code Series 000, Statement 000 – General Principles and the Generic Scorecard

5. Code Series 000, is hereby amended by the addition of the following Statement:

STATEMENT 005:

BROAD BASED BLACK ECONOMIC EMPOWERMENT VERIFICATION

Issued under section 9(1) of the Broad-Based Black Economic Empowerment Act, 53 of 2003

ARRANGEMENT OF THIS STATEMENT

Section 1: Definitions

Section 2: Objectives of this Statement

Section 3: Interpretation of this Statement

Section 4: Application of this Statement

Section 5: Requirements for Verification Agencies

Section 6: Requirements for Approved Registered Auditors

Section 7: Verification Certificates and Information

Section 8: Verification Manual

Section 9: Term and Withdrawal of Approved or Registered Status

SECTION 1 - DEFINITIONS

In this Statement, unless the context indicates otherwise, a word or expression to which a meaning has been assigned in the Act bears the same meaning, and:

"Accreditation Body" means the South African National Accreditation System (SANAS) established by section 3 of the Accreditation for Conformity Assessment Calibration and Good Laboratory Practice Act 2006 (Act No. 19 of 2006), an agency of **the dti's** Council of Trade and Industry Institutions (COTII) and South Africa's technical infrastructure;

"Approved Regulatory Body" means the Independent Regulatory Board of Auditors (IRBA) established by section 3 of the Auditing Profession Act (Act No. 26 of 2005).

"B-BBEE" means Broad Based Black Economic Empowerment;

"B-BBEE Status" has the meaning assigned in Code 000 Statement 000;

"Enterprise" has the meaning assigned in Code 100 Statement 100;

"Higher Education Institutions" has the meaning assigned in the Higher Education Act, 101 of 1997;

"the Act" means the Broad-Based Black Economic Empowerment Act 53 of 2003;

"the Codes" means all Codes of Good Practice issued in terms of section 9 of the Act;

"the dti" means the Department of Trade and Industry;

"the Minister" means the Minister of the Department Trade and Industry;

"this Statement" means Statement 005;

"Verification Agency" means a B-BBEE verification agency accredited by the Accreditation Body;

"Approved Registered Auditor" means a Registered Auditor approved by the "Approved Regulatory Body" to provide B-BBEE verification services to measured entities, in terms of the approval granted by the Minister of Trade and Industry;

"Verification Certificate" means a B-BBEE certificate issued in compliance with the B-BBEE Codes of Good Practice and all Sector Codes issued in terms of Section 9(1) of the B-BBEE Act 53 of 2003;

"Verification Manual" means the Verification Manual gazetted by the Minister on the 18 July 2008 (gazette No. 31255) or any other guidance or notices as may be issued by **the dti** from time to time.

SECTION 2: OBJECTIVES OF THIS STATEMENT

2.1. The objectives of this Statement are to:

- a) provide interpretation of this statement;
- b) provide for the application of this statement;
- c) specify requirements for approval of the Approved Regulatory Body and the Accreditation Body;
- d) specify accreditation requirements for Verification Agencies and approval requirements for Registered Auditors;
- e) specify terms and withdrawal of approved status of the Approved Regulatory Body and the Accreditation Body;
- f) specify the Verification Manual or any other verification guidance as may be issued by the dti from time to time; and
- g) specify requirements for Verification Certificates.

SECTION 3: INTERPRETATION OF THIS STATEMENT

This Statement must be interpreted in a manner that is consistent with the objectives of the Act.

SECTION 4: APPLICATION OF THIS STATEMENT

4.1. This Statement applies to:

- a) the Accreditation Body;
- b) the Approved Regulatory Body;
- c) all organs of state and public entities exercising powers in terms of section 10 of the Act; and

SECTION 5: REQUIREMENTS FOR VERIFICATION AGENCIES

5.1. An entity may apply to the Accreditation Body in order to obtain accreditation as a Verification Agency.

- 5.2. Accreditation will be conducted in terms of the accreditation standards that will be developed through the national standards process, and to be maintained and enforced by both **the dti** and the Accreditation Body.
- 5.3. The accreditation requirements shall govern the terms and conditions on which the Accreditation Body may grant, refuse to grant, revoke or suspend an accreditation of a Verification Agency.
- 5.4. Those verification agencies wishing to apply for accreditation will do so in writing through the Accreditation Body.
- 5.5. **The dti** together with the Accreditation Body will implement such mechanisms as may be necessary to ensure that Verification Certificates are accurate and reliable.
- The Accreditation Body in terms of this Statement must meet the following criteria:
- 5.5.1. The Accreditation Body requires any entity seeking accreditation:
- a) To meet the accreditation standards to grant, refuse to grant, revoke or suspend an accreditation of a Verification Agency;
 - b) To have completed training on B-BBEE Verification Services and Certification offered by Higher Education Institution as prescribed by **the dti** and to maintain relevant Continuing Professional Development (CPD) as prescribed by **the dti**;
 - c) To comply with the relevant Verification Manual, Gazette notices or any other guidance as may be issued by **the dti** ; and
 - d) To demonstrate transformation and rated as a Contributor to B-BBEE" (Level one to three Contributor). This requirement must be met within 12 months from effective date of this statement.
- 5.5.2. The Accreditation body must provide the authorized verification agency with an approved identification reference to confirm such authorization.
- 5.6. The Accreditation Body must have the power and established processes to:
- a) Maintain a register of those accredited verification agencies who provide B-BBEE Verification Services;
 - b) Conduct investigations of accredited verification agencies' verification engagement files for evidence of compliance with the Verification Manual, and report on the outcome to **the dti** for monitoring and evaluation purposes;
 - c) Monitor CPD Compliance by accredited verification agencies; and

- d) Investigate complaints against accredited verification agencies and suspend accreditation of those individuals found guilty of negligence in the performance of their duties or conduct which brings the profession into disrepute.

SECTION 6: REQUIREMENTS FOR APPROVED REGISTERED AUDITORS

6.1. A Registered Auditor may apply to the Approved Regulatory Body in order to obtain approval as an "Approved Registered Auditor".

6.1.1. The Approved Regulatory Body requires Registered Auditors:

- a) To be in good standing with the Regulatory Body;
- b) To comply with its prescribed Code of Professional Conduct, Standards of Quality Control and Assurance Standards;
- c) To have completed the Standardised B-BBEE Management Development Programme and Certification offered by Higher Education Institutions as prescribed by **the dti** and who maintain relevant Continuing Professional Development (CPD) as prescribed by the Approved Regulatory Body;
- d) To comply with the relevant Verification Manual, or any other guidance or notices as may be issued by **the dti** from time to time; and
- e) To demonstrate transformation and rated as a Contributor to B-BBEE" (Level one to three Contributor). This requirement must be met within 12 months from effective date of this statement.

6.1.2. The Approved Regulatory Body provides all registered auditors with a registration number on registration and will issue a Certificate to all Approved Registered Auditors, reflecting their approved status, which may also be confirmed directly with the Approved Regulatory Body.

6.2. The Approved Regulatory Body must have the power and established processes to:

- a) Maintain a record of those Approved Registered Auditors who provide B-BBEE Verification Services;
- b) Conduct investigations of Approved Registered Auditors' engagement files for evidence of compliance with the prescribed Code of Conduct, with Standards of Quality Control and Assurance Standards (including B-BBEE Verification Services) and report on the outcome to **the dti** for monitoring and evaluation purposes;

- c) Monitor CPD Compliance by Approved Registered Auditors; and
- d) Investigate complaints against Approved Registered Auditors and to discipline, sanction or exclude from registration those individuals found guilty of negligence in the performance of their duties or conduct which brings the auditing profession into disrepute.

SECTION 7: VERIFICATION CERTIFICATES AND INFORMATION

- 7.1. **The dti** will from time to time issue guidelines on the validity and issuance of Verification Certificates;
- 7.2. A Verification Certificate issued:
 - a) Must record the weighting points attained by the measured entity for each element, where applicable, and the overall B-BBEE Status of an Enterprise and other relevant information regarding the identity of the Measured Enterprise, determined in accordance with the Codes of Good Practice, Sector Codes issued in terms of Section 9(1) of the Act and the Verification Manual;
 - b) Must record an approved identification reference in the format required by the Approved Regulatory Body or Accreditation Body; and
 - c) is valid for a period of 12 months from the date of issue.
- 7.3. The Approved Regulatory Body and the Accreditation Body must require its Approved Registered Auditors and accredited Verification Agencies, respectively, to keep records as are necessary to:
 - a) Identify the individual member or Approved Registered Auditor who has signed the Verification Certificates issued by the Approved Registered Auditor's firm or Verification Agency; and
 - b) Maintain such documentation and records as may be necessary to support the accuracy and reliability of the rating awarded to all Scorecard categories and resultant Contributor Level reflected on the Verification Certificates; and
 - c) Upload the relevant information pertaining to the certificate on **the dti** BEE IT Portal containing the information underlying each verification certificate issued within 30 days of issuance of the certificate.

SECTION 8: VERIFICATION MANUAL

- 8.1. The Verification Manual shall be applied as minimum guidelines when performing B-BBEE Verification and determining the B-BBEE rating to be awarded in accordance with paragraph 7.2 above; and
- 8.2. Any Verification Certificate issued without applying the guidelines in determining the B-BBEE rating as set out in the Verification Manual shall be deemed null and void.

SECTION 9: TERM AND WITHDRAWAL OF APPROVED OR REGISTERED STATUS

- 9.1. The Term of Approval of the Approved Regulatory Body and the Accreditation Body may be specified for a specific period or, once approved, continues until such time as it may be withdrawn or revoked by the Minister.
- 9.2. The Minister may determine conditions for approval or withdraw approval of the Approved Regulatory Body and Accreditation Body that has failed to comply with the provisions of this Statement or on such grounds as appear reasonable in the circumstances.

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
DEPARTEMENT VAN LANDELIKE ONTWIKKELING EN GRONDHERVORMING**

No. 755

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF PORTION 5 (OF 3) OF THE FARM REDDERSDAL NO. 339 IN
EXTENT OF 22,6277 HECTARES SITUATED IN THE DISTRICT OF ZULULAND IN
THE KWAZULU-NATAL PROVINCE.**

I, Bonginkosi Alexius Zulu, Acting Chief Director of the Rural Development and Land Reform, under the powers delegated to me by the Minister for Rural Development and Land Reform –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

- **Portion 5 (of 3) of the farm Reddersdal No.339, measuring 22,6277ha
In extent, Registration Division GU, Province of the KwaZulu Natal.**

for the purposes of sustainable human settlement and agricultural purposes.

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for settlement.
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



**MR BONGINKOSI ALEXIUS ZULU
ACTING CHIEF DIRECTOR
DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
DATE: 06/09/2011**

No. 756

23 September 2011

GAZETTE NOTICE FOR PURCHASE AND DEVELOPMENT OF LAND FOR SETTLEMENT AND PRODUCTION PURPOSES, PORTION 6 (OF 4) OF THE FARM KROOM ELBOOG NO. 1260 AND PORTION 7 (OF 4) OF THE FARM KROOM ELBOOG NO. 1260 IN EXTENT OF 352.0451 HECTARES SITUATED IN THE UTHUKELA DISTRICT MUNICIPALITY KWAZULU-NATAL PROVINCE

I, **BONGINKOSI ZULU**, Provincial Acting Chief Director of the KwaZulu-Natal Provincial Land Reform Office, under powers vested in me by sections 10 (1) (c), of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

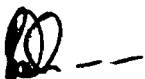
(a) Hereby designate -

Portion 6 (of 4) and Portion 7 (of 4) of the farm Kroom Elboog No. 1260 in extent of 352.0451 hectares Registration Division GS, situated within the Okhahlamba Local Municipality under the Uthukela District Municipality, province of KwaZulu-Natal.

For the purposes of settlement and agricultural usage

(a) Hereby imposes the following conditions for the use of the land so designated:

- (i) The land is to be used for the settlement and agricultural development,
- (ii) The conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), will apply to the utilisation of the land, and
- (iii) The conditions of the National Water Act, 1998 (Act No. 36 of 1998) will apply in order to prevent the pollution of public water.



BONGINKOSI ZULU
Acting Chief Director: PSSC-KZN
Date: 10/8/2011

KROOM ELBOOG

No. 757

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF PORTION 4 (OF 3) OF THE FARM WONDERBOOM NO. 523 IN
EXTENT OF 115,1332 HECTARES SITUATED IN THE DISTRICT OF ZULULAND IN
THE KWAZULU-NATAL PROVINCE.**

I, Bonginkosi Alexius Zulu, Acting Chief Director of the Rural Development and Land Reform, under the powers delegated to me by the Minister for Rural Development and Land Reform –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

- **Portion 4 (of 3) of the farm Wonderboom No.532, measuring 115,1332ha in extent, Registration Division GU, Province of the KwaZulu Natal.**

for the purposes of sustainable human settlement and agricultural purposes.

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for settlement.
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



**MR BONGINKOSI ALEXIUS ZULU
ACTING CHIEF DIRECTOR
DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
DATE: 06/09/2011**

No. 758

23 September 2011

PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993)**DESIGNATION OF PORTION 2 OF THE FARM WELTEVEREDEN No 122 IN EXTENT OF 294,8240 HECTARES SITUATED IN THE DISTRICT OF AMAJUBA IN THE UTRECHT MUNICIPALITY, PROVINCE OF KWAZULU-NATAL**

I, Mr Bonginkosi Zulu, Acting Chief director KZN-PSSC of the Department of Rural Development and Land Reform, under powers delegated to me by the Minister for Rural Development and Land Reform-

- (a) hereby designate under section 2 (1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

The Portion 2 of the farm Weltevreden No. 122 in extent of 294,8240, Situated in the Magisterial District of Utrecht Province of Kwazulu-Natal, for the purpose of settlement and agricultural development; and

- (b) hereby impose under section 2 (3) of the said Act, following conditions for the use of land so designated:

- (i) The land may be used for the settlement and agricultural development
- (ii) The Emadlangeni Municipality may not use the land for any other purpose without the written consent of the Department of Rural Development and Land Reform.
- (iii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1993), shall apply to the utilization of the land.
- (iv) The National Water Act, 1998 (Act No. 36 of 1998) shall will apply in order to prevent the pollution of public water.



**MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR
DRD&LR**

DATE: 11/08/2011

No. 759

23 September 2011

PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993)**DESIGNATION OF PORTION 7 (OF 3) OF THE FARM HOLKRANS NO. 123 IN EXTENT OF 449,3834 HECTARES SITUATED IN THE DISTRICT OF AMAJUBA IN THE UTRECHT MUNICIPALITY, PROVINCE OF KWAZULU-NATAL**

I, Mr Bonginkosi Zulu, Acting Chief director KZN-PSSC of the Department of Rural Development and Land Reform, under powers delegated to me by the Minister for Rural Development and Land Reform.

- (a) hereby designate under section 2 (1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

The Portion 7 (of 3) of the farm Holkrans no. 123 in extent of 449,3834 hectares, Situated in the Magisterial District of Utrecht Province of Kwazulu-Natal, for the purpose of settlement and agricultural development; and

- (b) hereby impose under section 2 (3) of the said Act, following conditions for the use of land so designated:
- (i) The land may be used for the settlement and agricultural development
 - (ii) The Emadlangeni Municipality may not use the land for any other purpose without the written consent of the Department of Rural Development and Land Reform.
 - (iii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1993), shall apply to the utilization of the land.
 - (iv) The National Water Act, 1998 (Act No. 36 of 1998) shall will apply in order to prevent the pollution of public water.



**MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR
DRD&LR**

DATE: 11/08/2011

No. 760

23 September 2011

PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993)**DESIGNATION OF REMAINDER OF PORTION 10 OF THE FARM GEELHOUTBOOM NO. 65 IN EXTENT OF 541.2146 HECTARES SITUATED IN THE DISTRICT OF AMAJUBA IN THE UTRECHT MUNICIPALITY, PROVINCE OF KWAZULU-NATAL**


I, Mr Bonginkosi Zulu, Acting Chief Director KZN-PSSC of the Department of Rural Development and Land Reform, under powers delegated to me by the Minister for Rural Development and Land Reform. -

- (a) hereby designate under section 2 (1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

The Remainder of **Portion 10 of the farm Geelhoutboom No. 65 In extent of 541.2146**, Situated in the Magisterial District of Utrecht Province of KwaZulu-Natal, for the purpose of settlement and agricultural development; and

- (b) hereby impose under section 2 (3) of the said Act, following conditions for the use of land so designated:

- (i) The land may be used for the settlement and agricultural development
- (ii) The Emadlangeni Municipality may not use the land for any other purpose without the written consent of the Department of Rural Development and Land Reform.
- (iii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1993), shall apply to the utilization of the land.
- (iv) The National Water Act, 1998 (Act No. 36 of 1998) shall will apply in order to prevent the pollution of public water.



MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR
DRD&LR
DATE: 17/7/2011

No. 761

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF PORTION 2 (OF 1) OF THE FARM WATERVAL NO. 337 IN
EXTENT OF 157,8130 HECTARES SITUATED IN THE DISTRICT OF ZULULAND IN
THE KWAZULU-NATAL PROVINCE.**

I, Bonginkosi Alexius Zulu, Acting Chief Director of the Rural Development and Land Reform, under the powers delegated to me by the Minister for Rural Development and Land Reform –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

- **Portion 2 (of 1) of the farm Waterval No.337, measuring 157,8130ha in extent, Registration Division GU, Province of the KwaZulu Natal.**

for the purposes of sustainable human settlement and agricultural purposes.

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for settlement.
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



**MR BONGINKOSI ALEXIUS ZULU
ACTING CHIEF DIRECTOR
DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
DATE: 06/09/2011**

No. 762

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF REMAINDER OF THE FARM ONTEVREDE NO. 124 IN EXTENT
OF 146,1100 HECTARES SITUATED IN THE DISTRICT OF ZULULAND IN THE
KWAZULU-NATAL PROVINCE.**

I, Bonginkosi Alexius Zulu, Acting Chief Director of the Rural Development and Land Reform, under the powers delegated to me by the Minister for Rural Development and Land Reform –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

- **Remainder of the Farm Ontevrede No.124, measuring 146,1100ha in extent, Registration Division GU, Province of the KwaZulu Natal.**

for the purposes of sustainable human settlement and agricultural purposes.

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for settlement.
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



**MR BONGINKOSI ALEXIUS ZULU
ACTING CHIEF DIRECTOR
DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
DATE: 27/7/2011**

No. 763

23 September 2011

I, Bonginkosi Alexius Zulu, Acting Chief Director of the Department of Rural Development and Land Reform, under the powers delegated to me by the Minister for Rural Development and Land Reform –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, (Act No. 126 of 1993) over the property :-

PORTION 4 OF THE FARM BALMORAL NO 13347, REGISTRATION DIVISION FT, PROVINCE OF KWAZULU-NATAL, IN EXTENT OF 90.0735 HA (NINE ZERO COMMA ZERO SEVEN THREE FIVE) HECTARES

PORTION 15 (REMAINING EXTENT) OF THE FARM BALMORAL NO 1375, REGIOSTRATION FT, PROVINCE OF KWAZULU-NATAL, IN EXTENT OF 203.3690 HA (TWO ZERO THREE COMMA THREE SIX NINE ZERO) HECTARES

REMAINDER OF RIALTO NO 13788, REGISTRATION DIVISION FT, PROVINCE OF KWAZULU-NATAL, IN EXTENT OF 353.7785 HA (THRE FIVE THREE COMMA SEVEN SEVEN EIGHT FIVE) HECTARES

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for settlement and agricultural development.
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.


MR BONGINKOSI ALEXIUS ZULU
ACTING CHIEF DIRECTOR
RURAL DEVELOPMENT AND LAND REFORM
DATE: 11/08/2011

No. 764

23 September 2011

PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993)

DESIGNATION OF PORTION 0 AND PORTION 1 OF THE FARM KRITZENGERSRUST NO.760, MEASURING 909.4483HA AND PORTION 2 OF THE FARM RETREAT NO. 31, MEASURING 257.2579HA UNDER REGISTRATION DIVISION HU, UNDER ABAQULUSI MUNICIPALITY, ZULULAND DISTRICT IN THE PROVINCE OF KWAZULU-NATAL.

I, Mr. Bonginkosi Zulu, Acting Chief Director KZN-PSSC of the Department of Rural Development and Land Reform, under powers delegated to me by the Minister for Rural Development and Land Reform. -

- (a) hereby designate under section 2 (1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

The Portion 0 and Portion 1 of the farm Kritzingersrust No. 760 measuring 909.4483 and Portion 2 of the farm Retreat No. 31ha measuring 257.2579 in extent, Situated in the Magisterial District of Vryheid Province of KwaZulu-Natal, for the purpose of agricultural development; and

- (b) hereby impose under section 2 (3) of the said Act, following conditions for the use of land so designated:

- (i) The land may be used for the settlement and agricultural development
- (ii) The AbaQulusi Local Municipality or Zululand District Municipality may not use the land for any other purpose without the written consent of the Department of Rural Development and Land Reform.
- (iii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1993), shall apply to the utilization of the land.
- (iv) The National Water Act, 1998 (Act No. 36 of 1998) shall will apply in order to prevent the pollution of public water.



**MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR
DRDLR**

DATE: 29/8/2011

No. 765

23 September 2011

GAZETTE NOTICE FOR PURCHASE AND DEVELOPMENT OF LAND FOR SETTLEMENT AND PRODUCTION PURPOSES, PORTION 23 (OF 5) OF THE FARM ZAND SPRUIT NO. 1134 IN EXTENT OF 54,8318 HECTARES SITUATED IN THE UTHUKELA DISTRICT MUNICIPALITY KWAZULU-NATAL PROVINCE

I, **BONGINKOSI ZULU**, Provincial Acting Chief Director of the KwaZulu-Natal Provincial Land Reform Office, under powers vested in me by sections 10 (1) (c), of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

(a) Hereby designate -

Portion 23 (of 5) of the farm Zand Spruit No. 1134 in extent of 54,8318 Registration Division GS, situated within the Okhahlamba Local Municipality under the Uthukela District Municipality, province of KwaZulu-Natal.

For the purposes of settlement and agricultural usage

(a) Hereby imposes the following conditions for the use of the land so designated:

- (i) The land is to be used for the settlement and agricultural development,
- (ii) The conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), will apply to the utilisation of the land, and
- (iii) The conditions of the National Water Act, 1998 (Act No. 36 of 1998) will apply in order to prevent the pollution of public water.



BONGINKOSI ZULU
Acting Chief Director: PSSC-KZN
Date: 06/9/11

DOORN HOEK

No. 766

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF PORTION 1 OF FARM OLYMPUS NO. 11778, IN EXTENT OF
86.665, 8932 HECTARES REGISTRATION DIVISION ET, PROVINCE OF THE
KWAZULU-NATAL.**

I, Bonginkosi Zulu, Provincial Chief Director of the KwaZulu-Natal Land Reform Office of the Department of Rural development and Land Reform, under the powers delegated to me by the Minister for Agriculture and Land Affairs –

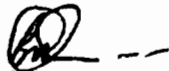
- (a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

**PORTIN 1 OF FARM OLYMPUS NO. 11778 IN EXTENT OF 86.665
HECTARES, SITUATED WITHIN THE EZINQOLENI LOCAL MUNICIPALITY
(KZ 215) IN THE UGU DISTRICT MUNICIPALITY (DC 21), IN THE PROVINCE
OF KWAZULU-NATAL.**

for the purposes of Agricultural development;

- (b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :
- (i) The land may be used for agricultural development only
 - (ii) The Department will have the right of first refusal in the event that the Owner intends to sell or donate the Property (including the disposal of any portion thereof or share therein), or the Property is to be repossessed by a development or commercial financial institution.
 - (iii) Any sale or donation offer must be addressed to the Minister for Agriculture and Land Affairs, who shall acknowledge the offer within ten working days.
 - (iv) If the Owner has acquired the Property by virtue of section 16(1) (a) or (b) and sections 18, 19, 21 or 22 of the Land Reform (Labour Tenants) Act 3 of 1996 or section 4 (1) (b) of the Extension of Security of Tenure Act 62 of 1997, the Owner will not be required to pay back any state funding received.

- (v) After the Owner has acquired the Property, the Department will subject the Property to inspections for the first three years or three cropping seasons (depending on the nature of the enterprise) by agricultural extension or monitoring and evaluation officers.
- (vi) Should an agricultural extension or a monitoring and evaluation officer discover that, in his/her opinion, the Property is under-utilised, is subjected to unsustainable land-use practices or lies fallow and that the Owner did or allowed this intentionally and notwithstanding expert advice given, the Property will revert to the Department. In exercising the reversionary right, the Department shall consider fair market value for the Property to be the market value less any financial assistance received by the Owner from the Department and compensate the Owner accordingly.
- (vii) The Owner may lease the Property provided that prior written permission from the Department has been obtained.
- (viii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (ix) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



MR B ZULU

ACTING PROVINCIAL CHIEF DIRECTOR

KWAZULU-NATAL RURAL DEVELOPMENT AND LAND REFORM OFFICE

DATE: 27/7/2011

No. 767

23 September 2011

PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993)**DESIGNATION OF THE PORTION 1 OF THE FARM RONDAVEL NO 401 SITUATED IN THE DISTRICT OF AMAJUBA IN THE UTRECHT MUNICIPALITY, PROVINCE OF KWAZULU-NATAL**

I, Mr Bonginkosi Zulu, Acting Chief Director of the Department of Rural Development and Land Reform, under powers delegated to me by the Minister for Agriculture and Land Affairs -

- (a) hereby designate under section 2 (1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

Portion 1 of the farm Rondavel No 401 in extent of **146,0886** hectares, Situated in the district of Utrecht Province of KwaZulu-Natal, for the purpose of settlement and Agricultural development; and

- (b) hereby impose under section 2 (3) of the said Act, following conditions for the use of land so designated:
- (i) The land may be used for the settlement and agricultural development
 - (ii) The Emadlangeni Municipality may not use the land for any other purpose without the written consent of the Department of Rural Development and Land Reform.
 - (iii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1993), shall apply to the utilization of the land.
 - (iv) The National Water Act, 1998 (Act No. 36 of 1998) shall will apply in order to prevent the pollution of public water.



MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR
DRD&LR
DATE: 10/08/2011

No. 768

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993):
DESIGNATION FOR), PORTION 2 OF THE WONDERDRAAI NO.86 AND
REMAINDER OF THE FARM WEVERDIEND NO. 66 SITUATED IN THE DISTRICT
OF UTHUNGULU IN THE KWAZULU-NATAL PROVINCE (DC 27) REGISTRATION
DIVISION GU PROVINCE OF KWAZULU-NATAL IN TERMS OF SECTION 10(1)(b)(III)
OF THE PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF
1993)**

I, Bonginkosi Zulu, Acting Executive Manager of the KwaZulu-Natal Land Reform Office of the Department of Land Affairs, under the powers delegated to me by the Minister for Rural Development and Land Reform –

- (a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –
- Portion 2 of the farm Wonderdraai No. 86, Remainder of the farm Welverdiend No. 66 in terms of the provision of land and assistance act 126 of 1993 through LRAD, situated in KwaDukuza Municipality, in the Ilembe District Municipality, in the province of KwaZulu Natal.
- (b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :
- (i) The land may be used only for agricultural development
 - (ii) The Department will have the right of first refusal in the event that the Owner intends to sell or donate the Property (including the disposal of any portion thereof or share therein), or the Property is to be repossessed by a development or commercial financial institution.
 - (iii) After the Owner has acquired the Property, the Department will subject the Property to inspections for the first three years or three cropping seasons (depending on the nature of the enterprise) by agricultural extension or monitoring and evaluation officers.
 - (iv) Should an agricultural extension or a monitoring and evaluation officer discover that, in his/her opinion, the Property is under-utilised, is subjected to unsustainable land-use practices or lies fallow and that the Owner did or allowed this intentionally and notwithstanding expert advice given, the

Property will revert to the Department. In exercising the reversionary right, the Department shall consider fair market value for the Property to be the market value less any financial assistance received by the Owner from the Department and compensate the Owner accordingly.

- (v) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land:*
- (vi) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



BONGINKOSI ZULU

ACTING EXECUTIVE MANAGER:PROVINCIAL SHARED SERVICE CENTER- KZN

DATE: 23/8/11

No. 769

23 September 2011

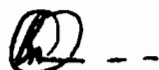
I, BONGINKOSI ZULU, Acting Chief Director of the Shared Service Centre : Kwazulu- Natal duly authorized in terms Section 2 (2) and 2 (3) of the delegation of the Provisions of Land and Assistance Act 126 of 1993 as amended

- (a) hereby designate PORTION 3 (OF 1) and PORTION 7 OF THE FARM BLOEMENDAL No 1144
REGISTRATION DIVISION FT
PROVINCE OF KWAZULU- NATAL
IN EXTENT 364.2173 (THREE SIX FOUR, COMMA TWO ONE SEVEN THREE HECTARES)
situated in the Mpofana Local Municipality, within UMgungundlovu District Municipality

For the purposes of Agricultural and Settlement (food security) and

- (b) Hereby impose the following condition for the use of the land so designated

- (i) The conservation of Agricultural Resources Act 1983 (Act No 43 of 1983) will apply to the utilization of the land
- (ii) The conditions of the National Water Act ,1998 (Act No 36 of 1998) will apply in order to prevent the pollution of public water



BONGINKOSI ZULU
ACTING CHIEF DIRECTOR:
SHARED SERVICE CENTRE- KZN
DATE: 25/8/2011

No. 770

23 September 2011

DESIGNATION MEMORANDUM FOR THE PURCHASE OF IMMOVABLE ASSETS FOR AGRICULTURAL PURPOSES IN TERMS OF SECTION 10 (1)(a) OF THE LAND REFORM: PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993) THE PORTION 7 OF THE FARM DOORNSLUITEN NO 14366, MEASURING 162.5656 HECTARES IN THE DANHAUSER LOCAL MUNICIPALITY, AMAJUBA DISTRICT MUNICIPALITY IN THE KWAZULU-NATAL PROVINCE

I, **Bonginkosi Alexius Zulu**, Acting Chief Director of the KwaZulu-Natal Provincial Shared Services Centre, under powers vested in me by sections 10 (1) (c), of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993)–

Hereby designate: The Portion 7 of the Farm Doornsluiten No 14366, measuring 162.5656 hectares in the Danhauser Local Municipality in the Amajuba District Municipality in the KwaZulu –Natal Province.

For the purpose of settlement and agricultural usage and

(a) Hereby impose the following conditions for the use of the land so designated:

- (i) The land is to be used for the settlement and agriculture,
- (ii) The conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), will apply to the utilization of the land, and
- (iii) The conditions of the National Water Act, 1998 (Act No. 36 of 1998) will apply in order to prevent the pollution of public water.



MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR: PSSC KWAZULU-NATAL LAND REFORM OFFICE
DATE: 13/7/11

No. 771

23 September 2011

DESIGNATION MEMORANDUM FOR THE PURCHASE OF IMMOVABLE ASSETS FOR AGRICULTURAL PURPOSES IN TERMS OF SECTION 10 (1) (a) OF THE LAND REFORM: PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993) REMAINDER OF THE FARM CAHERBARNAGH NO 12012 MEASURING 327, 1880 HECTARES IN THE DANHAUSER LOCAL MUNICIPALITY, AMAJUBA DISTRICT MUNICIPALITY IN THE KWAZULU –NATAL PROVINCE

I Bonginkosi Alexius Zulu, Acting Chief Director of the KwaZulu-Natal Provincial Shared Services Centre, under powers vested in me by sections 10 (1) (c), of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

Hereby designate: The Remainder of the farm Caherbarnagh No 12012 measuring 327.1880 hectares situated in administrative district of the Danhauser Local Municipality in the Amajuba District Municipality in the KwaZulu –Natal Province.

For the purpose of settlement and agricultural usage and;

- (a) Hereby impose the following conditions for the use of the land so designated:
- (i) The land is to be used for the settlement and agriculture,
 - (ii) The conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), will apply to the utilisation of the land, and
 - (iii) The conditions of the National Water Act, 1998 (Act No. 36 of 1998) will apply in order to prevent the pollution of public water.



MR BONGINKOSI ALEXIUS ZULU

ACTING CHIEF DIRECTOR: PSSC- KWAZULU-NATAL

DATE: 23/08/2011

No. 772

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF THE FARM HIGHOVER NO 2 NO 10864 FT, THE FARM
NGUDWINI , NO 13411, FT AND THE FARM ROSARY, NO 13808, FT IN EXTENT 1
331.5356 HECTARES SITUATED IN THE DISTRICT OF SISONKE IN THE
KWAZULU-NATAL PROVINCE.**

I, Mr Bonginkosi Alexius Zulu, Acting Chief Director of the Provincial Share Service Centre: KwaZulu-Natal duly authorized in terms Section 2 (2) and 2 (3) of the delegation of the Provisions of Land and Assistance Act 126 of 1993 as amended –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

1. THE FARM NGUDWINI NO 1341
2. THE FARM HIGHOVER NO 2 NO 10864
3. THE FARM ROSARY NO 13808

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for agricultural development.
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



Mr. B. ZULU
ACTING CHIEF DIRECTOR
SHARE SERVICE CENTRE: KZN
DATE: 27/7/2011

No. 773

23 September 2011

DESIGNATION OF FARM PORTION 5 (REMAINING EXTENT) OF THE FARM GOEDE KEUS NO. 1066 SITUATED IN THE DISTRICT OF UMZINYATHI IN THE, PROVINCE OF KWAZULU-NATAL.

I, **Bonginkosi Zulu**, Acting Chief Director of the KwaZulu-Natal Provincial Shared Services Centre, under powers vested in me by sections 10 (1) (c), of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) -

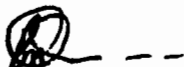
(a) Hereby designate -

- FARM PORTION 5 (REMAINING EXTENT) OF THE FARM GOEDEKEUS NO. 1066 SITUATED IN THE DISTRICT OF UMZINYATHI IN THE, PROVINCE OF KWAZULU-NATAL.

For the purpose of settlement and agricultural usage and

(a) Hereby impose the following conditions for the use of the land so designated:

- (i) The land is to be used for the settlement and agriculture,
- (ii) The conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), will apply to the utilisation of the land, and
- (iii) The conditions of the National Water Act, 1998 (Act No. 36 of 1998) will apply in order to prevent the pollution of public water.



MR BONGINKOSI ZULU
ACTING CHIEF DIRECTOR: KZN-PSSC
DATE: 13/7/11

No. 774

23 September 2011

**PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT No. 126 OF 1993):
DESIGNATION OF PORTION 9 (of 1) OF THE FARM RENSBURG NO 1233**

I, Bonginkosi Alexius Zulu, Acting Chief Director of the Rural Development and Land Reform, under the powers delegated to me by the Minister for Rural Development and Land Reform –

(a) hereby designate under section 2(1) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) –

- **PORTION 9 (OF 1) OF THE FARM RENSBURG NO 1233
REGISTRATION REGISTRATION FT
PROVINCE OF KWAZULU- NATAL
IN EXTENT (205, 6311) TWO ZERO FIVE COMMA SIX THREE ONE
ONE)HECTARES**

(b) hereby impose under section 2(3) of the said Act, the following conditions for the use of the land so designated :

- (i) The land may be used only for settlement and agricultural purposes
- (ii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilization of the land.
- (iii) The National Water Act, 1998 (Act No. 36 of 1998), shall apply in order to prevent the pollution of public water.



**MR BONGINKOSI ALEXIUS ZULU
ACTING CHIEF DIRECTOR
RURAL DEVELOPMENT AND LAND REFORM
PSSC – KZN
DATE: 06/09/2011**

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 642 OF 2011

AMENDMENT NOTICE

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

Reference Number: KRN6/2/2/E/30/0/0/14

Amending Notice 71 of 2007 published in *Government Gazette* No. 29558 on 2 February 2007 in terms of the Court Order dated 19 January 2010 to withdraw a claim lodged by Siphon Cebekhulu on behalf of the Mavundulu Community in respect of the properties listed in the table below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Remainder of the farm Sproxtton No. 13068	48, 2145 ha	T26707/2000	Sproxtton Trust-Trustees	B16203/2000
2	A portion of the consolidated farm Hillermann No. 15434, known before consolidation as the Remainder of the farm Ambleside No. 13098	36, 5469 ha	T40971/2002	Hillermann Greenacres Trust-Trustees	None
3	Remainder of the farm Sunnyside No. 14643	191, 8141 ha	T12746/2001	Hillermann Greenacres Trust-Trustees	None
4	Portion 1 of the farm Sunnyside No. 14643	22, 7463 ha	T25088/1989	Pieter Willem Moolman	B1473/1999
5	Remainder of the farm Renhof No. 15522	4, 9568 ha	T35906/2001	Dieter Rudolph Wilhelm Oellermann	B21659/2001
6	A portion of the consolidated farm Ausschau No. 15816, known before consolidation as Portion 1 of the farm Renhof No. 15522	0, 1180 ha	T40917/1995	Victor Gunther Drogemoller	None
7	Remainder of the farm Bentley No. 14350	85, 6325 ha	T26707/2000	Sproxtton Trust-Trustees	B16203/2000
8	Remainder of Portion 1 of the farm Bentley No. 14350	188, 8131 ha	T4355/1997	W F A Voigts Family Trust-Trustees	B4175/1997 B44395/2002 K910/1991s K937/1998s
9	Portion 2 of the farm Bentley No. 14350	80, 9372 ha	T4355/1997	W F A Voigts Family Trust-Trustees	B4175/1997 B44395/2002 K937/1998s
10	Portion 5 of the farm Bentley No. 14350	8, 1742 ha	T64315/2001	W F A Voigts Family Trust-Trustees	K3535/2001s
11	Remainder of the farm Fairview No. 13686	55, 6497 ha	T26706/2000	Fairview Property Trust-Trustees	B16201/2000 B19339/2006
12	Portion 1 of the farm Fairview No. 13686	11, 1014 ha	T18889/2003	Gezina Thompson	None
13	Remainder of Portion 2 of the farm Fairview No. 13686	7, 7875 ha	T63811/2003	Kas Resources cc	B42542/2003
14	Portion 3 of the farm Fairview No. 13686	0, 0394 ha	T4510/1959	Transnet Ltd	None
15	Portion 5 of the farm Fairview No. 13686	0, 4091 ha	T31569/1996	Kismet Trust-Trustees	None
16	Portion 8 of the farm Fairview No. 13686	0, 9110 ha	T54710/1999	Transnet Ltd	none
17	Portion 1 of the farm Camel Hoek No. 1320	40, 3800 ha	T7337/2002	Manuel de Sousa and Susanna Elizabeth de Sousa	None
18	Remainder of Portion 2 of the farm Camel Hoek No. 1320	81, 7526 ha	T17868/1989	Kenmere Farm cc	B15427/1990 B60723/2005 K1045/1988s
19	Remainder of Portion 6 of the farm Camel Hoek No. 1320	149, 7483 ha	T27950/1991	Jack Kenneth Flett Peckham	B38646/1995 B46735/1994 K706/1988s VA1736/1994

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
20	Portion 14 of the farm Camel Hoek No. 1320	105, 1536 ha	T7958/1995	Torwoodlea Trust-Trustees	I-1895/1995c-10/3/1995- K181/1992s I-1527/2005c B12351/2000 B12352/2000 B13917/2005 B21660/2001 B4654/2001 B9017/2002 K1062/1975s K1467/1974s K1468/1974s K995/1988s
21	Portion 18 of the farm Camel Hoek No. 1320	27, 6400 ha	T14665/1983	Gavin Arthur Freeman	K1433/1988s
22	Portion 19 of the farm Camel Hoek No. 1320	0, 8359 ha	T76/1903	Transnet Ltd	I-208/1980LG
23	Remainder of Portion 8 of the farm Dalton No. 2366	154, 6521 ha	T33976/1997	Martin E Schroder Trust-Trustees	B27050/1998 B30275/1997 K861/1995s
24	Portion 14 of the farm Dalton No. 2366	126, 5502 ha	T19057/1997	Louis Meyer Werner Family Trust-Trustees	None
25	Portion 35 of the farm Dalton No. 2366	161, 8744 ha	T7498/2000	Eugen Thies Family Trust-Trustees	B30336/2000
26	Portion 45 of the farm Dalton No. 2366	7, 3096 ha	T34956/1994	Neil Wittig Family Trust-Trustees	K363/1997s
27	Portion 51 of the farm Dalton No. 2366	0, 3175 ha	T7369/1986	Transnet Ltd	None
28	Portion 57 of the farm Dalton No. 2366	7, 2223 ha	T33975/1997	Martin E Schroder Trust-Trustees	B27050/1998 B30275/1997 K861/1995s
29	Portion 3 of the farm Lot 50 No. 1865	0, 6776 ha	T33/1915	Transnet Ltd	I-2730/1977LG
30	Portion 4 of the farm Lot 50 No. 1865	137, 7337 ha	T25961/1995	Driefontein Farm Trust-Trustees	B18792/2001 B23184/1997 B27062/1995 B29454/2002

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
31	Portion 5 of the farm Lot 50 No. 1865	137, 7337 ha	T25961/1995	Driefontein Farm Trust-Trustees	B18792/2001 B23184/1997 B27062/1995 B29454/2002
32	Remainder of Portion 7 of the farm Lot 50 No. 1865	169, 4852 ha	T13512/1990	Sonja Ingrid Schulz	B25027/1990
33	Portion 9 of the farm Lot 50 No. 1865	8, 7669 ha	T34956/1994	Neil Wittig Family Trust-Trustees	None
34	Remainder of Portion 11 of the farm Lot 50 No. 1865	118, 4530 ha	T34956/1994	Neil Wittig Family Trust-Trustees	K1926/1999s K363/1997s
35	Remainder of Portion 12 of the farm Lot 50 No. 1865	71, 6358 ha	T34956/1994	Neil Wittig Family Trust-Trustees	None
36	Portion 24 of the farm Lot 50 No. 1865	12, 8257 ha	T13512/1990	Sonja Ingrid Schulz	B25027/1990
37	Remainder of Portion 25 of the farm Lot 50 No. 1865	1, 1067 ha	T21434/1997	Prop (Pty) Ltd	None
38	Portion 27 of Portion 25 of the farm Lot 50 No. 1865	5, 5010 ha	T60651/2002	Transnet Ltd	None
39	Remainder of Portion 1 of the farm Welverdiend No. 1384	800 dum	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995- 1779/1979T I-952/1976LG
40	Remainder of Portion 4 of the farm Welverdiend No. 1384	3, 6947 ha	T20455/1985 T20700/1984	Louis Gerald Voigts	K698/1998s
41	Portion 5 of the farm Welverdiend No. 1384	96, 5037 ha	T26083/1994	W E Ortmann Trust-Trustees	B60336/2004
42	Remainder of Portion 6 of the farm Welverdiend No. 1384	126, 3227 ha	T26083/1994	W E Ortmann Trust-Trustees	B60336/2004
43	Portion 7 of the farm Welverdiend No. 1384	85, 3837 ha	T26083/1994 T26085/1994	W E Ortmann Trust-Trustees	B60336/2004
44	Portion 8 of the farm Welverdiend No. 1384	55, 6847 ha	T26083/1994 T26085/1994	W E Ortmann Trust-Trustees	B60336/2004
45	Portion 10 of the farm Welverdiend No. 1384	1, 6439 ha	T26083/1994	W E Ortmann Trust-Trustees	B60336/2004
46	Remainder of Portion 12 of the farm Welverdiend No. 1384	2, 2788 ha	T10771/2001	Vishan Govender	B6482/2001
47	Portion 13 of the farm Welverdiend No. 1384	1, 7665 ha	T19125/2005	Eckhard Siegfried Drews	B24495/2006
48	Portion 14 of the farm Welverdiend No. 1384	0, 3745 ha	T517/1900	Transnet Ltd	I-952/1976LG
49	Portion 15 of the farm Welverdiend No. 1384	1, 0786 ha	T19125/2006	Eckhard Siegfried Drews	I-952/1976LG B24495/2006
50	Portion 16 of the farm Welverdiend No. 1384	163, 8851 ha	T26083/1994 T26085/1994	W E Ortmann Trust-Trustees	B60336/2004

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
51	A portion of the consolidated Remainder of the farm New Hanover No. 10076, known before consolidation as Portion 18 of the farm Welverdient No. 1384	5, 6800 ha	T20071/2001	NCT Forestry Co-OP Ltd	None
52	Portion 19 of the farm Welverdient No. 1384	0, 1492 ha	T1957/1904	Transnet Ltd	I-952/1976LG
53	Remainder of Portion 20 of the farm Welverdient No. 1384	0, 0949 ha	T7376/2006	Beatrice Ellis Chateau and Desmond Joseph Chateau	None
54	Remainder of Portion 21 of the farm Welverdient No. 1384	0, 1973 ha	T9139/1979	Big 5 False Bay Municipality	I-952/1976LG
55	Portion 28 of the farm Welverdient No. 1384	0, 8094 ha	T885/1918	Church of the Province of Southern Africa	None
56	Portion 29 of the farm Welverdient No. 1384	17, 1030 ha	T26083/1994	W E Ortmann Trust-Trustees	B60336/2004
57	Portion 30 of the farm Welverdient No. 1384	0, 8155 ha	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995-1779/1979T I-952/1976LG
58	Portion 31 of the farm Welverdient No. 1384	0, 6018 ha	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995-1779/1979T I-952/1976LG
59	Portion 32 of the farm Welverdient No. 1384	0, 8518 ha	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995-1779/1979T I-952/1976LG
60	Portion 33 of the farm Welverdient No. 1384	0, 3593 ha	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995-1779/1979T I-952/1976LG
61	Portion 34 of the farm Welverdient No. 1384	1, 5396 ha	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995-1779/1979T I-952/1976LG
62	Portion 35 of the farm Welverdient No. 1384	1, 0004 ha	T1779/1979	Walter Henry Bentley	I-2214/1995C-17/3/1995-1779/1979T I-952/1976LG
63	Portion 38 of the farm Welverdient No. 1384	0, 2824 ha	T246/1943	Republic of South Africa	I-952/1976LG
64	Remainder of Portion 39 of the farm Welverdient No. 1384	0, 0234 ha	T55556/2005	Theodora Gugu Shozi and Bongabona Joseph Shozi	B63117/2005
65	Remainder of Portion 40 of the farm Welverdient No. 1384	800 dum	T2516/1943	Republic of South Africa	I-952/1976LG
66	Portion 41 of the farm Welverdient No. 1384	0, 1290 ha	T917/1996	Nkosinathi William Mhlongo	B1127/1996
67	Portion 42 of the farm Welverdient No. 1384	0, 1113 ha	T23471/1994	Shaun Sripersad and Priscilla Anne Sripersad	None

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
68	Portion 44 of the farm Welverdient No. 1384	0, 1414 ha	T32155/2004	Neil Wilson Smith	None
69	Portion 47 of the farm Welverdient No. 1384	0, 1298 ha	T71394/2003	Norman Clement Ndwandwe and Nompumelelo Ndwandwe	B46922/2003
70	Remainder of Portion 50 of the farm Welverdient No. 1384	0, 1321 ha	T17670/1984	Richard Frank Chiazzari	K1322/1993s
71	Portion 51 of the farm Welverdient No. 1384	0, 1612 ha	T4478/1949	Republic of South Africa	I-952/1976LG
72	Portion 52 of the farm Welverdient No. 1384	0, 1279 ha	T55556/2005	Bongabona Joseph Shoji and Theodora Gugu Shoji	B63117/2005
73	Portion 53 of the farm Welverdient No. 1384	0, 0908 ha	T3246/1943	Transnet Ltd	I-952/1976LG
74	Remainder of Portion 55 of the farm Welverdient No. 1384	2, 1771 ha	T29826/2005	Mbongwa Michael Ndlovu	None
75	Portion 56 of the farm Welverdient No. 1384	0, 8094 ha	T1560/1975	Amelia Ann Pieterse	I-952/1976LG B27849/1990
76	Portion 59 of the farm Welverdient No. 1384	1, 2141 ha	T22184/1987	Eckhard Siegfried Drews	B46028/2005 K1373/1999s
77	Remainder of Portion 60 of the farm Welverdient No. 1384	0, 7939 ha	T6899/1986	H E M Prop Inv (Pty) Ltd	None
78	Portion 61 of the farm Welverdient No. 1384	0, 2023 ha	T14948/2000	Rosemary Ntombifuthi Nkomo	None
79	Remainder of Portion 67 of the farm Welverdient No. 1384	4, 4114 ha	T40557/2006	Lisa Ann Robertson	K1530/1984s VA442/1995 VA443/1995
80	Portion 69 of the farm Welverdient No. 1384	6, 4893 ha	T22463/1988	Janet Scheuer	B46728/1994
81	Portion 72 of the farm Welverdient No. 1384	0, 2993 ha	T56113/2005	Lunette Mable van der Merwe	B47552/2006
82	Portion 73 of the farm Welverdient No. 1384	0, 2486 ha	T6542/1980	Solton (Pty) Ltd	I-3701/1997AT-169/97
83	Portion 74 of the farm Welverdient No. 1384			Not Registered	
84	Portion 75 of the farm Welverdient No. 1384	0, 1572 ha	T31834/1992	Rajan Arumugham Govender	B16595/1995 B36063/1996 B45874/1992
85	Portion 76 of the farm Welverdient No. 1384	0, 1950 ha	T21637/1987	Ernst Phillipus Scheepers and Anna Margaritha Magdalena Scheepers	B27937/1987
86	Portion 77 of the farm Welverdient No. 1384	0, 2516 ha	T19926/1997	Ismail Ebrahim Vahed and Zohra Essop Vahed	B19306/1997
87	Portion 79 of the farm Welverdient No. 1384	0, 9940 ha	T14969/2006	Corpco 2075 cc	None
88	Portion 80 of the farm Welverdient No. 1384	0, 2292 ha	T28858/1996	Mzonzima Siphon Mjwara and Tolo Nzozini Mjwara	None
89	Portion 81 of the farm Welverdient No. 1384	0, 1822 ha	T321/1995	Vusumuzi Wilfred Khumalo and Dianah Jabhisile Khumalo	B34009/1995

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
90	Portion 82 of the farm Welverdiend No. 1384	0, 1805 ha	T54781/2005	Otga Nonhlanhla Malinga and Sibusiso William Malinga	B62050/2005
91	Portion 83 of the farm Welverdiend No. 1384	0, 1587 ha	T23772/1994	Bongani Maxwell Mzila and Nokuthula Daphney Mzila	B31000/1994
92	Portion 84 of the farm Welverdiend No. 1384	0, 1380 ha	T9499/1996 T64780/2005	Muziwamandla Sydney Mthethwa	B73630/200594
93	Portion 85 of the farm Welverdiend No. 1384	0, 1745 ha	T35492/1995	Bekumuzi Louis Jila	B37982/1995
94	Portion 86 of the farm Welverdiend No. 1384	0, 1653 ha	T27998/1995	Nana Cecilia Hlela	B29438/1995
95	Portion 87 of the farm Welverdiend No. 1384	0, 1309 ha	T36154/1993	Sicelo Johannes Madonsela and Getrude Emely Nomusa Madonsela	B52753/1993
96	Portion 88 of Portion 50 of the farm Welverdiend No. 1384	0, 1792 ha	T23274/2006	Vusumuzi Luckyboy Dladla	None
97	Portion 89 of Portion 50 of the farm Welverdiend No. 1384	0, 3528 ha	T23275/2006	Bhekumuzi Amos Sibiya	None
98	Portion 90 of the farm Welverdiend No. 1384	0, 8019 ha	T45030/2003	Lisa Ann Robertson	B8445/2006
99	Portion 91 of the farm Welverdiend No. 1384			Not Registered	
100	Portion 92 of the farm Welverdiend No. 1384			Not Registered	
101	Portion 94 of the farm Welverdiend No. 1384	0, 0155 ha	T9185/1989	Development & Services Board – New Hanover	None
102	Portion 95 of Portion 4 of the farm Welverdiend No. 1384	0, 2464 ha	T25094/2003	Pieter Willem Conradie	B13567/2003
103	Portion 96 of the farm Welverdiend No. 1384			Not Registered	
104	Portion 97 of the farm Welverdiend No. 1384			Not Registered	
105	Portion 100 of the farm Welverdiend No. 1384	0, 2891 ha	T20430/1995	Rashid Desai Family Trust-Trustees	B21330/1995
106	Portion 101 of the farm Welverdiend No. 1384	2, 1650 ha	T48891/2004	Geoffrey Selwyn Sher	B4098/2006
107	Portion 102 of the farm Welverdiend No. 1384	0, 3350 ha	T20434/1995	Charlie Emile van Hemert and Margaretha Brenda van Hemert	B31811/1989 B41018/1991

SUNJAY SINGH
ACTING REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 644 OF 2011**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****NOTICE OF INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF FRIT ORIGINATING IN OR IMPORTED FROM BRAZIL**

The International Trade Administration Commission of South Africa (the Commission) accepted an application alleging that frit originating in or imported from Brazil is being dumped in the Southern African Customs Union (SACU) market, causing material injury to the SACU industry concerned.

The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that an investigation should be initiated on the basis of dumping, material injury and causality.

THE APPLICANT

The applicant is Ferro Industrial Products (Pty) Ltd, the major producer of the subject product in the SACU market, constituting approximately 99 per cent of the SACU production volume. The Applicant submitted sufficient evidence to enable the Commission to initiate the investigation on the basis of dumping, material injury and causality.

THE PRODUCT

The product allegedly being dumped is frit, classifiable under tariff subheadings 3207.40, originating in or imported from Brazil.

THE ALLEGATION OF DUMPING

The allegation of dumping is based on the comparison between the normal value in Brazil and the export price from Brazil. The normal value was determined based on invoices from a producer of the subject product in Brazil.

The export price was based on the official import statistics obtained from the South African

Revenue Service (SARS). An adjustment was made to bring the amount to an ex-factory export price.

On this basis, the Commission found that there was *prima facie* proof of dumping.

THE ALLEGATION OF MATERIAL INJURY AND CAUSAL LINK

The Applicant submitted evidence to show that there is price undercutting, price depression and price suppression. The Applicant's information indicated a decline in market share, return on investment, cash flow, growth and the ability to raise capital.

On this basis the Commission found that there was *prima facie* proof of material injury and causal link.

PERIOD OF INVESTIGATION

The period of investigation for purposes of determining the dumping margin in the exporting country or country of origin will be from 1 May 2010 to 30 April 2011. The period of investigation for purposes of determining material injury will be from 1 May 2008 to 30 April 2011.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and exporters, and known representative associations. The trade representative of the exporting country has also been notified. Importers and other interested parties are invited to contact the Commission

as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously, will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

“The following list indicates “information that is by nature confidential” as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor;*

Provided that a party submitting such information indicates it to be confidential.”

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury and/or threat of material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies II
International Trade Administration Commission
of South Africa
Block E – The DTI Campus
77 Meintjies Street
SUNNYSIDE
PRETORIA
SOUTH AFRICA

Postal address

The Senior Manager: Trade Remedies II
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

PROCEDURES AND TIME LIMITS

All responses, including non-confidential copies of the responses, should be received by the Senior Manager: Trade Remedies II not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except without the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by Embassies on behalf of exporters.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted will subsequently be available for verification. It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission.

It should be noted that unavailability of, or inconvenience to consultants will not be considered to be good cause.

Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format.

The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of Anti-Dumping Agreement. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties who experience difficulty in furnishing the information required, or submitting in the format required, are therefore urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submission only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Enquiries may be directed to the investigating officers, Mr. Edwin Mkwanazi at telephone +27 12 394-3742 or Mr. Greg Kuhn at telephone +27 12 394-3636 or at fax +27 12 394-0518.

NOTICE 645 OF 2011**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****NOTICE OF INITIATION OF THE SUNSET REVIEW OF THE ANTI-DUMPING DUTIES ON CLEAR FLOAT GLASS ORIGINATING IN OR IMPORTED FROM INDONESIA**

In accordance with the provisions in Article 53.1 of the Anti-Dumping Regulations, any definitive anti-dumping duty shall be terminated on a date not later than five years from the date of imposition, unless the authorities determine, in a review initiated before that date on their own initiative or upon a duly substantiated request made by or on behalf of the domestic industry, that the expiry of the duties would be likely to lead to continuation or recurrence of dumping and injury.

On 07 May 2010, the International Trade Administration Commission (ITAC) notified all interested parties, through **Notice No. 369 of 2010** in **Government Gazette No. 33151**, that unless a duly substantiated request is made by or on behalf of the SACU industry, indicating that the expiry of the anti-dumping duties against the imports of clear float glass originating in or imported from Indonesia would likely lead to the continuation or recurrence of dumping and injury, the anti-dumping duties on clear float glass originating in or imported from Indonesia will expire on **02 October 2011**.

A response to the sunset review application questionnaire was received from the PFG Building Glass (Pty) Ltd on behalf of the Southern African Customs Union (SACU) industry on 18 March 2011.

The Applicant alleges that the expiry of the duties would likely lead to the continuation and recurrence of dumping and the recurrence of material injury.

The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that a sunset review investigation should be initiated.

THE APPLICANT

The application was lodged by PFG Building Glass (Pty) Ltd, the sole producer of clear float glass within the SACU.

THE PRODUCT

The product allegedly being dumped is clear float glass of a thickness of 3 mm to 6mm, classifiable under tariff subheading 7005.29 originating in or imported from Indonesia

THE ALLEGATION OF THE CONTINUATION OR RECURRENCE OF DUMPING

The allegation of dumping is based on the comparison between the normal value in Indonesia and the export price statistics obtained from the Australian Bureau of Statistics.

The Applicant obtained a domestic price quotation in Indonesia to calculate a normal value and calculated an average price of Rupiah 7 101 131/ton. The Applicant used the Australian import statistics from Indonesia to calculate the export price for Indonesia. The Applicant calculated an average price of Rupiah 2 983 949/ton. The dumping margin was calculated to be 137.97%.

On this basis, the Commission found that there was *prima facie* proof of the likelihood of continuation or recurrence of dumping.

THE ALLEGATION OF RECURRENCE OF MATERIAL INJURY

The Applicant alleges and submitted sufficient evidence to show that it would experience price undercutting, price depression, price suppression, a decline in sales value, capacity utilisation, profit, output, productivity, employment, inventories, and growth, if duties expire.

On this basis the Commission found that there was *prima facie* proof of the likelihood of recurrence of material injury.

PERIOD OF INVESTIGATION

The investigation period for dumping is from 01 January 2010 to 31 December 2010 and the injury investigation involves the evaluation of data for the period 01 January 2008 to 31 December 2010 and a 2011 budget figure.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement) and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and known representative associations. The trade representative of the country of origin has also been notified, and as the Applicant was not able to identify possible foreign producers of the subject product, requested to advise possible producers accordingly.

Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies.

The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously, will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality.

In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

“The following list indicates “information that is by nature confidential” as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor;*

Provided that a party submitting such information indicates it to be confidential.”

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies 1
International Trade Administration Commission
Block E – The DTI Campus
77 Meintjies Street
SUNNYSIDE
PRETORIA
SOUTH AFRICA

Postal address

The Senior Manager:
Trade Remedies 1
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

PROCEDURES AND TIME LIMITS

The Senior Manager: Trade Remedies 1, should receive all responses, including non-confidential copies of the responses, not later than 30 days from the date hereof, or from the date on which the

letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for an extension. Please note that the Commission will not consider requests for extension by the Embassy on behalf of foreign producers.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted would subsequently be available for verification. Specifically, it is planned to verify the information submitted by the foreign producers within three to five weeks subsequent to the submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to appointed representatives, will not be considered to be good cause.

Parties should also ensure when they engage representatives that they will be available at the requisite times, to ensure compliance with the above time frames.

Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the ITA Act and the ADR. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission

has agreed in writing to a deviation from the required format. A failure to submit a non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties, who experience difficulty in furnishing the information required, or submitting information in the format required, are urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submissions only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing must provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information is not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Should you have any queries, please do not hesitate to contact investigating officers, Mr. Elias Tema at telephone number +27 12 394 3640 or Ms. Regina Peta at telephone number +27 12 394 3737 or Mr Busman Makakola +27 12 394 3380 or at fax number +27 12 394 0518.

NOTICE 646 OF 2011**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****NOTICE OF INITIATION OF A SUNSET REVIEW OF THE ANTI-DUMPING DUTY ON UNFRAMED MIRRORS ORIGINATING IN OR IMPORTED FROM INDONESIA**

In accordance with the provisions of Article 53.1 of the Anti-Dumping Regulations (ADR), any definitive anti-dumping duty shall be terminated on a date not later than five years from the date of imposition, unless the International Trade Administration Commission of South Africa (the Commission) determines, in a review initiated before that date on its own initiative or upon a duly substantiated request made by or on behalf of the domestic industry, that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and injury.

On 26 June 2009, the Commission notified the interested parties through Notice No. 902 of 2009 in Government Gazette No. 32333, that unless a substantiated request is made indicating that the expiry of the anti-dumping duty against imports of unframed mirrors originating in or imported from Indonesia would likely lead to the continuation or recurrence of dumping and injury, the anti-dumping duty on unframed mirrors originating in or imported from Indonesia would expire on 24 October 2011.

A response to the sunset review application questionnaire was received from PFG Building Glass (Pty) Ltd on behalf of the Southern African Customs Union (SACU) industry on 30 March 2011.

The Applicant alleges that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and the recurrence of material injury. The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that a sunset review investigation should be initiated.

THE APPLICANT

The application was lodged by PFG Building Glass (Pty) Ltd, the sole producer of unframed mirrors within the SACU.

THE PRODUCT

The product allegedly being dumped is unframed mirrors classifiable under tariff subheading 7009.91 originating in or imported from Indonesia.

THE ALLEGATION OF THE CONTINUATION OR RECURRENCE OF DUMPING

The allegation of continuation or recurrence of dumping is based on the comparison between the normal values and the export prices.

The Applicant obtained a domestic price quotation in Indonesia to calculate a normal value and calculated an average price of Rupiah 13 507 434/ton. The Applicant used SARS import statistics to calculate the export price from Indonesia. The Applicant calculated an average price of Rupiah 5 455 903/ton. The dumping margin was calculated to be 147.6%.

On this basis, the Commission found that there was *prima facie* proof of the likelihood of continuation or recurrence of dumping if the duty expires.

THE ALLEGATION OF CONTINUATION OR RECURRENCE OF MATERIAL INJURY

The Applicant alleges and submitted *prima facie* evidence to show that it would experience a decline in sales, production, market share, capacity utilisation, productivity and return on investment, if the duty expires.

On this basis the Commission found that there was *prima facie* proof of the recurrence of material injury.

PERIOD OF INVESTIGATION

The investigation period for dumping is from 01 January 2010 to 31 December 2010 and the injury investigation involves evaluation of data for the period of 01 January 2008 to 31 December 2010 and a 2011 budget figure. The Commission will also consider an estimate of what the situation will be, if the anti-dumping duty expires.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of a sunset review investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, and the ADR. Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and known representative associations. The trade representative of the country of origin has also been notified, and as the Applicant was not able to identify possible foreign producers of the subject product, requested to advise possible producers accordingly.

Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement,

in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

"The following list indicates "information that is by nature confidential" as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor; provided that a party submitting such information indicates it to be confidential."*

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of the continuation or likelihood of dumping and the resulting continuation or recurrence of material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies 1
International Trade Administration Commission
Block E –Uuzaji Building
77 Meintjies Street
SUNNYSIDE
PRETORIA
SOUTH AFRICA

Postal address

The Senior Manager:
Trade Remedies 1
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

PROCEDURES AND TIME LIMITS

The Senior Manager: Trade Remedies¹, should receive all responses, including non-confidential copies of the responses, not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for an extension. Please note that the Commission will not consider requests for extension by the Embassy on behalf of foreign producers.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted would subsequently be available for verification. Specifically, it is planned to verify the information submitted by the foreign producers within three to five weeks subsequent to the submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to appointed representatives, will not be considered to be good cause.

Parties should also ensure when they engage representatives that they will be available at the requisite times, to ensure compliance with the above time frames.

Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the ITA Act and the ADR. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit a non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties, who experience difficulty in furnishing the information required, or submitting information in the format required, are urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submissions only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing must provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information is not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Should you have any queries, please do not hesitate to contact investigating officers, Mr. Elias Tema at telephone number +27 12 394 3640 or Mr. Andre Zietsman at telephone number +27 12 394 3673 or at fax number +27 12 394 0518.

NOTICE 647 OF 2011**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****NOTICE OF INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF SCREW STUDDING (RODS THREADED THROUGHOUT) OF STEEL AND OF STAINLESS STEEL (COMMONLY KNOWN AS THREADED ROD) ORIGINATING IN OR IMPORTED FROM THE PEOPLES'S REPUBLIC OF CHINA (PRC)**

The International Trade Administration Commission of South Africa (the Commission) accepted an application alleging that screw studding (rods threaded throughout) (commonly known as threaded rods) of steel and stainless steel originating in or imported from the PRC are being dumped on the Southern African Customs Union (SACU) market, causing material injury to the SACU industry concerned. The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that an investigation should be initiated on the basis of dumping, material injury and causality.

THE APPLICANT

The application was lodged by the South African Fasteners Manufacturers Association (SAFMA), on behalf of the SACU industry.

THE PRODUCT

The products allegedly being dumped are screw studding (rods threaded throughout), (commonly known as threaded rods) of steel (mild steel/galvanised/black steel and EN8 classifiable under tariff subheading 7318.15.41) and of stainless steel (classifiable under tariff subheadings 7318.15.35), originating in or imported from the PRC.

THE ALLEGATION OF DUMPING

The allegation of dumping is based on the comparison between the normal value in the PRC and the export price from the PRC. The normal value was determined based on a quotation provided by a manufacturer of threaded rods in the PRC on enquiry for collection at the plant for use in the PRC. The export price was determined based on a quote as requested from an exporter in the PRC. An adjustment of 5 per cent was made to the FOB import price to calculate the ex-factory export price. On this basis, the Commission found that there was *prima facie* proof of dumping.

THE ALLEGATION OF MATERIAL INJURY, THREAT OF MATERIAL INJURY AND CAUSAL LINK

Prior to 1 January 2011 the threaded rods were classifiable under tariff subheading 7318.15.90. As the products under investigation were classifiable under tariff subheading 7318.15.90 during the period of investigation, all material injury indicators relating to import statistics, reflect import statistics for tariff subheading 7318.15.90.

The Applicant submitted evidence to show that there is price undercutting and price suppression. The Applicant's information indicated a decline in sales value, profit, as well as a negative effect on cash flow, inventories, return on investment and employment.

The Applicant alleged that a threat of material injury exists. Evidence was submitted to indicate this by providing information on freely disposable capacity of the exporters, other markets that can absorb the free capacity of the exporters and the state of the country of origin.

On this basis the Commission found that there was *prima facie* proof of material injury, threat of material injury and causal link.

PERIOD OF INVESTIGATION

The period of investigation for purposes of determining the dumping margin in the exporting country of origin will be from 1 January 2010 to 31 December 2010. The period of investigation for purposes of determining material injury will be from 1 January 2008 to 31 December 2010.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, and the Commission's Anti-Dumping Regulations (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and foreign producers, and known representative associations. The trade representative of the country of origin has also been notified. Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously, will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

"The following list indicates "information that is by nature confidential" as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor;*

provided that a party submitting such information indicates it to be confidential."

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury and/or threat of material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies 1

The International Trade Administration
Commission of South Africa

Block E – Uuzaji Building

The DTI Campus

77 Meintjies Street

SUNNYSIDE

PRETORIA

SOUTH AFRICA

Postal address

The Senior Manager: Trade Remedies 1

The International Trade Administration
Commission of South Africa

Private Bag X753

Pretoria

0001

SOUTH AFRICA

PROCEDURES AND TIME LIMITS

All responses, including non-confidential copies of the responses, should be received by the Senior Manager: Trade Remedies I not later than 30 days from the date hereof,

or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for an extension. Please note that the Commission will not consider requests for extension by Embassies on behalf of foreign producers.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted will subsequently be available for verification. Specifically, it is planned to verify the information submitted by foreign producers within three to five weeks subsequent to the submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to appointed representatives, will not be considered to be good cause.

Parties should also ensure when they engage representatives that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the ITA Act and the ADR. The Commission may

therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit a non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties who experience difficulty in furnishing the information required, or submitting information in the format required, are therefore urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submissions only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing must provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information is not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Enquiries may be directed to the investigating officers, Ms Selma Takacs at telephone +27 12 394-3596 or Mr Lufuno Munzhelele at telephone +27 12 394-3593 or André Zietsman at telephone +27 12 394-3673 or at fax +27 12 394-0518.

NOTICE 648 OF 2011**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****CUSTOMS TARIFF APPLICATIONS****LIST 08/2011**

The International Trade Administration Commission (herein after referred to as ITAC or the Commission) has received the following applications concerning the Customs Tariff. Any objection to or comments on these representations should be submitted to the Chief Commissioner, ITAC, Private Bag X753, Pretoria, 0001. Attention is drawn to the fact that the rate of duty mentioned in these applications is that requested by the applicant and that the Commission may, depending on its findings, recommend a lower or higher rate of duty.

CONFIDENTIAL INFORMATION

The submission of confidential information to the Commission in connection with customs tariff applications is governed by section 3 of the Tariff Investigations Regulations, which regulations can be found on ITAC's website at <http://www.itac.org.za/documents/R.397.pdf>.

These regulations require that if any information is considered to be confidential, then a non-confidential version of the information must be submitted, simultaneously with the confidential version. In submitting a non-confidential version the regulations are strictly applicable and require parties to indicate:

- Each instance where confidential information has been omitted and the reasons for confidentiality;*
- A summary of the confidential information which permits other interested parties a reasonable understanding of the substance of the confidential information; and*
- In exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.*

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless clearly indicated to be confidential, will be made available to other interested parties.

The Commission will disregard any information indicated to be confidential that is not accompanied by a proper non-confidential summary or the aforementioned reasons.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

1. REDUCTION OF CUSTOMS DUTY ON:

“Pistons, with an outside diameter not exceeding 155mm, whether or not fitted with gudgeon pins, piston rings or cylinder lines or sleeves, for motor vehicle engines classifiable under tariff subheading 8409.99.30”

Ref. ITAC: No. 14/2011. Enquiries Mr. Siphon Tshabalala; Tel 012 394 3739, Fax: 012 394 4627, e-mail: stshabalala@itac.org.za

APPLICANT:

Masterparts (Pty) Ltd
24 Warrington Road
Kenilworth
Cape Town
7702

REASON FOR THE APPLICATION:

There is no longer a local manufacturer of pistons for diesel engines within the SACU

PUBLICATION PERIOD:

Representation should be submitted to the above address within **four (4) weeks** of the date of this notice.

2. CREATION OF REBATE PROVISIONS UNDER SCHEDULE 3 FOR:**Parts for computer monitors**

“Goods of any description (excluding mounted or populated circuit boards and display panels, irrespective of their degree of completion and any apparatus classifiable in heading 85.28), at such times, in such quantities and under such conditions as the International Trade Administration Commission may allow by specific permit, for the manufacture of monitors not incorporating television reception apparatus, classifiable in tariff subheadings 8528.51.90 and 8528.59.90”; (Rebate of the full duty)

Completely knocked down (CKD)

“Display panels (excluding any apparatus classifiable in heading 85.28) not equipped or presented with mounted or populated circuit boards designed for purposes other than pixel control, and inverters, whether or not incorporating a back lighting unit but not equipped or presented with any other components, at such times, in such quantities and under such conditions as the International Trade Administration Commission may allow by specific permit, for the manufacture of monitors not incorporating television reception apparatus classifiable in tariff subheading 8528.51.90 and 8528.59.90, provided that the Commission is satisfied that the manufacturing process for monitors not incorporating television reception apparatus includes the mounting and populating of unpopulated (blank) circuit boards (Rebate of full duty)”;

Semi-knocked down (SKD)

“Display panels (excluding any apparatus classifiable in heading 85.28), not equipped or presented with mounted or populated circuit boards designed for purposes other than pixel control, and inverters, whether or not incorporating a back lighting unit but not equipped or presented with any other components, at such times, in such quantities and under such conditions as the International Trade Administration Commission may allow by specific permit, for the manufacture of monitors not incorporating television reception apparatus, classifiable in tariff subheading 8528.51.90 and 8528.59.90 (Rebate of full duty less 12,2%)”

DELETION OF REBATE ITEM 316.23/8529.90/01.06 FOR:

“liquid crystal display (LCD) panels classifiable in tariff subheading 8529.90.80, for the manufacture of video monitors incorporating an automatic data processing machine, classifiable in tariff subheading 8528.51”

CREATION OF A NEW TARIFF SUBHEADING UNDER SCHEDULE 1 FOR:

“Display panels classifiable in tariff subheading 8529.90.80. by the creation of a new 8-digit subheading in 8529.90, the duty will remain GN 20%, EU 2, 6%, EFTA 10% and SADC free”.

INVESTIGATION INITIATED BY:

International Trade Administration Commission of South Africa
Private Bag X 753
Pretoria
0001.

ITAC Ref: 12/2011, Enquiries: Ms L Maliaga Tel: 012 3943835 or E-mail:
LMaliaga@itac.org.za

REASON FOR THE REVIEW:

To develop the computer monitors industry in the SACU region.

PUBLICATION PERIOD:

Representation should be submitted to the above address within **two (2) weeks** of the date of this notice.

LIST 07/2011 WAS PUBLISHED UNDER NOTICE 576 OF 26 AUGUST 2011

NOTICE 649 OF 2011**CO-OPERATIVES TO BE REMOVED FROM THE REGISTER**

**EBUTHA FEEDLOT CO-OPERATIVE LIMITED
GLENGARRY FEEDLOT CO-OPERATIVE LIMITED
UMXHWELE CO-OPERATIVE LIMITED
TEMBA – LEMBOKODO TRADING CO-OPERATIVE LIMITED
DA AFRICAN VILLA TRADING CO-OPERATIVE LIMITED
JUS' CHICKEN CO-OPERATIVE LIMITED
EMATHAFENI FARMER'S CO-OPERATIVE LIMITED
UDUMO GENERAL CO-OPERATIVE LIMITED
YAMKELA CO-OPERATIVE LIMITED
YONGAMA CO-OPERATIVE LIMITED
IKEMELENG CO-OPERATIVE LIMITED
TSHABAMESO POULTRY CO-OPERATIVE LIMITED.**

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

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

PRETORIA

0001

NOTICE 650 OF 2011**CO-OPERATIVES TO BE REMOVED FROM THE REGISTER**

**ISHUNGU CO-OPERATIVE LIMITED
IMPENDUKO CO-OPERATIVE LIMITED
MAWANDE CO-OPERATIVE LIMITED
UPHAPHES SERVICES CO-OPERATIVE LIMITED
INKUNZI FARMERS CO-OPERATIVE LIMITED
UMNOTHO WESIZWE SETHU CO-OPERATIVE LIMITED
KHULA NGOLWAZI GENERAL CO-OPERATIVE LIMITED
GENESIS GENERAL TRADING CO-OPERATIVE LIMITED
ISIKELA PEOPLE'S CO-OPERATIVE LIMITED
KHULA NGOLWAZI GENERAL CO-OPERATIVE LIMITED
IKETANGO CO-OPERATIVE LIMITED
MZAMOMWETHU GENERAL TRADING CO-OPERATIVE LIMITED
SOFODU DEVELOPMENT CO-OPERATIVE LIMITED
IZITHUKUTHUKU SONKE CO-OPERATIVE LIMITED
UMZIMKHULU FEEDLOT CO-OPERATIVE LIMITED
LOURDES FEEDLOT CO-OPERATIVE LIMITED
LIYEMA POULTRY CO-OPERATIVE LIMITED**

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

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

REGISTRAR OF CO-OPERATIVES

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

NOTICE 651 OF 2011**CO-OPERATIVES TO BE REMOVED FROM THE REGISTER**

**MA – AFRICA CO-OPERATIVE LIMITED
MANGOSUTHU CRAFTS CO-OPERATIVE LIMITED
MASIBUMBANE CO-OPERATIVE LIMITED
SIMUNYE TRANSPORT CO-OPERATIVE LIMITED
IKHWEZI CACADU DISTRICT CLOTHING CO-OPERATIVE LIMITED
SIZOPNUMELELA CO-OPERATIVE LIMITED
LIYABUYA VEGETABLE CO-OPERATIVE LIMITED
PILANDE CREATIVE ARTISTS CO-OPERATIVE LIMITED**

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

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

REGISTRAR OF CO-OPERATIVES

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Dti Campus

77 Meintjies Street

Private Bag X237

PRETORIA

0001

NOTICE 652 OF 2011**CO-OPERATIVES TO BE REMOVED FROM THE REGISTER**

**ETHEL CO-OPERATIVE LIMITED
SIBONGISIPHO CO-OPERATIVE LIMITED
PHELELANI POULTRY FARM CO-OPERATIVE LIMITED
IKHAYA LENGULUBE CO-OPERATIVE LIMITED
ITHEMBA LAMAFI CLEANING CO-OPERATIVE LIMITED
MATHEGRA POULTRY CO-OPERATIVE LIMITED
SINAMUVA CLUB CO-OPERATIVE LIMITED
INJINGA CO-OPERATIVE LIMITED
NDALAMA SAVINGS AND CREDIT CO-OPERATIVE LIMITED
KUNWEBE CO-OPERATIVE LIMITED
ZAMUKUNOTHA ZAGWAGWANE CO-OPERATIVE LIMITED
LIQUIDHEARTED CARPENTRY CO-OPERATIVE LIMITED
EMATHAFENI SEWING CO-OPERATIVE LIMITED
MLOZI CO-OPERATIVE LIMITED**

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

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

REGISTRAR OF CO-OPERATIVES

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

NOTICE 653 OF 2011**CO-OPERATIVES TO BE REMOVED FROM THE REGISTER**

**RAPELENG CATERING CO-OPERATIVE LIMITED
MORUWAKGOGO CO-OPERATIVE LIMITED
TRADERS AGAINST CRIME CO-OPERATIVE LIMITED
ISAMBULO CO-OPERATIVE LIMITED
IMPILWENTSHA CO-OPERATIVE LIMITED
ASIVUMI WOMEN SEWING PROJECT CO-OPERATIVE LIMITED
THAZONOTHO CO-OPERATIVE LIMITED
LAMONTVILLE CO-OPERATIVE LIMITED
AMANDLA ENTSHA CO-OPERATIVE LIMITED
KWAMANZAMNYAMA POULTRY CO-OPERATIVE LIMITED
SIDLANGAMANDLA GARDEN CO-OPERATIVE LIMITED
MEREKOME FARMERS ASSOCIATION CO-OPERATIVE LIMITED
NTSIMBI KAYOGOBI CO-OPERATIVE LIMITED
MIGHTY FUZE CO-OPERATIVE LIMITED
YITHI SONKE CO-OPERATIVE LIMITED**

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

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

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

NOTICE 654 OF 2011**CO-OPERATIVES TO BE REMOVED FROM THE REGISTER**

SIQOPH' UMLANDO WOMENS DEVELOPMENT AND TRADING SERVICES CO-OPERATIVE LIMITED

17 SHAFT HOUSING CO-OPERATIVE LIMITED

GUGU LAMANIKWE FRUIT AND VEGETABLE CO-OPERATIVE LIMITED

MASIPHILISANE PIGGERY CO-OPERATIVE LIMITED

MIBTEK AGRICULTURAL CO-OPERATIVE LIMITED

MASIFUNDISANE POULTRY CO-OPERATIVE LIMITED

IMBUMBA FARMERS ASSOCIATION CO-OPERATIVE LIMITED

MANGOSUTHU CRAFTS CO-OPERATIVE LIMITED

NOUPOORT FINANCIAL SERVICES CO-OPERATIVE LIMITED

MAYIBENATHI CO-OPERATIVE LIMITED

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

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

PRETORIA

0001

NOTICE 655 OF 2011

**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

(A) Southern Mapping Company (Pty) Ltd. (B) 39 Kingfisher Street, Fourways. (C) Class III. (D) Type G3 and G4. (E) Category A3 and A4.

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) MCC Aviation (Pty) Ltd; MCC Aviation. (B) Hangar 43, Gate 5, Lanseria International Airport. (C) Class II; N751D. (D) Type N1 and N2. (E) Category A1, A2, A3, A4 and H2. **Changes to the Management Plan:** Mr M. R. Barnes replaces A. Nourse as the Chief Executive Officer, Mr T. Govender replaces Ms S. Botoulos as the Air Service Safety Officer, Mr P. Henning replaces J. van Vuuren W as the Responsible Person: Flight Operations – (Aeroplanes), Mr T. Parsons as the Responsible Person: Flight Operations – (Helicopters).

(A) C & G Air CC; King Air Charter. (B) 85 1st Avenue, Melville, Gauteng. (C) Class III; G538D. (D) Type G2, G10 and G15. (E) Category A3, A4, H1 and H2. **Adding type G7.**

NOTICE 656 OF 2011

**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 of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) C & G Air CC; King Air Charter. (B) 85 1st Ave, Melville Gauteng. (C) Class II; I/N088. (D) Type N1 and N4. (E) Category A3, A4, H1 and H2. (F) Lanseria International Airport. (G) and (H) Type N1: **To extend area of operation to Worldwide.**

NOTICE 643 OF 2011

SOUTH AFRICAN RESERVE BANK

**LOST SHARE CERTIFICATE: CERTIFICATE NUMBER 002694 REGISTERED IN THE NAME OF
DORIS AUDREY CAMPBELL**

Application has been made to the South African Reserve Bank for the issuing of a new share certificate in place of the above-mentioned certificate which has been lost.

Notice is hereby given, that unless the original certificate is provided to the Bank within four weeks from the date of this notice, a new certificate will be issued and the original certificate will become void.

(23 September 2011)

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 147 OF 2011

PPECB - BOARD NOTICE

PERISHABLE PRODUCTS EXPORT CONTROL BOARD

PERISHABLE PRODUCTS EXPORT CONTROL ACT, 1983

IMPOSITION OF LEVIES ON PERISHABLE PRODUCTS

AGRICULTURAL PRODUCT STANDARDS

In terms of section 17(i) of the Perishable Products Export Control Act, 1983 (Act No. 9 of 1983), and by virtue of the Board's appointment as Assignee in terms of Regulation 1978 of the Agricultural Products Standards Act, 1990 (Act No. 119 of 1990), the Board hereby imposes the following levy and tariff adjustments in respect of each of the products specified below, which may be exported from the Republic of South Africa. These levies will be valid from 1 October 2011 until further notice.

INSPECTION LEVIES (AGRICULTURAL PRODUCT STANDARDS)

Products

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

Inspection Fee

44.7 cents per container in a consignment
89.4 cents per container in a consignment
45.5 cents per container in a consignment
45.5 cents per 12,5 kilograms or part thereof
47.8 cents per container in a consignment

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

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

(updated 29/09/2011)

BOARD NOTICE 148 OF 2011

ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA (AHPCSA)

ALLIED HEALTH PROFESSIONS ACT (ACT No. 63 of 1982) AS AMENDED

RESTORATION TO THE REGISTER IN ACCORDANCE WITH SECTION 38B(6) OF THE ALLIED HEALTH PROFESSIONS ACT, 1982 (ACT 63 of 1982) ("the Act")

The following persons have been restored to the Allied Health Professions Council Registers in terms of Section 38B (6) of the Act.

<u>NAME</u>	<u>AHPCSA REGISTRATION NUMBER</u>	<u>REGISTER (S)</u>	<u>EFFECTIVE DATE</u>
CARL ANDREAS NEL	A05212	Homeopathy and Naturopathy	6 September 2011
RENUKA HIRALALL	A03113	Ayurveda	22 August 2011



DR LOUIS MULLINDER
Registrar
Allied Health Professions Council of South Africa