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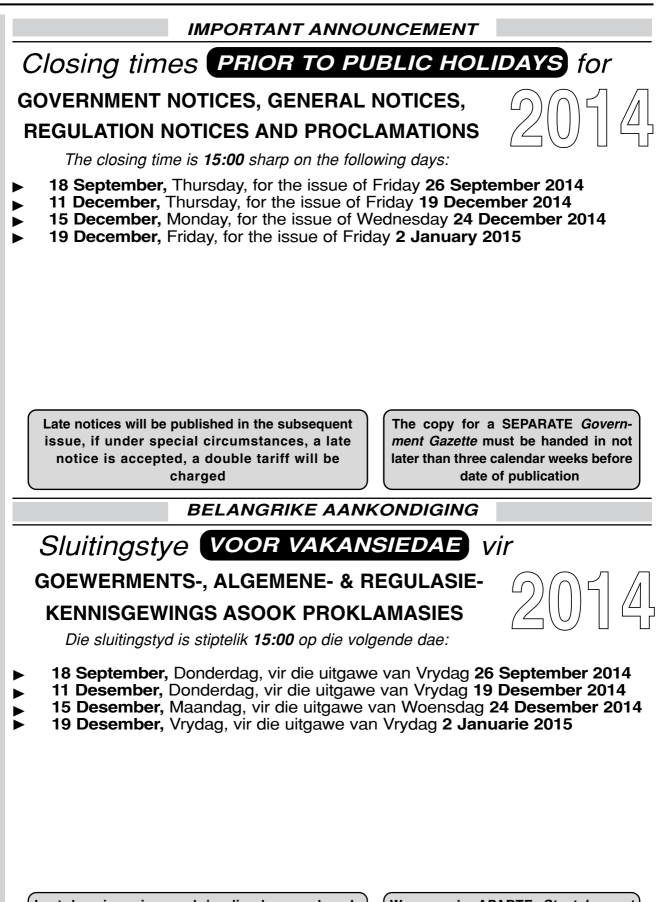
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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF JUSTICE AND CORRECTIONAL SERVICES DEPARTEMENT VAN JUSTISIE ENKORREKTIEWE DIENSTE

No. 752

3 October 2014

PROMOTION OF ACCESS TO INFORMATION ACT, 2000

DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)

I, Tshililo Michael Masutha, Minister of Justice and Correctional Services, hereby publish under section 15(2) of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000), the descriptions submitted to me in terms of section 15(1) of the said Act by the –

GAUTENG PROVINCIAL GOVERNMENT: OFFICE OF THE PREMIER

As set out in the Schedule

Aht

TSHILILO MICHAEL MASUTHA, MP (ADV) MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES

Framework



REPUBLIC OF SOUTH AFRICA

FORM D AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS: (Section 15 of the Promotion of Access to Information Act 2000 (Act no. 2 of 2000)) [Regulation 5A] GAUTENG PROVINCIAL GOVERNMENT: OFFICE OF THE PREMIER DESCRIPTION OF CATEGORY OF RECORDS MANNER OF ACCESS TO RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF (e.g. website)(SECTION 15(1)(a)) SECTION 15(1)(a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000 FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i): There are no documents available in this category because all the documents automatically available are either available for purchasing or copying or free of charge FOR PURCHASING OR COPYING OR FREE OF CHARGE IN TERMS OF SECTION 15(1)(a): Speeches of the Premier Website, www.gautengonline.gov.za State of the Province Address Registry via the reception 30 Simmonds Street, Journals and magazines Marshalltown, Johannesburg, 2001, P.O. Box 61, Marshalltown, 2000 **Gauteng News Letters Departmental Media Statements** Annual Reports Mid Term Reports End of Term Report Gauteng Intergovernmental Relations

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

No. 753

3 October 2014

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

ESTABLISHMENT OF SMALL CLAIMS COURTS FOR THE AREAS OF TYGERBERG, GOODWOOD AND KUILS RIVER AND WITHDRAWAL OF GOVERNMENT NOTICE NO. 2162 OF 2 OCTOBER 1987

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

 (i) establish a Small Claims Court for the adjudication of claims for the area of Tygerberg, consisting of the district of Bellville;

(ii) determine Bellville to be the seat of the said Court; and

(iii) determine Bellville to be the place in that area for the holding of sessions of the said Court.

 (b) (i) establish a Small Claims Court for the adjudication of claims for the area of Goodwood, consisting of the district of Goodwood;

(ii) determine Goodwood to be the seat of the said Court; and

(iii) determine Goodwood to be the place in that area for the holding of sessions of the said Court.

(c) (i) establish a Small Claims Court for the adjudication of claims for the area of Kuils River, consisting of the district of Kuils River;

(ii) determine Kuils River to be the seat of the said Court; and

(iii) determine Kuils River to be the place in that area for the holding of sessions of the said Court.

(d) withdraw Government Notice No. 2162 of 2 October 1987.

Despite the withdrawal of Government Notice No. 2162 of 2 October 1987, any claim emanating from the districts of Goodwood and Kuils River which has already been instituted in the Small Claims Court of Tygerberg prior to the publication of this Government Notice, shall be continued and concluded in the Small Claims Court of Tygerberg as if this Government Notice has not been published.

MR J H/JEFFERY, MP DEPUTY MINISTER OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT No. 754

3 October 2014

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

ESTABLISHMENT OF A SMALL CLAIMS COURT FOR THE AREA OF PEARSTON

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

(a) establish a Small Claims Court for the adjudication of claims for the area of Pearston, consisting of the district of Pearston;

(b) determine Pearston to be the seat of the said Court; and

(c) determine Pearston to be the place in that area for the holding of sessions of the said Court.

MR J H JEFFERY, MP DEPUTY MINISTER OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

DEPARTMENT OF COMMUNICATIONS DEPARTEMENT VAN KOMMUNIKASIE

No. 755

3 October 2014

FILM AND PUBLICATION BOARD

FILMS AND PUBLICATIONS ACT, 1996

The Film and Publication Board has, in terms of section 18(4)(a)(ii) of the Films and Publications Act, 1996, as amended, classified the films listed below X18 – RESTRICTED TO ADULTS ONLY.

The films contain scenes of explicit sexual conduct and may be distributed only by a holder of a licence to conduct the business of adult premises, issued by a licensing authority in terms of Item 2(h) of the *Business Act, No. 71 of 1991*, registered with the Film and Publication Board, subject to the conditions set out in section 24(2) of the *Films and Publications Act*.

DATE	TITLE	DISTRIBUTOR
02/07/2014	JUST IN BEAVER FEVER	ADULT WORLD
02/07/2014	THIS ISN'T THE BACHELOR THE XXX PARODY	ADULT WORLD
02/07/2014	THIS ISN'T THE BIGGEST LOSER THE XXX PARODY	ADULT WORLD
02/07/2014	BIG TITTY MILF # 22	ADULT WORLD
02/07/2014	NEIGHBORHOOD SWINGERS # 12	ADULT WORLD
02/07/2014	MOLLY 'S WRECKING BALLS A XXX PARODY	ADULT WORLD
03/07/2014	MY BIG FUCKING DICK MATT SPENCER	ADULT WORLD
03/07/2014	BUSH LEAGUE	ADULT WORLD
03/07/2014	REBELS	ADULT WORLD
03/07/2014	ALPINE WOOD # 1	ADULT WORLD
21/07/2014	NO SEX B4 LOBOLA 3	HANZAMS TV MOVIES
21/07/2014	BUSH PIE # 3	HANZAMS TV MOVIES
21/07/2014	BANANA # 2	HANZAMS TV MOVIES
31/07/2014	SCORE XTRA HARDCUT	ADULT WORLD
31/07/2014	MILF TUGS HARDCUT # 2	ADULT WORLD
31/07/2014	BIG DICK OBSESSION # 3	ADULTWORLD
31/07/2014	ALL IN A GANGBANGMOVIE	ADULTWORLD
31/07/2014	BIG BUTT SLIDE	ADULTWORLD
31/07/2014	HOME MADE BRUNETTES	ADULTWORLD
31/07/2014	BEAUTIFUL SINNERS	ADULTWORLD
31/07/2014	BLACK RAW BREEDERS	ADULTWORLD
31/07/2014	SECRETAIRE DE DIRECTION EXECUTIVE ASSISTANT	ADULTWORLD
31/07/2014	INTERRACIAL COUGAS # 3	ADULTWORLD
31/07/2014	SISTASLAM A GANGBANG MOVIE 31	ADULTWORLD
31/07/2014	STUFFIN' YOUNG MUFFINS # 9	ADULTWORLD
01/08/2014	PIECE FROM THE MIDDLE EAST	ADULT WORLD
01/08/2014	DOWN ON ABBY TALES FROM BOTTOMLEY MANOR	ADULT WORLD
01/08/2014	LITTLE TEENS DOING BIG THINGS # 4	ADULT WORLD
01/08/2014	BOOB ZILLA # 6	ADULT WORLD
01/08/2014	DOCTOR MILF	ADULT WORLD
01/08/2014	PRETTY DIRTY #8	ADULT WORLD

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 756

3 October 2014

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19)d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- □ Name of applicant: African Oxygen Limited.
- □ African Oxygen Limited- Coega Air Seperation Unit is a project to manufacture Liquefied Nitrogen (LN), Liquefied Oxygen (LOX), Liquefied Argon(LAR). The project will invest a total of R320 400 000, with the value of qualifying manufacturing assets equal to R319 741 060. The project is classifiable under SIC 3341.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	April 2015	230 796 060
Owned Buildings	April 2015	88 495 000
Total Qualifying Assets		319 741 060

- □ Date of approval: 6 May 2014.
- Envisaged date of commercial production: April 2015.
- Additional investment allowance benefit period: May 2014 to May 2018.
- Additional training allowance benefit period: May 2014 to May 2020.
- □ African Oxygen Limited is approved as a Greenfield project and awarded 6 points and afforded Qualifying Status.
- □ The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **African Oxygen Limited** is **R239 805 795** (two hundred and thirty nine million eight hundred and five thousand, seven hundred and ninety five rand).
- □ The approved amount for the additional **training** allowance is **R 720 000** (seven hundred and twenty thousand rand).

□ Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **African Oxygen Limited** will be **R 67 347 222**.

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme Department of Trade and Industry Private Bag X84 PRETORIA 0001

For attention:	Crystal Papier
Telephone No.:	012 394 1069
Fax No.:	012 394 2069

No. 757

3 October 2014

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19)d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- □ Name of applicant: Bakhresa SA (Pty) Ltd.
- □ Bakhresa SA (Pty) Ltd- Bakhresa Durban Project is a project to manufacture White and Brown Bread Flour, Cake Flour, Biscuit flour and various other types of Flour. The project will invest a total of, R504 222 000 with the value of qualifying manufacturing assets equal to R365 875 000. The project is classifiable under SIC 3031.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	May 2015	181 500 000
Improvements to Building	May 2015	184 375 000
Total Qualifying Assets		365 875 000

- Date of approval: 6 May 2014.
- Envisaged date of commercial production: **May 2015**.
- Additional investment allowance benefit period: May 2014 to May 2018.
- Additional training allowance benefit period: May 2014 to May 2020.
- □ Bakhresa SA (Pty) Ltd is approved as a Greenfield project and awarded 6 points and afforded Qualifying Status.
- □ The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Bakhresa SA (Pty) Ltd** is **R128 056 250** (one hundred and twenty eight million fifty six thousand two hundred and fifty rand).
- □ The approved amount for the additional **training** allowance is **R 2 520 000** (two million five hundred and twenty thousand rand).

□ Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Bakhresa SA (Pty) Ltd** will be **R36 561 350**

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme Department of Trade and Industry Private Bag X84 PRETORIA 0001

For attention:	Crystal Papier
Telephone No.:	012 394 1069
Fax No.:	012 394 2069

No. 758

3 October 2014

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19)d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- □ Name of applicant: Mpact Polymers (Pty) Ltd.
- □ Mpact Polymers (Pty) Ltd- rPET Project is a project to manufacture Pelletised Recycled PET (rPET): Bottle-to-Bottle Grade and Bottle-to-Fibre Grade. The project will invest a total of R 350 000 000, with the value of qualifying manufacturing assets equal to R 285 564 992. The project is classifiable under SIC 3952.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	30 June 2015	285 564 992
Total Qualifying Assets		285 564 992

- Date of approval: 06 May 2014.
- Envisaged date of commercial production: **11 November 2014**.
- Additional investment allowance benefit period: May 2014 to May 2018.
- Additional training allowance benefit period: May 2014 to May 2020.
- □ **Mpact Polymers (Pty) Ltd** is approved as a **Greenfield** project and awarded **7** points and afforded **Qualifying Status**.
- □ The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Mpact Polymers (Pty) Ltd** is **R99 947 747** (ninety nine million nine hundred and forty seven thousand seven hundred and forty seven rand).
- □ The approved amount for the additional **training** allowance is **R 2 850 000** (two million eight hundred and fifty thousand rand).

□ Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Mpact Polymers (Pty) Ltd** will be **R 28 783 369**.

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme Department of Trade and Industry Private Bag X84 PRETORIA 0001

For attention:	Mamaki Ngobeni
Telephone No.:	012 394 1016
Fax No.:	012 394 2016

No. 759

3 October 2014

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19) d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- □ Name of applicant: Mpact Brits Plastic Containers (Pty) Ltd
- □ Mpact Brits Plastic Containers (Pty) Ltd is a project to manufacture plastic products such as dry racks, fish boxes, automotive stack boxes, freezer crates, foldable lid container. The project will invest a total of R 157 371 400, with the value of qualifying manufacturing assets equal to R 157 371 400. The project is classifiable under SIC 3380.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	December 2014	157 371 400
Buildings	N/A	N/A
Total Qualifying Assets		R 157 371 400

- Date of approval: **08 July 2014**
- Envisaged date of commercial production: **July 2015**
- Additional investment allowance benefit period: July 2014 to July 2018
- Additional training allowance benefit period: July 2014 to July 2020
- □ Mpact Brits Plastic Containers (Pty) Ltd is approved as a Brownfield project and awarded 7 points and afforded Qualifying Status.
- □ The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Mpact Brits Plastic Containers** (Pty) Ltd is R 55 079 990 (fifty five million and seventy nine thousand nine hundred and ninety rand)
- □ The approved amount for the additional **training** allowance is **R 2 016 739** (two million and sixteen thousand seven hundred and thirty nine rand).

- □ **Mpact Brits Plastic Containers (Pty) Ltd** is expected to create no additional direct jobs before the end of the additional investment allowance benefit period.
- □ Total potential national revenue to be forgone by virtue of deduction of the approved allowances for Mpact Brits Plastic Containers (Pty) Ltd will be R15 987 084

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme Department of Trade and Industry Private Bag X84 PRETORIA 0001

For attention:	André Potgieter
Telephone No.:	012 394 1427
Fax No.:	012 394 2427

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 829 OF 2014

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

AGRICULTURAL PRODUCT STANDARDS AMENDMENT BILL, 2014

INVITATION FOR PUBLIC COMMENTS

I, Senzeni Zokwana, Minister of Agriculture, Forestry and Fisheries hereby invite all interested institutions, organizations and individuals to submit written comments on the Agricultural Product Standards Amendment Bill.

Comments must be submitted in writing within 30 days from date of publication of this notice. They must be sent to:

The Executive Officer: Agricultural Product Standards Directorate: Food Safety and Quality Assurance Department of Agriculture, Forestry and Fisheries Private Bag X343 Pretoria 0001

- Physical address: Department of Agriculture, Forestry and Fisheries 30 Hamilton Street Harvest House Building; Room 143 Arcadia Pretoria
- E mail: <u>BillyM@daff.gov.za</u>
- Fax: 012 319 6055/6265

Senzeni Zokwana (MP)

Minister of Agriculture, Forestry and Fisheries

REPUBLIC OF SOUTH AFRICA

AGRICULTURAL PRODUCT STANDARDS AMENDMENT BILL

(As introduced in the National Assembly (proposed section 76); explanatory summary of Bill published in Government Gazette No. 38032 of 3 October 2014) (The English text is the official text of the Bill)

(MINISTER OF AGRICULTURE, FORESTRY AND FISHERIES)

[B-2014}

030513ca

GENERAL EXPLANATORY NOTE:

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

Words underlined with a solid line indicate insertions in existing enactments

BILL

To amend the Agricultural Product Standards Act, 1990, so as to insert a definition and substitute others; to provide for auditing of a product for quality control; to make provision for management control system; to make further provisions for the Minister to make regulations pertaining to audit and management control systems; and to provide for matters connected therewith.

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

Amendment of section 1 of Act 119 of 1990, as amended by section 1 of Act 63 of 1998

1. Section 1 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990) (hereinafter referred to as the principal Act), is hereby amended -

(a) by the insertion after the definition of "assignee" of the following definition:

"audit' means a systematic and functionally independent examination of a product to determine whether activities and related results comply with the management control system;";

(b) by the substitution for the definition of "department" of the following definition:

"'department' means the Department of Agriculture, Forestry and Fisheries;";

(c) by the substitution for the definition of "Director-General" of the following definition:

"'Director-General' means the Director-General[: Agriculture] of the department;";

 (d) by the substitution for the definition of "management control system" of the following definition:

"'management control system' means the prescribed management control system [principles of procedure] that relates to the [with regard to a product, from its primary production to its sale or export.] production, handling, storage, processing and distribution of certain agricultural products contemplated under that system, and includes any claims or statements associated therewith such as method of production, quality and food safety"; (e) by the substitution for the definition of "Minister" of the following definition:

"'Minister' means the Minister responsible for agriculture, forestry and fisheries;"; and

(f) by the substitution for the definition of "sell" of the following definition:

"'**sell**' includes agree to sell, or offer, advertise, keep, expose, transmit, convey, deliver or prepare for sale, or exchange or to dispose of in any way for any consideration <u>or otherwise</u>; <u>and "sold", "selling" and "sale"</u> <u>shall have a corresponding meaning</u>;".

Amendment of section 2 of Act 119 of 1990, as amended by section 2 of Act 63 of 1998

2. Section 2 of the principal Act is hereby amended by the substitution in subsection(3) for paragraph (a) of the following paragraph:

"(a) The Minister may, for the purposes of the application of this Act or specific provisions thereof, with regard to a particular product <u>or a management control system related to that product</u>, designate any <u>one or more</u> person, undertaking, body, institution <u>or</u> [,] association [**or board**] having a particular knowledge in respect of the product concerned <u>or management control system</u>, as an assignee in respect of that product <u>or management control system</u>."

Amendment of section 3 of Act 119 of 1990, as amended by section 3 of Act 63 of 1998

- 3. Section 3 of the principal Act is hereby amended by -
 - (a) Section 3 of the principal Act is hereby amended by the substitution in subsection
 (1)(a) for subparagraph (iii) of the following subparagraph:

- "(iii) unless the prescribed requirements in connection with the [management control system] packing, marking and labelling of that product are complied with;"
- (b) Section 3 of the principal Act is hereby amended by insertion after subsection(1A) of the principal Act:

"(1B) <u>Any fee prescribed or determine in terms of subsection (1A)(b)(i) or</u> (1A)(b)(ii) shall be calculated on a cost recovery basis, and a fee determined in terms of subsection (1A)(b)(ii) shall only come into effect if - -

- (a) the assignee concerned has submitted a business plan and budget setting out the powers and duties to be exercised and performed by the assignee and the expected costs associated therewith to the Executive Officer for consideration;
- (b) <u>The executive officer, within the period set out in such</u> invitation, has invited written comment on the business plan and budget of such assignee from parties representative of the interests of individuals that in the opinion of the executive officer are directly affected by the actions of that assignee; and
- (c) <u>the executive officer, after consideration of the comments</u> received in terms of paragraph (b), have in writing approved the business plan and budget of the assignee with effect from the date set out in such approval."

Amendment of section 3A of Act 119 of 1990, as inserted by section 4 of Act 63 of 1998

4. Section 3A of the principal Act is hereby amended by the substitution in subsection (2)(d) for subparagraph (iii) of the following subparagraph:

"(iii) as soon as possible after it has been taken, be submitted to a person, undertaking, body, institution, association **[, board]** or laboratory which is competent to test, inspect or analyse that sample.".

Amendment of section 4 of Act 119 of 1990, as amended by section 73 of Act 129 of 1993 and section 5 of Act 63 of 1998

5. Section 4 of the principal Act is hereby amended by the substitution in subsection(3)(a) for subparagraph (ii) of the following subparagraph:

"(ii) if that quantity of the product complies with the standards regarding the quality of the product, and with the requirements regarding the **[management control system,]** packing, marking, labeling of the product, stipulated only by the executive officer for the product concerned.".

Insertion of section 4B in Act 119 of 1990

6. The following section is hereby inserted after section 4A of the principal Act:

"Management control system

<u>4B. (1) The Minister shall, by notice in the Gazette, prescribe a</u> management control system that may apply to a product - -

- (a) prohibit the sale or export of a prescribed product, unless the product -
 - (i) complies with the prescribed management control system;
 - (ii) has been audited by the executive officer or his or her assignee contemplated in section 2(3);

(iii) has been inspected and graded according to the quality management system as prescribed; and

(iv) complies with the production method as prescribed;

(b) exclude a prescribed -

(i) category of persons; or

(ii) area, and

from a prohibition contemplated in paragraph (a).

(c) The executive officer may, in writing, exempt any person either fully or partially, in general or in respect of a particular quantity of a product; or on the conditions which he or she deems necessary, from a prohibition referred to in subsection (1).

Amendment of section 8 of Act 119 of 1990, as amended by section 10 of Act 63 of 1998

7. Section 8 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) A person referred to in section 7(1), who has entered upon a place, premises or conveyance in terms of that section, may in terms of section 7(1)(c)or (5), seize the whole, or any part or quantity, of a product, material, substance or other article, or any book or document, that -

- (a) is concerned or is on reasonable grounds believed by him or her to be concerned in the commission or suspected commission of any offence under this Act;
- (b) may afford evidence of the commission or suspected commission of any such offence; or

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(c) is intended or is on reasonable grounds suspected to be intended to be used in the commission of any such offence.".

Amendment of section 11 of Act 119 of 1990, as substituted by section 13 of Act 63 of 1998

- 8. Section 11 of the principal Act is hereby amended by -
 - (a) the substitution in subsection (1) for paragraph (c) of the following paragraph:
 - "(c) contravenes or fails to comply with a condition imposed in terms of section 4(3)(a)(i), 4A(1)(b), <u>4B(1)(a)</u> or 16(3)(a).".

Amendment of section 15 of Act 119 of 1990, as amended by section 15 of Act 63 of 1998

- 9. Section 15 of the principal Act is hereby amended by -
 - (a) the insertion in subsection (1) after paragraph (d) of the following paragraph:

"(dA) management control systems;"; and

- (b) the substitution for paragraph (g) of the following paragraph:
 - "(g) <u>audit or</u> inspection fees that have been determined by the assignee;".

Substitution of long title of Act 119 of 1990, as substituted by section 16 of Act 63 of 1998

10. The following long title is hereby substituted for the long title of the principal Act:

"To provide for control over the sale and export of certain agricultural products, control over the sale of certain imported agricultural products; and control over other related products; <u>to provide for management control systems</u>, and for matters connected therewith.".

Short title and commencement

11. This Act is called the Agricultural Product Standards Amendment Act, 2014, and comes into operation on a date fixed by the President by proclamation in the Gazette.

NOTICE 830 OF 2014

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995 NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Industrial Commercial and Allied Workers Union (ICAWU) (LR2/6/2/1075)** for the following reasons:

- The union ceased to function as a genuine trade union as envisaged by the Act
- The union failed comply with the provisions of section 98, 99 and 100 of the Act and
- The union ceased to function in terms of its constitution

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2014/10

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

J. T. Crouse REGISTRAR OF LABOUR RELATIONS

NOTICE 831 OF 2014

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE	: 6/2/2/D/983/0/0/22
CLAIMANT	: Tinga Simako Fikile & Tinga Toto Wellington
	(On behalf of Tinga Family Claim)
PROPERTY	: Farm 1293, Rabula Location
DISTRICT	: Keiskammahoek
MEASURING	:16.5933 hectares
DEED OF TRANSFER	: N/A
DATE SUBMITTED	: 31 December 1998
BONDHOLDER	
CURRENT OWNER	: Department of Rural Development and Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner Department of Rural Development and Land Reform Land Restitution Support Office: Eastern Cape PO Box 1375 East London 5200

Mr. L.H. Maphutha Regional Land Claims Commissioner

NOTICE 832 OF 2014

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE	: 6/2/2/D/1086/0/0/23
CLAIMANT	: Reverend Petros Mpisana (On behalf of Dutch Reformed Church)
PROPERTY	: Empilisweni Hospital site No.44, Sterkspruit
DISTRICT	: Sterkspruit
MEASURING	: 499.63 SQM
DEED OF TRANSFER	: N/A
DATE SUBMITTED	: 30 November 1998
BONDHOLDER	:
CURRENT OWNER	: Department of Rural Development and Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner Department of Rural Development and Land Reform Land Restitution Support Office: Eastern Cape PO Box 1375 East London

NOTICE 833 OF 2014

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE	: 6/2/2/D/82/0/0/15
CLAIMANT	: Paddy Charmaine Herman (On behalf of Herman Family Claim)
PROPERTY	: Building Lot No.88; Emnxe Location, Cala
DISTRICT	: Cala
MEASURING	:1 Hectare
DEED OF TRANSFER	:N/A
DATE SUBMITTED	:31 st December 1998
BONDHOLDER	:
CURRENT OWNER	Department of Rural Development and Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner Department of Rural Development and Land Reform Land Restitution Support Office: Eastern Cape PO Box 1375 East London 5200

Mr. L.H. Maphutha Regional Land Claims Commissioner

NOTICE 834 OF 2014

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE	: 6/2/2/D/92/0/0/39
CLAIMANT	: Larrington Dumako Guzana (On behalf of Guzana Family Claim)
PROPERTY	: Farm 1699, Mngqesha
DISTRICT	: King William's Town
MEASURING	: 7.1458 Hectares
DEED OF TRANSFER	: T571/1984
DATE SUBMITTED	: 19 November 1996
BONDHOLDER	
CURRENT OWNER	: LD Guzana
	(The portion is currently occupied by Community Members)

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner Department of Rural Development and Land Reform Land Restitution Support Office: Eastern Cape PO Box 1375 East London 5200

Mr. L.H. Maphutha Regional Land Claims Commissioner

NOTICE 835 OF 2014

AMENDMENT NOTICE

GENERAL NOTICE IN TERMS OF SECTION 11 (4) OF THE RESTITUTION OF LAND RIGHTS ACT NO. 22 OF 1994, AS AMENDED.

Amending Notice No. 219 of 2006 published in the Government Gazette No. 28485, dated 17th February 2006 to exclude the properties listed in the table below.

- 1. WHEREAS the properties claimed by the Ntshangase community referred to in the Government Gazette Notice No. 219 of 2006 were published by the Regional Land Claims Commissioner in the Government Gazette No. 28485, dated 17th February 2006.
- 2. AND WHEREAS, pursuant to the publication of the gazette notice referred to above, the land owners whose properties were affected by the claim challenged the validity of the claim under Case No. LCC 02/ 2009.
- 3. AND WHEREAS the parties negotiated and signed a settlement in terms of which the properties claimed and listed hereunder were to be withdrawn from the gazette notice referred to above, namely

NO	PROPERTY DESCRIPTION	EXTENT	CURRENT OWNER
1	Remainder of portion 6 of the farm Morgenzon no117	246.9991 ha	Olmuja Properties CC
2	Remainder of portion 1 of the farm Berdina no 399	151.0242ha	Johannes Gert Benade
3.	Portions 1, 2, 3,4, 5,Rem of portion 7 and 10 of the farms Paradise no 54	748.7703	Faber Game Ranch(Pty) Ltd
4	Portion 9 of the farm Wonderboom no. 500	391.6958	SA Incorporated
5	Portion 1 of the Welverdiend No. 563	669.8080	Kwazulu Private Estates(Pty) Ltd
6	Remainder of portion1, and remainder of portion 4 No.117	1465.4544	Kwazulu Private Estates (Pty) Ltd
7	Portion 2 of the farm Wonderboom no 500	263.6655	Kwazulu Private Estates (Pty) Ltd
	TOTAL	3937.4173h	

NO	PROPERTY DESCRIPTION	EXTENT	CURRENT OWNER
		а	

4. AND WHEREAS such settlement agreement was made an Order of the Court on the 25th January 2013.

NOW THEREFORE the Regional Land Claims Commissioner, KZN, hereby withdraws the claim for restoration of land rights on the above-mentioned properties claimed by Ntshangase community and belonging to the First, Second, Fourth, Fifth and Seventh defendants as listed in the Court case. The claimants having abandoned their claim on the said properties, and therefore the properties of the said defendants will no longer be subject to the claim.

Dated at Pretoria on this 22nd day of August 2014.

MR. LEBJANE MAPHUTHA **REGIONAL LAND CLAIMS COMMISSIONER**

A\$122

DATE: 20

NOTICE 836 OF 2014

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, Act No. 22 of 1994 as amended, that a claim for restitution of land rights has been lodged on the following property: Remaining Extent of the farm Tshikundu location 262 MT situated within the Greater Thulamela Local Municipality, Vhembe District, Limpopo.

Mr. Mudau Phineas Edzisani lodged the claim on behalf of Matibe Clan on Remaining Extent of the farm Tshikundu location 262 MT on the 21st of December 1995. The details of the property are as follows: (under claim)

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT (HECTARES)	ENDORSEMENT S/ENCUMBRANC ES	HOLDER
TSHIKUNDU LOCATION 262 MT					
Remaining	National	T14838/1989	6745.2174	I-12922/2012C	No
Extent of the	Government		Н	K5610/1999S	details
farm	of the				
Tshikundu	Republic of				
location 262	South Africa				
MT					

Take further notice that the Regional Land Claims Commission of Limpopo is investigating this claim. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing within **90** days of publication of this notice, any comment, and/ or objection to this claim to the Regional Land Claims Commissioner at the addresses set out below under reference number **KRP 10206**.

Take further notice that a meeting of all interested parties will be convened upon publication of this notice, for the purpose of information sharing and outlining of the restitution process. The office of the Regional Land Claims

Commissioner: Limpopo Private Bag x9552 POLOKWANE 0700 s Submission may also be delivered to: First Floor, 96 Kagiso House Corner Rissik & Schoeman Streets POLOKWANE 0700

L H MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER DATE:

NOTICE 837 OF 2014



COMPANIES AND INTELLECTUAL PROPERTY COMMISSION(CIPC)

Notice is hereby given in terms of and for purposes of the Acts mentioned in the Schedule below, that CIPC will be closed to the public from 10h00 on Wednesday 24 December 2014 to Friday 2 January 2015.

The CIPC Offices at -

- the dti Campus (77 Meintjes Street, Block F Entfutfukweni) and 202 Essellen Street, Sunnyside, Pretoria;
- > NBS Building, Waldorf Arcade, 80 St Georges Mall, 1st Floor, Cape Town;
- Shop Number L3-09, Level 3, Sunnypark Shopping Centre, Cnr. Steve Biko & Robert Sobukwe Streets, Sunnyside, Pretoria; and
- > Shop Number 205, Level 200, Carlton Centre, 150 Commissioner Street, Johannesburg,

will re-open at 08h00 on 5 January 2015 (Monday).

The lodgment of documents will be accepted on Tuesday 23 December 2014 until 15h30.

The days from Wednesday 24 December 2014 to Friday 2 January 2015 will be regarded as *dies non* for purposes of the stated Acts.

CIPC has introduced alternative filing methods in respect of e-mailing scanned documents to dedicated CIPC e-mail addresses. Customers are, however, reminded that the lodgment / filing date of such documents will be 5 January 2015. Kindly take note that the drop-off box facility will not be available during the mentioned office closure.

Please also take note that with regard to name reservations, all reserved names which would have lapsed between Wednesday 24 December 2014 and Friday 2 January 2015, would now have their reservation dates moved forward to Monday 5 January 2015 and will, therefore, only elapse on that date.

SCHEDULE

Trade Marks Act, 1993 Patents Act, 1978 Design Act, 1993 Copyright Act, 1978 Companies Act, 2008 Close Corporations Act, 1984 Co-operatives Act, 2005 Registration of Copyright in Cinematograph Film Act, 1977

Kind regards.

This gazette is also available free online at www.gpwonline.co.za

NOTICE 838 OF 2014

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SA

GUIDELINES PERTAINING TO REBATE OF THE DUTY ON VARIOUS REBATE PROVISIONS IN TERMS OF SCHEDULE 3, 4 AND 5 TO THE CUSTOMS AND EXCISE ACT

Interested parties are hereby notified that all applications submitted for permits in terms of the following rebate provisions will be dealt with according to the guidelines as described in this notice and must be submitted in the format as set out in the application forms where applicable.

For the convenience of all interested parties, the following guidelines in respect of all the rebate provisions subject to publication are attached to this notice as indicated in the Schedule hereunder:

The questionnaires and application forms related to these rebate provisions listed hereunder are obtainable from ITAC's website at www.itac.org.za and from ITAC, Block E: **thedti** Campus, 77 Meintjies Street, Sunnyside, Pretoria.

Note: Permits in relation to rebate provisions subject to a permit condition should be applied for and received before the goods concerned are shipped.

Schedule of Rebate Provisions

DESCRIPTION OF REBATE PROVISION	ANNEXURE	PAGE OF NOTICE
Guidelines and conditions pertaining to permits issued under rebate item 460.02/0904.2/01.05 for the importation of dried or crushed or ground fruits of the genus capsicum (0904.2) for the extraction of paprika oleoresin (3309.90.80)	Annexure 1.1	2
Guidelines and conditions pertaining to permits issued under rebate item 460.04/2008.20/01.06 for the importation of canned pineapples	Annexure 1.2	4
Guidelines, rules and conditions pertaining to permits issued under rebate item 460.05/2713.20/01.06 for Petroleum Bitumen	Annexure 1.3	6
Guidelines rules and conditions pertaining to permits issued under rebate item 460.11/52.01/01.04 for cotton, not carded or combed	Annexure 1.4	8
Guidelines, rules and conditions pertaining to permits issued under rebate item 312.01/6001.92/01.06 for other pile fabrics, knitted or crocheted, of man-made fibers used for the manufacture of footwear with uppers of textile materials	Annexure 1.5	10
Guidelines, rules and conditions pertaining to textile fabric imported in terms rebate items 320.01/5407.61/01.06, 320.01/5903.20.90/01.08 and 320.01/5907.00.90/01.08 for the manufacture of upholstered furniture	Annexure 1.6	12
Guidelines, rules and conditions pertaining to rebate item 312.01/6001.92/01.06; for other pile fabrics, knitted or crocheted, of man-made fibers, for use in the manufacture of footwear with uppers of textile materials classifiable in Chapter 64	Annexure 1.7	15

Annexure 1.1

GUIDELINES AND CONDITIONS PERTAINING TO REBATE ITEM 460.02/0904.2/01.05 FOR THE IMPORTATION OF DRIED OR CRUSHED OR GROUND FRUITS OF THE GENUS CAPSICUM (0904.2) FOR THE EXTRACTION OF PAPRIKA OLEORESIN (3309.90.80)

1. PURPOSE

1.1 The purpose of this document is to provide a reference and procedural guide for the application for a permit in terms of the rebate provision **460.02/0904.2/01.05** for the importation of dried, crushed or ground fruits of the genus Capsicum (0904.2) for the extraction of paprika oleoresin (3309.90.80).

2. SCOPE

2.1 The scope of this document covers the application process by applicants for a permit in terms of the above mentioned rebate provision.

3. THE PURPOSE OF THE REBATE

3.1 The purpose of the rebate item is to assist SACU oleoresin extractors when the SACU paprika production cannot satisfy the quantities required by the downstream paprika oleoresin extractors.

4. **APPLICATION**

- 4.1 Applicants must register with South African Revenue Service (SARS) as users of the rebate provision, and they must acquaint themselves with the requirements of SARS.
- 4.2 Applications for rebate permits must be addressed to the International Trade Administration Commission of South Africa, Private Bag X 753, Pretoria or delivered by hand to the DTI Campus (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 4.3 Applications for permits must be submitted according to the requirements as outlined in the application form. If the space provided in the application form is insufficient, the format of the application form to submit the requested information must be used.
- 4.4 If all the information requested in the application form is not submitted, the application will not be considered, and will be returned to the applicant.
- 4.5 At least fourteen (14) working days must be allowed for the processing of rebate permit applications and the issuing of the rebate permit.
- 4.6 Each rebate permit issued in terms of these Guidelines will define the period during which the products concerned can be cleared with rebate of duty, and the period shall be for a calendar year, starting from the date on which the permit was issued or a shorter period as requested by the Applicant and granted by ITAC, or shorter period as decided upon by ITAC. ITAC shall bear sole discretion in this regard.
- 4.7 Rebate permits may not be transferred in any manner by the holder thereof to any other person, or be used to the benefit of any person not named in the permit.

- 5. Applications submitted in terms of this rebate provision will be subject to the following requirements:
 - 5.1 only the SACU paprika oleoresin extractors will qualify for a permit under this rebate provision;
 - 5.2 permits, in consultation with t the National Agricultural Marketing Council, will only be issued once local production of dried or crushed fruits of the genus Capsicum (paprika) has been depleted;
 - 5.3 where possible, the application form must be accompanied by a letter with a date, not older than 30 days from the date of application, from the local producers as proof that the local producer(s) cannot supply sufficient quantities of the product in question;
 - 5.4 the applicant must comply with labour laws, regulations and agreements gazetted by the Minister of Labour and Bargaining Council. Proof must be provided by submitting certified copies of Bargaining Council compliance, where applicable, UIF registration as well as proof of salaries being paid;
 - 5.5 the applicant must provide, in each permit application, the number of jobs it expects to create annually as a result of the rebate. The applicant must submit to ITAC an annual report on the number of jobs it created; and
 - 5.6 the applicant must submit a Tax Clearance Certificate and VAT Certificate.
- 6. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS.
- 7. Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oath, stating that the permit was lost and the circumstances surrounding the loss of such permit. ITAC may, on the facts furnished, exercise its discretion to issue a new permit. Should the lost permit be found the applicant must return such permit to ITAC.
- 8. Extension of the one-year period from which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.
- 9. The rebate permit will be valid for twelve months from date of issue, or a shorter period as decided upon by ITAC.
- 10. Rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits.
- 11. Non-compliance to the conditions of permits:

Where there is reason to believe that any condition of a permit issued, in terms of this rebate provision is not complied with, the consignment in terms of which the rebate was used can be seized by ITAC. If non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.2

GUIDELINES AND CONDITIONS PERTAINING TO THE REBATE PROVISION UNDER REBATE ITEM 460.04/2008.20/01.06 FOR THE IMPORTATION OF CANNED PINEAPPLES

1. PURPOSE

1.1 The purpose of this document is to provide a reference and procedural guide for the application for a permit in terms of rebate provision 460.04/2008.20/01.06 for the importation of canned pineapples (in containers holding 3 kg or more) for further processing.

2. **SCOPE**

2.1 The scope of this document covers the application process by applicants for a permit in terms of the above mentioned rebate provisions.

3. THE PURPOSE OF THE REBATE

3.1 The purpose of the rebate item is to assist SACU downstream processors of products containing pineapples, when the SACU pineapple producing industry cannot supply the quantities required.

4. APPLICATION

- 4.1 Applicants must register with South African Revenue Service (SARS) as users of the rebate provision, and they must acquaint themselves with the requirements of SARS.
- 4.2 Applications for rebate permits must be addressed to the International Trade Administration Commission of South Africa, Private Bag X 753, Pretoria or delivered by hand to the DTI Campus (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 4.3 Applications for permits must be submitted according to the requirements reflected in the application form concerned. If the space provided in the application form is insufficient, the format of the application form to submit the requested information must be used.
- 4.4 If all the information requested in the application form is not submitted, the application will not be considered, and will be returned to the applicant.
- 4.5 At least fourteen (14) working days must be allowed for the processing of rebate permit applications and the issuing of the rebate permit.
- 4.6 Each rebate permit issued in terms of these Guidelines will define the period during which the products concerned can be cleared with rebate of duty, and the period

shall be for a calendar year, starting from the date on which the permit was issued or a shorter period as requested by the Applicant and granted by ITAC, or shorter period as decided upon by ITAC. ITAC shall bear sole discretion in this regard.

- 4.7 Rebate permits may not be transferred in any manner by the holder thereof to any other person, or be used to the benefit of any person not named in the permit.
- 5. Applications submitted in terms of this rebate provision will be subject to the following requirements:
 - 5.1 permits, in consultation with Summerpride Foods Limited, Swazican (the SACU producers of canned pineapples) and The Pineapple Growers Association, will only be issued once local production of canned pineapples has been depleted;
 - 5.2 the application form must be accompanied by a letter with a date, not older than 30 days from the date of application, from the local manufacturer(s) as proof that the local manufacturer(s) cannot supply sufficient quantities of the product in question;
 - 5.3 only processors/manufacturers of products containing pineapples will qualify for a permit under this rebate provision;
 - 5.4 the applicant must comply with labour laws, regulations and agreements gazetted by the Minister of Labour and Bargaining Council. Proof must be provided by submitting certified copies of Bargaining Council compliance, where applicable, UIF registration as well as proof of salaries being paid;
 - 5.5 the applicant must provide, in each permit application, the number of jobs it expects to create annually as a result of the rebate. The applicant must submit to ITAC an annual report on its job creation performance; and
 - 5.6 the applicant must submit a Tax Clearance Certificate and VAT Certificate.
- 6. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - b) error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS in this regard.
- 7. Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oaths, stating that the permit was lost and the circumstances surrounding the loss of such permit. ITAC may, on the facts furnished, exercise its discretion to issue a new permit. Should the lost permit be found, the applicant must return such permit to ITAC.
- 8. An extension of the one year period from the date which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.

- 9. The rebate permit will be valid for twelve months from date of issue, or a shorter period as decided upon by ITAC.
- 10. Rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits.
- 11. Non-compliance to the conditions of permits:

Where there is reason to believe that any condition of a permit issued, in terms of this rebate provision is not complied with, the consignment in terms of which the rebate was used can be seized by ITAC. If non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.3

GUIDELINES, RULES AND CONDITIONS PERTAINING TO PERMITS ISSUED UNDER REBATE ITEM 460.05/2713.20/01.06 FOR PERTROLEUM BITUMEN

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate provision 460.05/2713.20/01.06, and they must acquaint themselves with the requirements of SARS.
- 2. Applications for rebate permits must be addressed to the International Trade Administration Commission of South Africa (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted in terms of the requirements of the application form concerned. If the space provided in the application form is insufficient, the format of the application form to submit additional pages with the requested information must be used.
- 4. If all the information requested in the application form is not submitted, the application will be deemed as deficient and the application will not be considered, and will be returned to the applicant.
- 5. A period of at least fourteen (14) working days, from the day of submission of a duly completed application to ITAC, should be allowed for the processing of applications and the issue of permits.
- 6. Each rebate permit issued in terms of these Guidelines will define the period during which the product concerned can be cleared with rebate of duty, and the period shall be for a calendar year starting from the date on which the permit was issued or a shorter period as requested by the Applicant and granted by ITAC, or shorter period as decided upon by ITAC. ITAC shall bear sole discretion in this regard.
- 7. Rebate permits may not be transferred in any manner by the holder thereof to any other person, or be used to the benefit of any person not named in the permit.
- 8. Applications submitted in terms of this rebate provision will be subject to the following requirements:

- 8.1 the applicant must comply with labour laws, regulations and agreements gazetted by the Minister of Labour and Bargaining Council. Proof must be provided by submitting certified copies of Bargaining Council compliance, where applicable, UIF registration as well as proof of salaries being paid;
- 8.2 the applicant must provide, in each permit application, the number of jobs it expects to create annually as a result of the rebate. The applicant must submit to ITAC an annual report on the number of jobs it has created; and
- 8.3 the applicant must submit a Tax Clearance Certificate and VAT Certificate;
- 9. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - b) error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS.
- 10. Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oaths, stating that the permit was lost and the circumstances surrounding loss of such permit. ITAC may, on the facts furnished exercise its discretion to issue a new permit. Should the lost permit be found the applicant must return such permit to ITAC.
- 11. Extension of the one-year period from which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.
- 12. Non-compliance to the conditions of permits:

Where there is reason to believe that any condition of a permit issued in terms of this rebate provision is not complied with, the consignment in terms of which the rebate was used can be seized by ITAC. If such non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that can include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.4

GUIDELINES RULES AND CONDITIONS PERTAINING TO PERMITS ISSUED UNDER REBATE ITEM 460.11/52.01/01.04 FOR COTTON, NOT CARDED OR COMBED

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate provision 460.11/52.01/01.04, and they must acquaint themselves with the requirements of SARS.
- 2. Applications for permits must be addressed to the International Trade Administration Commission of South Africa (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted according to the requirements of the application form concerned. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 5. At least fourteen working (14) days should be allowed for the processing of applications and the issue of permits.
- 6. Each rebate permit issued in terms of these Guidelines will define the period during which the product concerned can be cleared with rebate of duty, and the period shall be for a calendar year starting from the date on which the permit was issued or a shorter period as requested by the Applicant and granted by ITAC, or shorter period as decided upon by ITAC. ITAC shall bear sole discretion in this regard.
- 7. Rebate permits may not be transferred in any manner by the holder thereof to any other person, or be used to the benefit of any person not named in the permit.
- 8. Applications submitted in terms of this rebate provision will be subject to the following requirements:
 - 8.1 permits are issued to spinners equal to 15% of each spinner's annual cotton consumption during the past marketing year which runs from April of one year to March of the next year;
 - 8.2 there is no commitment on cotton spinners to take up the South African crop;
 - 8.3 spinners will pay Cotton SA the levy applicable to locally produced cotton. (20 cents/kg cotton lint excluding VAT) on all cotton lint imports from outside SADC which is imported under rebate of the duty;
 - 8.4 a copy of the clearance documents must be submitted to Cotton SA together with the levy payable, within 20 days after the clearance of the cotton lint imported;
 - 8.5 arrangements will be valid for one marketing year after which it will be annually reviewed by all parties for possible continuation;

- 8.6 arrangements will be subject to approval by the authorities and will be monitored by Cotton SA and the South African Cotton Textile Manufacturers Association (SACTMA);
- 8.7 applications must be supported by letters by SACTMA as well as Cotton SA; and
- 8.8 provision will be made for new entrants based on 15% of their estimated consumption for year one.
- 9. The applicant must comply with labour laws, regulations, and agreements gazetted by the Minister of Labour and Bargaining Council. Proof must be provided by submitting certified copies of Bargaining Council compliance, where applicable, UIF registration as well as proof of salaries being paid.
- 10. The applicant must provide, in each permit application, the number of jobs it expects to create annually as a result of the rebate. The applicant must submit to ITAC an annual report on the number of jobs it has created.
- 11. The applicant must submit a Tax Clearance Certificate and VAT Certificate.
- 12. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS in this regard.
- 13. Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead, endorsed by a Commissioner of Oaths, stating that the permit is lost and the circumstances surrounding loss of such permit. ITAC may, on the facts furnished, exercise its discretion to issue a new permit. Should the lost permit be found the applicant must return such permit to ITAC.
- 14. Extension of the one year period from which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.
- 15. Non-compliance to the conditions of permits:

Where there is reason to believe that any condition of a permit issued, in terms of this rebate provision is not complied with, the consignment in terms of which the rebate was used can be seized by ITAC. If such non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.5

GUIDELINES FOR ISSUING A REBATE PERMIT UNDER REBATE ITEM 312.01/6001.92/01.06 FOR OTHER PILE FABRICS, KNITTED OR CROCHETED, OF MAN-MADE FIBERS USED FOR THE MANUFACTURE OF FOOTWEAR WITH UPPERS OF TEXTILE MATERIALS

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate provision 312.01/6001.92/01.06, and they must acquaint themselves with the requirements of SARS.
- 2. Applications for permits must be addressed to the International Trade Administration Commission of South Africa (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted according to the requirements of the application form concerned. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 5. At least fourteen (14) working days should be allowed for the processing of applications and the issuing of permits, provided that all necessary information has been submitted to ITAC.
- 6. Each rebate permit issued defines the period during which the goods concerned can be cleared under the rebate. The period shall be no longer than one calendar year, and commences on the date on which the permit is issued. The permit may be issued for a specific, shorter period as requested by the applicant or as decided upon by ITAC.
- 7. If an applicant intends to apply for a subsequent permit for which the period of validity should commence on the day after the expiry date of the permit issued in terms of paragraph 6, this must be clearly indicated in a new application. The application must be submitted to ITAC at least one month prior to the expiry date of the previous permit as permits cannot be issued with retrospective effect.
- 8. Rebate permits issued will be subject to the following conditions:
 - 8.1 the applicant must "manufacture end products as described in the rebate provision" to such an extent that there is a <u>visible permanent change</u> in the fabrics, and a change in tariff heading;
 - 8.2 ITAC will, if it deems it necessary, <u>physically inspect the equipment and</u> <u>manufacturing process prior to the issue</u> of a rebate permit, and at least 70 per cent of manufacturing must be done by the applicant and therefore may not be outsourced;
 - 8.3 The applicant must comply with labour laws and agreements gazetted by the Minister of Labour;

- 8.4 an applicant must, together with his application submit a Certificate of Compliance obtainable from the relevant Bargaining Council;
- 8.5 the applicant must submit a Tax Clearance Certificate and VAT certificate;
- 8.6 the applicant must provide in each permit application the number of jobs it expects to create annually as a result of the rebate. The applicant must submit to ITAC an annual report on the number of jobs it has created;
- 8.7 the applicant must consult with local manufacturers of textile fabrics and/or the industry association to confirm if they are able to supply a reasonable quantity of fabrics as required;
- 8.8 the applicant can request the manufacturer to respond within fourteen (14) days of their receipt of the request. Should the local manufacturers of textile fabrics not be able to supply the quantity requested, the applicant need to obtain a confirmation letter from the manufacturer stating that they are not able to supply. The letter in its original form must be submitted with the application form;
- 8.9 if the manufacturer does not provide such a confirmation letter, ITAC will write a letter to the manufacturer informing them of the application and requesting them to confirm their production and production capacity. The manufacturer will then be afforded seven (7) working days to respond to this letter. Should the manufacturer respond within the afforded period, the information provided will be taken into account during the decision making process;
- 8.10 should, after receipt of the manufacturer's response, or in the absence of such, information be available that reflects that the manufacturer is unable to supply the quantity of fabrics required, ITAC will issue a permit; and
- 8.11 based on the information available to it, regarding whether or not a local manufacturer can supply the quantity of fabrics required, ITAC will decide whether to issue a permit.
- 9. Rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used for the benefit of any person, not named in the permits.
- 10. Applicants making use of Cut, Make and Trim (CMT), should attach to the application the following information:
 - a) name of the CMT;
 - b) Tax Clearance Certificate & VAT certificate;
 - c) Certificate of Compliance obtainable from the Bargaining Council;
 - d) job profile of the CMT; and
 - e) provide ITAC with production volumes to be carried out by the CMT (The applicant should note that manufacturing by the CMT should not exceed 30 per cent of its own manufacturing volume as indicated in a permit issued by ITAC.
- 11. The applicant should take responsibility for all compliance issues, as non-compliance will result in the appropriate steps being taken.
- 12. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:

- a) error by ITAC on permit;
- error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS.
- 13 Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead, endorsed by a Commissioner of Oaths, stating that the permit was lost and the circumstances surrounding loss of such permit. ITAC may, on the facts furnished, exercise its discretion to issue a new permit. Should the lost permit be found, the applicant must return such permit to ITAC.
- 14 Extension of the one year period from which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.
- 15 Non-compliance to the conditions of permits:

Where there is a reason to believe that any condition of a permit issued, in terms of this rebate provision is not complied with, the consignment in terms of which the rebate was used can be seized by ITAC. If non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.6

GUIDELINES, RULES AND CONDITIONS PERTAINING TO TEXTILE FABRIC IMPORTED IN TERMS REBATE ITEMS 320.01/5407.61/01.06, 320.01/5903.20.90/01.08 AND 320.01/5907.00.90/01.08 FOR THE MANUFACTURE OF UPHOLSTERED FURNITURE

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate provisions 320.01/5407.61/01.06, 320.01/5903.20.90/01.08 and 320.01/5907.00.90/01.08, and they must acquaint themselves with the requirements of SARS.
- Applications for permits must be addressed to the International Trade Administration Commission of South Africa (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted according to the requirements as set out in the application form. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.

- 5. At least fourteen (14) working days should be allowed for the processing of applications and the issue of permits, provided that all necessary information has been submitted to ITAC.
- 6. Each rebate permit issued defines the period during which the goods concerned can be cleared under the rebate. The period shall be for a calendar year, and commences on the date on which the permit was issued. The permit may be issued for a shorter period as requested by the applicant, or as decided upon by ITAC.
- 7. If an applicant intends to apply for a subsequent permit for which the period of validity should commence on the day after the expiry date of the permit issued in terms of paragraph 6, this must be clearly indicated in a new application. The application must be submitted to ITAC at least one month prior to the expiry date of the previous permit as permits cannot be issued with retrospective effect.
- 8. Rebate permits issued will be subject to the following conditions:
 - 8.1 there should be an intention by the applicant to "manufacture end products as described in the rebate provision" to such an extent that there is a <u>visible</u> <u>permanent change</u> in the fabrics, and a change in tariff heading;
 - 8.2 ITAC will, if it deems this necessary, <u>physically inspect the equipment and</u> <u>manufacturing process prior to the issue</u> of a rebate permit, and at least 70 per cent of manufacturing must be done by the applicant and may not be outsourced;
 - 8.3 the applicant must comply with labour laws and agreements gazetted by the Minister of Labour;
 - 8.4 an applicant must, together with his application submit proof of registration and a Certificate of Compliance obtainable from the relevant Bargaining Council;
 - 8.5 the applicant must submit a Tax Clearance Certificate and VAT Certificate;
 - 8.6 the applicant must provide in each permit application the number of jobs it expects to create annually as a result of the rebate. The applicant will submit to ITAC an annual report on its job creation performance;
 - 8.7 the applicant(s) need to consult with the local manufacturers of upholstery furniture fabric and industry associations to confirm if the domestic industry is able to supply a reasonable quantity of fabrics as required;
 - 8.8 the applicant can request the local manufacturer and/or the industry association to respond within 14 days of their request. Should the local manufacturers of upholstered furniture fabrics not be able to supply the quantity requested, the applicant(s) need to obtain a confirmation letter stating that the domestic industry is not able to supply. The original letter needs to be submitted with the application form;
 - 8.9 If the local manufacturer refuses to provide such a confirmation letter, ITAC will write a letter to it informing it of the application and requesting it to confirm the domestic industry's production and production capacity. The manufacturer will then be allowed 7 days to respond to this letter. Should the manufacturer respond within the 7 day period, the information provided will be taken into account during the decision making process; and

- 8.10 Should, after receipt of the manufacturers response, or in the absence of such, information be available that reflects that the manufacturer is reasonably unable to supply the quantity of fabrics required, ITAC will issue a permit.
- 9. Applicants making use of Cut Make and Trim (CMT) should attach the following information:
 - a) name of the CMT;
 - b) Tax Clearance Certificate and VAT certificate;
 - c) Certificate of Compliance obtainable for the Bargaining Council;
 - d) job profile of the CMT; and
 - e) provide ITAC with production volumes to be carried out by the CMT (The applicant should note that manufacturing by the CMT should not exceed 30 per cent of its own manufacturing volume as indicated in a permit issued by ITAC.
- 10. The applicant should take responsibility of all compliance issues, as non-compliance will result in appropriate steps being taken.
- 11. Rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits.
- 12. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) Error by ITAC on permit;
 - b) Error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS in this regard.
- 13 Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oaths, stating that the permit was lost and the circumstances surrounding loss of such permit. ITAC may, on the facts furnished exercise its discretion to issue a new permit. Should the lost permit be found the applicant must return such permit to ITAC.
- 14 Extension of the one year period from which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.
- 15 Non-compliance to the conditions of permits:

Where there is a reason to believe that any condition of a permit issued, in terms of this rebate provision is not complied with, the consignment in terms of which the rebate was used can be seized by ITAC. If non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that can include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

ANNEXURE 1.7

GUIDELINES, RULES AND CONDITIONS PERTAINING TO REBATE ITEM 312.01/6001.92/01.06; FOR OTHER PILE FABRICS, KNITTED OR CROCHETED, OF MAN-MADE FIBRES, IN SUCH QUANTITIES, AT SUCH TIMES AND SUBJECT TO SUCH CONDITIONS AS THE INTERNATIONAL TRADE ADMINISTRATION COMMISSION MAY ALLOW BY SPECFIC PERMIT, FOR USE IN THE MANUFACTURE OF FOOTWEAR WITH UPPERS OF TEXTILE MATERIALS CLASSIFIABLE IN CHAPTER 64

- 9. Applicants must register with the South African Revenue Service (SARS) as users of the rebate provision, and they must acquaint themselves with the requirements of SARS.
- 10. Applications for permits must be addressed to the International Trade Administration Commission of South Africa (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, (Block E), 77 Meintjies Street, Sunnyside, Pretoria.
- 11. Applications for permits must be submitted according to the requirements of the attached application form. If the space provided in the application form is insufficient, please use the format of the application from to submit the requested information.
- 12. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 13. At least (14) working days should be allowed for the processing of applications and the issuing of permits, provided that all necessary information has been submitted to ITAC.
- 6. The rebate permit will be valid for twelve months from the date of issue, or a shorter period as decided upon by ITAC.
- 7. If an applicant intends to apply for a subsequent permit for which the period of validity should commence on the day after the expiry date of the permit issued in terms of paragraph 6, this must be clearly indicated in a new application. The application must be submitted to ITAC at least one month prior to the expiry date of the previous permit as permits cannot be issued with retrospective effect.
- 8. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) Error by ITAC on permit;
 - b) Error by the applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS in this regard.
- 9. Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oath, stating that the permit was lost and the circumstances surrounding the loss of such permit. ITAC may, on the facts furnished, exercise its discretion to issue a new permit. Should the lost permit be found the applicant must return such permit to ITAC.
- 10. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall

lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.

- 11. Rebate permits issued will be subject to the following conditions:
- 11.1 ITAC will, if it deems this necessary, <u>physically inspect the equipment and</u> <u>manufacturing process prior to the issue</u> of a rebate permit, and at least 70 per cent of manufacturing must be done by the applicant and therefore may not be outsourced;
- 11.2 the applicant must comply with labour laws, regulations and agreements gazetted by the Minster of Labour and Bargaining Council. Proof must be provided by submitting copies of Bargaining Council compliance, where applicable, UIF registration as well as proof of salaries being paid;
- 11.3 the applicant must submit a Tax Clearance Certificate and VAT Certificate;
- 11.4 the applicant must provide in each permit application the number of jobs it expects to create annually as a result of the rebate. The applicant will submit to ITAC an annual report on its job creation performance;
- 11.5 the applicant must consult with local manufacturers of textile fabrics and Texfed to confirm if they are able to supply a reasonable quantity of fabrics as required;
- 11.6 the applicant can request the manufacturer to respond within fourteen (14) days of their receipt of the request. Should the local manufacturers of textile fabrics not be able to supply the quantity requested, the applicant(s) need to obtain a confirmation letter from the manufacturer stating that they are not able to supply. The original letter must be submitted with the application form;
- 11.7 if the manufacturer does not provide such a confirmation letter, ITAC will send a letter to the manufacturer informing them of the application and requesting them to confirm the domestic industry's production and production capacity. The manufacturer will then be allowed seven (7) working days to respond to this letter. Should the manufacturer respond within the afforded period, the information provided will be taken into account during the decision making process;
- 11.8 should, after receipt of the manufacturers response, or in the absence of such response, information be available that reflects that the manufacturer is unable to supply the quantity of fabrics required, ITAC, will issue a permit;
- 11.9 based on the information available to it regarding whether or not a local manufacturer can supply the quantity of fabrics required, ITAC will decide whether to issue a permit;
- 11.10 rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits; and
- 11.11 applicants making use of Cut Make and Trim (CMT) should attach the following information:
 - a) name of the CMT;
 - b) Tax Clearance Certificate and VAT certificate;
 - c) Certificate of Compliance obtainable for the Bargaining Council;

- d) job profile of the CMT; and
- e) provide ITAC with production volumes to be carried out by the CMT (The applicant should note that manufacturing by the CMT should not exceed 30 per cent of its own manufacturing volume as indicated in a permit issued by ITAC).
- 12. Non-compliance to the conditions of permits:

Where there is reason to believe that any condition of a permit issued in terms of this rebate provision in not complied with, the consignment in terms of which rebate was used can be seized by ITAC. If non-compliance is established, appropriate steps in terms of the International Trade Administration Act and the Customs and Excise Act will be taken and that can include, criminal charges, withdrawal of the permit or permits concerned and/or the rejections of future applications for permits

NOTICE 839 OF 2014

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

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

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

APPENDIX I

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

(A) Bosveld Helikopter Dienste Trust; Bosveld Helikopter Dienste Trust. (B) Plaas Pietersdaal, Vivo, 0924. (C) Class II and III. (D) Type N2, G2, G3, G10 and G15. (E) Category H2.

(A) Everlong Residential Property (Pty) Ltd; Guardian Air Asset Management. Hangar 30, Gate 5, Lanseria International Airport, (C) Class II and III. (D) Type N1, N2 and G7. (E) Category A2 and A3.

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 I Category of aircraft and the amendment thereto which is being applied for. (F) Amendment reffered to in section 14(2) (b) to I.

(A) Flitecare Air Charters CC; Flitecare Training. (B) Hangar 38, Wonderboom Airport, Pretoria. (C) Class II. (D) Type N1 and N2. (E) Category A3 and A4. Changes to the Management Plan: Mr Sarej J. Fouche replaces Dr Daniel van der Merwe as the Air Service Safety Officer.

NOTICE 840 OF 2014

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 I

(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) Everlong Residential Property (Pty) Ltd; Guardian Air Asset Management. Hangar 30, Gate 5, Lanseria International Airport, (C) Class II and III. (D) Type N1, N2 and G7. (E) Category A2 and A3. (F) Lanseria International Airport.

NOTICE 841 OF 2014

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

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

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

APPENDIX II

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

(A) C & G Air CC; King Air Charter. (B) Hangar 205, Lanseria International Airport; Lanseria. (C) Class II and III; N486D and G538D. (D) Type N1, N2, G2, G7, G10, G11 and G15. (E) CategoryA1, A2, A3, A4 H1 and H2. Change to the Shareholding Voting Rights: Clarke Family Trust has 45%, R. M. A. A. Talevi has 45% and M. C. van Buuren has 10% and Changes to the Management Plan: R. M. A. A. Talevi replaces G. Clarke as the Chief Executive Officer and J. B. Cochrane replaces L. van der Walt as the Responsible Person: Aircraft

(A) Platorand Lugbespuiting CC; Platorand Lugbespuiting. (B) Plot # 1, Rondebosch, Middelburg, Mpulanga. (C) Class III; G362D, (D) Type G5, G8 and G13. (E) Category A3 and A4. Changes to the Management Plan: Appointment of J. J. R. Steenkamp as the Responsible Person: Aircraft (Rotor Wing), addition of category H2 and addition of type G10 and G15.

(A) Solenta Aviation (Pty) Ltd; Solenta Aviation. (B) Stratford Office Park, Block 5, corner of Cedar Avenue and Valley Road, Broadacres, Fourways. (C) Class II and III; N805D and G806D. (D) Type N1, N2, G3 and G11. (E) Category A1, A2 and A3. Change to the Shareholding Voting Rights: M. R. Hurst has 25%, P. F. Hurst has 25%, L. P. van de Moortele 25% and J. G. Minnaar has 25% and Changes to the Management Plan: J.G Minnaar replaces P.F. Hurst as the Chief executive Officer, S.A. jolly replaces J.G.Minnaar as the Responsible Person: Flight Operations, W. Petzer replaces M. Dittbener as the Responsible Person: Aircraft and G.M.Stander replaces D. Vasiljevic as the Air Service Safety Officer.

(A) Zenith Air CC. (B) Hangar 4, Gate 5, Lanseria International Airport. (C) Class II;N603D. (D) Type N1 and N2. (E) Category A1, A2, A3 and A4. Changes to the Management Plan: Braam de Klerk replaces Rainer Lammerding as the Air Service Safety Officer.

NOTICE 842 OF 2014

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) Hangar 205, Lanseria International Airport; Lanseria. (C) Class II and III; I/N 088 and I/G249. (D) Type N1, N4 and G7. (E) Category A1, A2, A3, A4 H1 and H2. (F) Lanseria International Airport. Change to the Shareholding Voting Rights: Clarke Family Trust has 45%, R. M. A. A. Talevi has 45% and M. C. van Buuren has 10% and Changes to the Management Plan: R. M. A. A. Talevi replaces G. Clarke as the Chief Executive Officer and J. B. Cochrane replaces L. van der Walt as the Responsible Person: Aircraft.

(A) Solenta Aviation (Pty) Ltd; Solenta Aviation. (B) Stratford Office Park, Block 5, corner of Cedar Avenue and Valley Road, Broadacres, Fourways. (C) Class II and III; I/N139 and I/G268. (D) Type N1, N4 and G7. (E) Category A1, A2 and A3. (F) O. R. Tambo International Airport. Change to the Shareholding Voting Rights: M. R. Hurst has 25%, P. F. Hurst has 25%, L. P. van de Moortele 25% and J. G. Minnaar has 25% and Changes to the Management Plan: J.G Minnaar replaces P.F. Hurst as the Chief executive Officer, S.A. jolly replaces J.G.Minnaar as the Responsible Person: Flight Operations, W. Petzer replaces M. Dittbener as the Responsible Person: Aircraft and G.M.Stander replaces D. Vasiljevic as the Air Service Safety Officer.

(A) Zenith Air CC. (B) Hangar 4, Gate 5, Lanseria International Airport. (C) Class II;N603D. (D) Type N1 and N2. (E) Category A1, A2, A3 and A4. Changes to the Management Plan: Braam de Klerk replaces Rainer Lammerding as the Air Service Safety Officer.

NOTICE 843 OF 2014

DEPARTMENT OF WATER AND SANITATION

NATIONAL WATER ACT, 1998 (ACT NO.36 OF 1998)

PROPOSED CLASSES OF WATER RESOURCES FOR THE CATCHMENTS OF THE OLIFANTS-DOORN

I, Nomvula Paula Mokonyane, in my capacity as Minister of Water and Sanitation, and duly authorised in terms of section 13(4) of the National Water Act (Act No 36 of 1998) hereby publishes for public comment the proposed classes of water resources for catchments of the Olifants-Doorn, in the Schedule, to be issued under section 13(4) of the said Act.

Any person who wishes to submit written comments with regard to the proposed class should submit the comments within 60 days from the date of publication of this Notice to:

Director: Water Resource Classification Attention: Ms Shane Naidoo Department of Water Affairs Zwamadaka Building 185 Francis Baard Street Private Bag X313 **PRETORIA** 0001

E-mail: naidooshane@dwa.gov.za

Facsimile: 012 336 6712



MRS NP MOKONYANE MINISTER OF WATER AND SANITATION DATE: 26108 2014

PROPOSED CLASSES OF WATER RESOURCES FOR THE CATCHMENTS OF THE OLIFANTS-DOORN IN TERMS OF SECTION 13(1)(a) OF THE NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998)

SCHEDULE

1. DESCRIPTION OF WATER RESOURCE

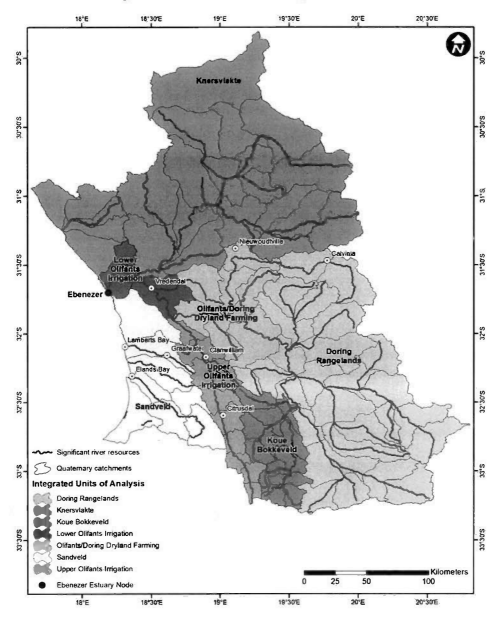
1. The proposed classes are determined for all or part of every significant water resource within the catchments of the Olifants-Doorn as set out below:

Drainage Region:	E Primary Drainage Region
River(s):	Olifants and Doring River System
Drainage Region: River(s):	G3 Secondary Drainage Region Papkuil, Verlorevlei, Langvlei, Jakkalsvlei and Sandlaagte River Systems
Drainage Region:	F6 Secondary Drainage Region
River(s):	Brak and Sout River Systems

- 2. The Minister has in terms of section 12 of the National Water Act, Act No.36 of 1998 (the Act), prescribed a system for classifying water resources by promulgating Regulation 810, Government Gazette 33541 dated 17 September 2010. In terms of section 13(1) of the Act, the Minister must, as soon as reasonably practicable after the Minister has prescribed a system for classifying water resources and subject to subsection (4), by notice in the Gazette, determine for all or part of every significant water resource, a class in accordance with the prescribed classification system.
- 3. The Minister, in terms of section 13(1) of the Act, proposes to determine the following classes of each significant water resource for catchments of the Olifants-Doorn.

2. DETERMINATION OF THE CLASS OF WATER RESOURCES IN TERMS OF SECTION 13(1)(a) OF THE NATIONAL WATER ACT, 1998

- 1. A summary of the water resource classes for Integrated Units of Analysis (Figure 1) and ecological categories per quaternary catchment (Figure 2) is set out in Table 1.
- 2. Integrated units of Analysis are classified in terms of their extent of permissible utilization and protection as either Class I: indicating high environmental protection and minimal utilization (Doring Rangelands); or Class II indicating moderate protection and moderate utilization (Upper Olifants Irrigation, Olifants Doring Dry lands, Kouebokkeveld); and Class III indicating sustainable minimal protection and high utilization (Lower Olifants Irrigation). The Mainstream Cumulative Category refers to flows and impacts generated in the quaternary catchment plus all the upstream flows and impacts. Average tributary Incremental ecological category refers to only the proportion of flow that comes from the runoff in the segment of the river or tributary)



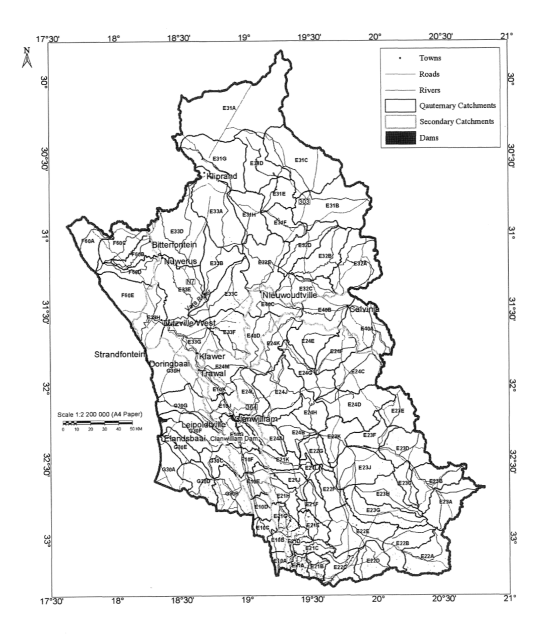




Figure 2: Quaternary catchments within Olifants Doorn

Table 1 Summary of Ecological Categories per Quaternary Catchments

Integr ated Unit of Analys is	Class for Integr ated Unit of Analy sis	Quaternary catchment	River Name	Mainstem / Cumulative Ecological Category	Average Tributary / Incremental Ecological Category	Wetland area (% of quaternary) and [Ecological Category]
~ 없 원		E33G	Hol	D	С	1.9% [13% in AB]
aria	111	E33H	Olifants	D	В	3.8% [5% in AB]
Lower Olifants Irrigation		E33H	Olifants Estuary	С		-
		E10A	Olifants	С	С	-
		E10B	Olifants	С	В	-
io		E10C	Olifants	В	В	1.2% [85% in AB]
gat		E10D	Olifants	D	С	5.4% [16% in AB]
Ľ.		E10E	Olifants	D	С	5.8% [10% in AB]
ts		E10F	Olifants	D	С	-
Upper Olifants Irrigation	11	E10G- Rondegat	Rondegat	В	В	-
0		E10G	Olifants	D	С	-
be		E10H	Jan Dissels	С	С	3.3% [10% in AB]
5		E10J-Jan Dissels	Jan Dissels	D	D	-
		E10J	Olifants	D	С	1.1% [5.5% in AB]
		E10K	Olifants	D	С	1.9% [50% in AB]
		E24J	Doring	В	В	0.001% [99% in AB]
		E24K	Doring	В	В	-
Ĵ.		E24L	Brandewyn	В	В	0.001% [100% in AB]
<u></u> S P		E24M	Doring	В	В	0.001% [100% in AB]
Olifants Doring Dryland	II	E33F	Troe-Troe / Droe	D	D	-
Olifa		E40C	Oorlogskloof/ Koebee	с	В	-
		E40D	Oorlogskloof/ Koebee	В	В	-
		E21A	Kruis	С	С	-
		E21B	Welgemoed	D	D	-
		E21C	Winkelhaak	С	ВВ	0.5% [98% in AB]
ed		E21D	Houdenbeks	D	D	-
Š		E21E	Riet	В	В	-
X	11	E21F	Riet	В	ВВ	0.001% [91% in AB]
Kouebokkeveld		E21G	Leeu	D	D	-
no		E21H-Twee	Twee	В	В	-
Ŷ		E21H	Leeu	В	В	-
		E21J	Groot	В	<u> </u>	-
		E21K	Maatjies	В	В	1.7% [99% in AB]
		E21L	Groot	В	В	-
		E22A	Doring	В	В	-
		E22B	Doring	В	<u>B</u>	-
spi		E22C	Tankwa	AB	AB	-
lar		E22D	Tankwa	AB	<u>AB</u>	-
ge		E22E	Doring	B	<u>B</u>	-
lan	I	E22F	Doring	В	<u> </u>	-
ŭ		E22G E23A	Doring Tankwa	B AB	B	0.3% [100% in A]} 0.1% [100% in AB]
				ABI	AB	U. 1 /0 1 1 UU /0 11 ADI
ing			and a state of the			
Joring		E23B	Tankwa	AB	AB	0.1% [100% in AB]
Doring Rangelands			and a state of the			

Integr ated Unit of Analys is	Class for Integr ated Unit of Analy sis	Quaternary catchment	River Name	Mainstem / Cumulative Ecological Category	Average Tributary / Incremental Ecological Category	Wetland area (% of quaternary) and [Ecological Category]
		E23F	Tankwa	В	AB	0.001% [100% in AB]
		E23G	Ongeluks	AB	AB	-
		E23H	Ongeluks	AB	AB	-
		E23J	Ongeluks	AB	AB	-
		E23K	Tankwa	B	AB	-
		E24A	Tra-tra	B	B	0.1% [100% in AB]
sp		E24B E24C	Tra-tra	B C	B	0.001% [95% in AB]
Doring Rangelands		E240 E24D	Bos Bos	C C	AB AB	0.8% [100% in AB] 0.1% [100% in AB]
Jela		E24D E24E	Wolf	AB	AB	0.1% [100% III AB]
ang		E24E E24F	Wolf	AB	AB	- 0.001% [79% in AB]
ů –	1	E24G	Wolf	AB	AB AB	0.001% [100% in AB]
bu		E24H	Doring	B	B	-
ori		E40A	Oorlogskloof	C	C C	-
		E40B	Oorlogskloof	C	C	0.001% [100% in AB]
		E31A	Kromme	В	В	0.3% [100% in AB]
		E31B	Kromme	B	B	0.1% [99% in AB]
		E31C	Kromme	В	В	0.001% [100% in AB]
		E31D	Kromme	В	В	-
		E31E	Kromme	В	B	-
		E31F	Kromme	В	B	-
		E31G	Kromme	В	В	-
		E31H	Hantams	В	В	-
		E32A	Hantams	В	В	0.1% [95% in AB]
kte		E32B	Hantams	В	В	0.001% [100% in AB]
Knersvlakte		E32C	Hantams	В	В	0.1% [24% in AB]
ers	•	E32D	Hantams	В	B	-
ů V		E32E	Hantams	В	В	2.2% [48% in AB]
		E33A	Sout	С	В	0.001% [100% in AB]
		E33B	Sout	С	В	0.2% [100% in AB]
		E33C	Sout	С	C	1.1% [92% in AB]
		E33D	Sout	С	C	-
		E33E	Sout	С	C	1% [99% in AB]
		F60A	Brak	В	B	0.001% [1% in AB]
		F60B F60C	Klein-Goerap Sout	B	BB	- 0.001% [1% in AB]
		F60D	Groot-Goerap	В	В	0.001% [1% in AB]
		F60E	Groot-Goerap	B	B	0.001% [13.5% in AB]
		G30A		С	C	4.1% [35% in AB]
		G30A	Papkuils Kruismans	С	C	0.9% [10% in AB]
		G30C	Bergvallei	C	C	1.5% [7% in AB]
σ		G30D	Verlorevlei	C	C	0.8% [3% in AB]
le le		G30E	Verlorevlei	В	C	7.9% [3% in AB]
Sandveld	- 111	G30E- Estuary	Verlorevlei	c		-
		G30F	Langvlei	С	С	1.5% [5% in AB]
		G30G	Jakkalsvlei	C	C	0.9% [11% in AB]
		G30H	Sandlaagte	C	C	1.4% [25% in AB]

BOARD NOTICES RAADSKENNISGEWINGS



BOARD NOTICE 115 OF 2014

The Council for the Built Environment (CBE) is a statutory body established under the Council for the Built Environment Act no. 43 of 2000. It is an overarching body that coordinates the six built environment professional councils (architecture, engineering, landscape architecture, project and construction management, property valuation and quantity surveying - all operating within the built environment) for the purpose of promoting good conduct within the professions, transforming the professions and advising South African government on built environment related issues.

Closing Date: 17 October 2014

APPLICATIONS ARE INVITED FROM SUITABLY QUALIFIED AND EXPERIENCED CANDIDATES FOR APPOINTMENT AS A MEMBER OF THE STATUTORY AUDIT COMMITTEE OF THE COUNCIL FOR THE BUILT ENVIRONMENT

The applicant should preferably have a financial qualification (Chartered Accountant) coupled with experience in accounting and auditing principles, more specifically internal controls and risk management.

Due to the nature of the appointment, the applicant should demonstrate leadership qualities, integrity, independence, dedication and understanding of public sector entities and should possess good communication skills, analytical ability and independent judgement.

The applicant should display knowledge of the following: corporate governance principles, internal and external audit functions, the Public Finance Management Act and Treasury Regulations, management principles and ethics and their implications in respect of a statutory institution. Knowledge of Built Environment industry will be an added advantage.

The successful applicant will be one of three external members of the Audit Committee of the Council for the Built Environment. The Committee is expected to regulate and discharge all its responsibilities as contained in a charter setting out the appropriate formal terms of reference. The Committee meets at least twice per year.

The successful applicant will be remunerated for attendance of meetings according to a rate that is derived from the guidelines set out by the Office of the Auditor-General for audits done on behalf of that office and will also be reimbursed for travel expenses incurred for attending audit committee meetings.

Applications must be accompanied by an updated curriculum vitae, as well as copies of ID document and qualifications.

Suitably qualified candidates must forward applications to:

Ms G Mazibuko Chief Executive Officer Council for the Built Environment

Postal Address:	Hand-delivered to:	E-mail:
PO Box 915	121 Muckleneuk Street	council@cbe.org.za
Groenkloof	Cnr Queen Wilhelmina & Middel Streets	
0027	Muckleneuk	

For enquiries please contact: Ms Mazibuko Tel: (012) 346-3985

BOARD NOTICE 116 OF 2014

COUNCIL NOTICE 2 OF 2014

AGRICULTURAL PRODUCE AGENTS ACT, 1992

(ACT NO 12 OF 1992)

UNCLAIMED MONIES PAYABLE TO PRINCIPALS OF FRESH PRODUCE AGENTS

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

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

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

L Pretorius

REGISTRAR: AGRICULTURAL PRODUCE AGENTS COUNCIL

RAADSKENNISGEWING 116 VAN 2014

RAADSKENNISGEWING 2 VAN 2014

WET OP LANDBOUPRODUKTE-AGENTE, 1992

(WET 12 VAN 1992)

ONOPGEËISTE GELDE BETAALBAAR AAN PRINSIPALE VAN VARSPRODUKTE-AGENTE

Ingevolge artikel 21(1) van die Wet of Lanbouprodukte-agente 1992 (Wet No 12 van 1992) word hierby kennis gegee van die onopgeëiste gelde in die Bylae aangedui, wat ingevolge artikel 21(2) van gebnoemde Wet aan die Registrateur van die Raad vir Lanbouprodukte-agente oorbetaal is.

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

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

TID

L Pretorius

REGISTRATEUR: RAAD VIR LANDBOU PRODUKTE-AGENTE

SCHEDULE/ BYLAE

Boland Market Agents			Egoly Market Agents - (Cont.	
Riedewaan Jordaan	R	25.31	Masingo IS	R	133.87
			Masuthu MV	R	15.20
Botha Roodt Johannesb	urg Market	Agents	Mulaudzi EA	R	36.46
100% Madanda Farming	R	23.93	Ramarumo AA	R	154.40
Budeli J	R	114.30	Tshamulovha	R	66.67
Fresh Pack	R	416.95	Tshilande AN	R	541.24
Fruit & Veg	R	414.47			
Joseph JS	R	196.60	Exec-U-Fruit Market Ag	ents	
Jospeh JS	R	620.97	AV Khomanani Products	R	509.92
Lebea MP	R	144.00	Kone CT	R	15.11
Legong MM	R	71.84	Makhesha TA	R	2.83
Mabasae	R	227.35	Makungo NT	R	84.20
Malatjie Sara	R	43.52	Makungo NT	R	198.04
Matheera ML	R	266.98	Malatjie MF	R	252.27
Matjela ES 1	R	203.07	Malatjie MF	R	173.96
Matjela ES 1	R	424.23	Matamba NG	R	1,013.16
Matjela SE	R	768.92	Matamba NG	R	176.92
Matjela SE	R	172.89	Matshusa A	R	510.01
Modike M	R	84.73	Matshusa D	R	81.55
Modike V	R	13.02	Matshusa D	R	146.56
Modike V	R	17.38	Mayuna PT	R	11.85
Molangoane MP	R	64.23	Mavuna PT	R	68.85
Muller GS	R.	32.75	Mbilinganyi AM	R	74.39
Munyati TJ	R	86.23	Milton	R	52.06
Netshilongwe M	R	139.32	Mkhabela NS	R	297.83
Nyalungu T	R	216.24	Mohale MM	R	1,957.58
Phungo LL	R	747.08	Mulaudzi TR	R	952.12
Ramalahla MV	R	44,56	Mulaudzi TR	R	653.69
Rambau AA	R	71.72	Munisi ND	R	565.20
Ready Fresh	R	650.18	Munisi ND	R	418.66
Seroba J	R	0.29	Munisi ND	R	146.47
	R.	0.25	Muraga NV	R	785.84
Citifresh Market Agents			Ndou M	R	461.53
Farm Talk Letsema	R	135.15	Ndou M	R	517.54
Farm Talk Letsema	R	122.90	Ndou M	R	325.76
Makhado N	R	2.01	Ndou M	R	344.96
Maswangaye RS	R	51.30	Nembilwi J	R	937.28
Milanzi JB	R	147.05	Nkanyamba Boerdery	R	78.40
Mokone M	R	10.22	Nyadzani MM	R	34.29
Ravhuhali TA	R	5.12	Ramalalaha S	R	395.40
Shikwambana	R	363.89	Ramalalaha S	R	70.95
	N.	305.05	Ramolomo N	R	2,026.08
Dapper Market Agents			Ramufhi NA	R	259.05
Mangena F	R	23.45	Rangolo Albert	R	2,590.83
Matshusa E	R	1,098.83	Smartfresh Farms	R	2,590.83
Matshusa K E	R		Sojib	R	393.82
Mbhalati VA		1,163.70	Thidziambi R		
	R	302.61	Tshililo H	R	449.67
Egoly Market Agents				R	249.37
Bronx Wood Cutters	0	40 74			
Bronx Wood Cutters	R	49.74			
DIVINA WUUU CULLEIS	R	468.08			

Farmers Trust Market Age	ents		Marco Market Agents –	Cont.
Bonela	R	80.84	Ramphabana NE	R
Mangena VM	R	1,361.04	Ramufhi	R
Mashimbye S	R	24.52	Ramufhi	R
MJ Farming	R	7.21	Ramufhi NG	R
Motsiri Farm	R.	300.08	Ratshilivha N	R
Ratabana M	R	47.10	Sekgotla	R
Ratabana M	R	21.78	Sibara A	R
Ratabana M	R	7.21	Sunningdale	R
Ratabana M	R	11.45	Thembani	R
Ratabana M	R	157.34	Tshamulova T	R
			Tshamulova T	R
Garfield Market Agents			Tshivhelo AB	R
Mammburu TD	R	178.46	Zietsman ALD	R
Mammburu TD	R	984.84	Zietsman ALD	R
Mammburu TD	R	1,137.45		
Mammburu TD	R	84.14	Port Natal Market Ageni	s
Mammburu TD	R	1,800.02	Mahadeo K	R
Mammburu TD	R	1,139.43		IN.
Mammburu TD	R	526.86	Prinsloo & Venter Marke	t Agen
Mammburu TD	R	101.30	Joseph JS	R
	ĸ	101.50	Malatji T	R
Marco Market Agents			Mbombi J	R
Chauke AL		264 47	Mkosl ME	
Cvictofin Farms	R	264.47	Moile F	R
Davhula DK	R	97.46	Molapo O	R
Excellent 236	R	135.92	MS Project	R
	R	359.87	2	R.
Khomola AJ	R	251.34	Nemaukhwe W	R
Lepulana Moris	R	195.02	Ngobeni L	R
Ligumba T	R	57.71	Pltinias Mole	R
Makhado N	R	321.84	Ramakhwakhwa MM	R
Malema MP	R	16.01	Ramalepe S and Sons	R
Matjela SE	R	949.55	Rampedi RC	R
Matjela SE	R.	257.74	Vuyeya Trading Project	R
Matodzi	R	814.33	Ziyalima A	R
Matshusa NP	R	188.74		
Mbulaheni	R	66.94	RSA Market Agents (JHE	3)
Mokami LT	R	72.71	Boulanhohn	R
Mokami LT	R	163.87	Hendric Sedutla	R
Mokami LT	R	66.28	Khomoza TP	R
Ndou MS	R	0.92	Khomoza TP	R
Ndou R	R	364.21	Khoza ME	R
Ndou SE	R	82.06	Makola FM	R
Ndou TA	R	50.35	Malatjie ME	R
Ndou TC	Ŗ	99.32	Mamadi M	R
Nemukula NP	R	91.48	Mamanyowa Proj	R
Nenzhelele	R	14.94	Manegwa V	R
Nenzhelele AJ	R	192.27	Maputia TN	R
Nenzhelele AJ	R	44.35	Matshusa R	R
Nenzhelele TP	R	76.03	Matshusa R	R
Nevhutalu TR	R	772.98	Matshusha ND	R
Phaswana NL	R	27.41	Morwasela	R
	R	266.76	Morwasela	R
Radzalani MA				

t.

83.78

775.38

858.67

288.72

51.60

661.49

279.55

337.99

208.19

164.21

98.07

855.80

177.78

474.61

226.00

81.16

482.47

17.96

186.20

22.74

106.97

497.24

146.13

2,137.11

571.09

313.92

116.75

62.59

715.08

273.25

149.40

172.94

331.99

32.73

356.71

33.27

556.11

16.25

28.28

581.60

102.08

23.10

93.49

23.53

294.26

0.44

4.69

RSA Market Agents (3	IHB) - Cont.		RSA Market Agents (3	IHB) - Cont.	
Mthombeni LR	R	161.58	Thilivhali NEP	R	587.71
Mugove J	R	31.39	Tiyiselani GAR	R	227.16
Mugove J	R	93.28	Tshivhula ME	R	99.32
Mugove J	R	130.27			
Munyai AR	R	260.01	RSA Market Agents		
Munzhedzi SN	R	187.93	(TSE) Britz AP		
Ndou EA	R	85.25		R	26.81
Nefolovhodwe M	R	80.84	80.84 Masekawe K 215.14 Mohale P	R	2,628.14
Nel AF	R			R	313.82
Nemukula NP	R	231.75		R	92.79
Nevondo SH	R	2,978.54	Mudau NS	R	22.84
Ntlekoana MR	R	152.48	M D Markat Aranta		
Nzhalavhane M	R	192.05	W P Market Agents		
Nzhalavhane M	R	385.07	Johnson N	R	162.33
Nzhalavhane M	R	7.00	Manage Martick Aver		
Nzhalavhane M	R	46.68	Wenpro Market Agen	•	
Nzhalavhane M	R	164.86	Matsheketsheke	R	7.65
Sekoba Esnie	R	406.90	Raludzingana E	R	276.54

		Abbreviations		
BFN – Bloemfontein KBY – Kimberley VEG – Vereeniging	CPT Capetown KDP Klerksdorp WBK Witbank	D8N — Durban PMB — Pletermaritzburg WKM — Welkom	EL – East London SPR – Springs	JHB – Johannesburg TSE – Tshwane

NOTICE – CHANGE OF TELEPHONE NUMBERS: GOVERNMENT PRINTING WORKS

As the mandated government security printer, providing world class security products and services, Government Printing Works has adopted some of the highly innovative technologies to best serve its customers and stakeholders. In line with this task, Government Printing Works has implemented a new telephony system to ensure most effective communication and accessibility. As a result of this development, our telephone numbers will change with effect from 3 February 2014, starting with the Pretoria offices.

The new numbers are as follows:

•	Switchboard :	012 748 6001/6002
٠	Advertising :	012 748 6205/6206/6207/6208/6209/6210/6211/6212
٠	Publications Enquiries	s:012 748 6052/6053/6058 GeneralEnquiries@gpw.gov.za
	Maps	: 012 748 6061/6065 <u>BookShop@gpw.gov.za</u>
	Debtors	: 012 748 6060/6056/6064 PublicationsDebtors@gpw.gov.za
	Subscriptio	on: 012 748 6054/6055/6057 Subscriptions@gpw.gov.za
•	SCM :	012 748 6380/6373/6218
•	Debtors :	012 748 6236/6242
٠	Creditors	012 748 6246/6274
Please	e consult our website at	www.gpwonline.co.za for more contact details.
The n	umbers for our provinci	al offices in Polokwane. East London and Mmahatho will not change at

The numbers for our provincial offices in Polokwane, East London and Mmabatho will not change at this stage.

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