

Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID AFRIKA

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No. 39781

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39781

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A message from Government Printing Works

Notice Submissions Rule: Single notice, single email

Dear Valued Customer,

Over the last six months, GPW has been experiencing problems with many customers that are still not complying with GPW's rule of single notice, single email (with proof of payment or purchase order).

You are advise that effective from <u>18 January 2016</u>, all notice submissions received that do no comply with this rule will be failed by our system and your notice will not be processed.

In the case where a Z95, Z95Prov or TForm3 Adobe form is submitted with content, there should be a separate Adobe form completed for each notice content which must adhere to the single notice, single email rule.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an electronic Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

To those customers who are complying with this rule, we say Thank you!

Regards,

Government Printing Works







Government Printing Works Notice submission deadlines

Government Printing Works has over the last few months implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submit your notice request.

In line with these business rules, GPW has revised the notice submission deadlines for all gazettes. Please refer to the below table to familiarise yourself with the new deadlines.

ORDINARY GAZETTES

Government Gazette Type	Publishing Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 12h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 12h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

CANCELLATIONS

Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette.

Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.

Your request for cancellation must be accompanied by the relevant notice reference number (N-).







AMENDMENTS TO NOTICES note

With effect <u>from 01 October</u>, GPW will not longer accept amendments to notices. The cancellation process will need to be followed and a new notice submitted thereafter for the next available publication date.

Until then, amendments to notices must be received before the submission deadline.

CUSTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While GPW deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a **2-working day turnaround time for processing notices** received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.



GPW reminds you that all notice submissions **MUST** be submitted with an accompanying proof of payment (PoP) or purchase order (PO). If any PoP's or PO's are received without a notice submission, it will be failed and your notice will not be processed.

When submitting your notice request to submit.egazette@gpw.gov.za, please ensure that a purchase order (GPW Account customer) or proof of payment (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be in a single email.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

FORMS AND GAZETTES

The electronic Adobe Forms and published gazettes can be found on our website: www.gpwonline.co.za
Should you require assistance with downloading forms or gazettes, please contact the eGazette Contact Centre who will gladly assist you.

eGazette Contact Centre

Email: info.egazette@gpw.gov.za

Telephone: 012-748 6200

REMINDER OF THE GPW BUSINESS RULES

- ☐ Single notice, single email with proof of payment or purchase order.
- ☐ All documents must be attached separately in your email to GPW.
- 1 notice = 1 form, i.e. each notice must be on a separate form
- ☐ Please submit your notice ONLY ONCE.
- Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- The notice information that you send us on the form is what we publish. Please do not put any instructions in the email body.







For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the gazette numbers in the righthand column:

Alle Proklamasies, Goewermentskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudopgawe ingesluit wat dus weeklikse indeks voorstel. Laat uself deur die Koerantnommers in die regterhandse kolom lei:

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FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices				
Notice Type Page Space New Price (R)				
Ordinary National, Provincial	1/4 - Quarter Page	250.00		
Ordinary National, Provincial	2/4 - Half Page	500.00		
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00		
Ordinary National, Provincial	4/4 - Full Page	1000.00		

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

IMPORTANT ANNOUNCEMENT

Closing times PRIOR TO PUBLIC HOLIDAYS for

GOVERNMENT NOTICES, GENERAL NOTICES, REGULATION NOTICES AND PROCLAMATIONS

2016

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

- ➤ 16 March, Wednesday for the issue of Thursday 24 March 2016
- ➤ 23 March, Wednesday for the issue of Friday 1 April 2016
- > 21 April, Thursday for the issue of Friday 29 April 2016
- > 28 April, Thursday for the issue of Friday 6 May 2016
- > 9 June, Thursday for the issue of Friday 17 June 2016
- ➤ 4 August, Thursday for the issue of Friday 12 August 2016
- ➤ 8 December, Thursday for the issue of Thursday 15 December 2016
- > 22 December, Thursday for the issue of Friday 30 December 2016
- > 29 December, Thursday for the issue of Friday 6 January 2017

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged

The copy for a SEPARATE Government
Gazette must be handed in not later
than three calendar weeks before
date of publication

BELANGRIKE AANKONDIGING

Sluitingstye VOOR VAKANSIEDAE vir

GOEWERMENTS-, ALGEMENE- & REGULASIE-KENNISGEWINGS ASOOK PROKLAMASIES

2016

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

- ➤ 16 Maart, Woensdag vir die uitgawe van Donderdag 24 April 2016
- 23 Maart, Woensdag vir die uitgawe van Vrydag 1 April 2016
- ➤ 21 April, Donderdag vir die uitgawe van Vrydag 29 April 2016
- 28 April, Donderdag vir die uitgawe van Vrydag 6 Mei 2016
- ➤ 9 Junie, Donderdag vir die uitgawe van Vrydag 17 Junie 2016
- ➤ 4 Augustus, Donderdag vir die uitgawe van Vrydag 12 Augustus 2016
- > 8 Desember, Donderdag vir die uitgawe van Donderdag 15 Desember 2016
- 22 Desember, Donderdag vir die uitgawe van Vrydag 30 Desember 2016
- > 29 Desember, Donderdag vir die uitgawe van Vrydag 6 Januarie 2017

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word

Wanneer 'n APARTE Staatskoerant verlang word moet die kopie drie kalenderweke voor publikasie ingedien word

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF TELECOMMUNICATIONS AND POSTAL SERVICES

NO. 225

04 MARCH 2016

ELECTRONIC COMMUNICATIONS ACT, 2005 (ACT NO. 36 OF 2005)

POLICY DIRECTION TO THE INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA ON EFFECTIVE COMPETITION IN BROADBAND MARKETS AND THE REDUCTION OF DATA COSTS

I, Dr Siyabonga Cyprian Cwele, Minister of Telecommunications and Postal Services, hereby issue the Policy Direction in the Schedule to the Independent Communications Authority of South Africa in terms of section 3(2) of the Electronic Communications Act, 2005 (Act No. 36 of 2005).

Dr Siyabonga Cyprian Cwele, MP

well.

Minister of Telecommunications and Postal Services

SCHEDULE

POLICY DIRECTION ON EFFECTIVE COMPETITION IN BROADBAND MARKETS AND THE REDUCTION OF DATA COSTS

1. Background

- 1.1 Government is committed to ensure effective competition in the broadband market. This is supported by the following:
- 1.1.1 The National Development Plan, 2030 (NDP) notes that "The high domestic cost of broadband internet connectivity is a major hindrance" to amongst other things, scientific and technological advancement.
- 1.1.2 The goals identified in the NDP include that of universal access and availability of a wide range of converged services at a "cost and quality at least equal to South Africa's main peers and competitors".
- 1.1.3 The National Broadband Policy (South Africa Connect) adopted in 2013, states that the high prices charged for communications services are identified as one of the primary factors hampering South Africa's competitiveness. It further emphasizes that access to broadband must be affordable to lead to economic growth.
- 1.1.4 South Africa remains one of the most expensive countries in the African Broadband Price Index (Research ICT Africa Broadband Policy Brief No. 3, June 2014).
- 1.2 In order to realise the policy intent of Government as derived from both the NDP and SA Connect to make broadband more

affordable for end users, effective competition in broadband markets is necessary.

1.3 The Minister has the authority in terms of the Electronic Communications Act, 2005 (Act No. 36 of 2005) to issue policy directions to the Independent Communications Authority of South Africa (the Authority).

2. Policy Direction

2.1 The Authority is hereby directed, in terms of section 3(2) of the Electronic Communications Act, 2005 (Act No. 36 of 2005) to prioritize the commencement and conclusion of an inquiry and the prescription of regulations as contemplated in section 67(4) of the Electronic Communications Act to ensure effective competition in broadband markets.

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF HUMAN SETTLEMENTS NOTICE 84 OF 2016



Private Bag x644, PRETORIA, 0001, Govan Mbeki Building, 240 Justice Mahomed Street, PRETORIA Tel (012) 421 1311, Fax (012) 341 8512, Website: dhs.gov.za, Toll Free Line: 0800 146372

USE OF OFFICIAL LANGAUGES ACT, 2012 (ACT NO.12 OF 2012) PROPOSED LANGUAGE POLICY

The National Department of Human Settlements intends to adopt a Language Policy for the Department in terms of section 4(1) of the Use of Official Languages Act, 2012 (Act No. 12 of 2012)

Section 4(1) of the Use of Official Languages (UOL) Act, No. 12 of 2012 mandates the department to adopt a Language Policy regarding its use of official languages for government purposes.

The department hereby invites interested persons to submit their comments on the proposed Language Policy within 30 days of the date of publication of this notice at the following address:

Send written comments to:
Ms. Refilwe Thaga / Ms Mmusho Ntlema

E-Mail: Refilwe.Thaga@dhs.gov.za / Mmusho.Ntlema@dhs.gov.za

Telephone: 012 444 9012 / 012 421 1686

The draft Language Policy will be made available on the departmental website on, www.dhs.gov.za

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NATIONAL DEPARTMENT

OF

HUMAN SETTLEMENTS (NDHS) LANGUAGE POLICY

Final Draft, December 2015

Compiled by Directorate: Library and Information Services

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1. Acronyms

CSOS	Community Schemes Ombud Service		
DG	Director-General		
NDHS	The National Department of Human Settlements.		
	Also referred to as the Department		
EAAB	Estate Agency Affairs Board		
HDA	Housing Development Agency		
NHBRC	National Home Builders Registration Council		
NHFC	National Housing Finance Corporation		
NURCHA	National Urban Reconstruction and Housing		
	Agency		
PanSLB	Pan South African Language Board		
RHLF	Rural Housing Loan Fund		
SHRA	Social Housing Regulatory Authority		

2. Definitions of Terms

Department	The Department of Human Settlements. Also referred to as NDHS		
Director General (DG)	The Director General of the Department of		
	Human Settlements		
Official languages of	The selected South African official languages that		
the department	the department will use for government purposes		
South African	The official sign language that is recognized and		
Sign Language	used as a first language by a large number of		
	Deaf South Africans		
Working days	Any days other than Saturdays, Sundays or public holidays		

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3. Introduction

Section 4 of the constitution mandates national and provincial government departments to regulate and monitor their use of official languages. The Use of Official Languages Act No. 12 of 2012 was enacted to realize this constitutional mandate.

This policy is therefore compiled as a statutory requirement in compliance with Section 4(1) of the Use of Official Languages Act No. 12 of 2012 which mandates national departments to adopt a language policy regarding its use of official languages for government purposes.

The policy represents the National Department of Human Settlements and is not applicable to its entities and provincial departments.

4. Purpose

As prescribed in Section 4(2) of the Use of Official Languages Act, this policy intends to:

- 4.1.Identify at least three official languages that the department will use in rendering its services;
- 4.2. Stipulate how official languages will be used in effectively communicating with the public, official notices, government publications, and inter and intragovernment communication;
- 4.3. Describe how the department will effectively communicate with members of the public whose language of choice is not one of its chosen official languages, or South African Sign Language;
- 4.4. Describe how members of the public can access the language policy; and
- 4.5. Provide complaints mechanism to enable members of the public to lodge complaints regarding the use of official languages by the department.

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5. Nature of National Department of Human Settlement

5.1. *Vision:*

A nation housed in sustainable human settlements

5.2. Mission:

To facilitate the creation of sustainable human settlements and improved quality of household life

5.3. Legislative Mandate

Section 26 of the Constitution of the Republic of South Africa (1996) enshrines everyone's right to have access to housing as a basic human right; it further mandates the department to take reasonable legislative and other measures within its available resources to achieve the progressive realization of this right. The Department primarily:

- 5.3.1. Establishes and maintains a policy and legislative framework required for facilitation of a sustainable and integrated human settlements objective in line with government's objective and departmental mandate; and
- 5.3.2. Facilitates apportionment of annual allocation to provinces and municipalities for human settlements, infrastructure development and land acquisition.
- 5.4. In addition to the role that provinces and municipalities play with regard to human settlements, the following national institutions were established to facilitate the human settlements related needs of the sector:

Name of Public Entity	Legislative Mandate
Community Schemes Ombud Service	Established in terms of the Community
	Scheme Ombud Service Act No.9 of
	2011. The CSOS regulates the conduct
	of parties within community schemes and
	ensures their good governance. Any

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Name of Public Entity	Legislative Mandate
	person in a community scheme can
	make an application to the CSOS, if
	materially affected by a dispute, for
	mediation and adjudication.
Estate Agency Affairs Board	To improve compliance with the Estate
	Agency Affairs Act.
Housing Development Agency	Facilitate the release of land and landed
	properties for human settlements
	development.
National Home Builders Registration	Provide innovative quality products and
Council	services that will delight the customer.
National Housing Finance Corporation	Mobilise funding into human settlements
	space in partnership with a broad range
	of institutions.
National Urban Reconstruction and	Ensure the availability of bridging finance
Housing Agency	to small, medium and established
	contractors building low- and moderate-
	income housing and related
	communities, facilities and infrastructure.
Rural Housing Loan Fund	The RHLF is a development finance
	institution, established in August 1996 as
	an association not for gain. The
	company is mandated to empower low-
	income households in rural areas to
	access housing credit. It operates as a
	wholesale lender and thus attains its
	mandate by providing loans through retail
	intermediaries to its target market to be
	utilised for incremental housing
	purposes.

Name of Public Entity	Legislative Mandate
Social Housing Regulatory Authority	SHRA was established in terms of the
	Social Housing Act (Act No. 16 of 2008),
	SHRA is intended to regulate all social
	housing institutions and projects
	obtaining public funds.

6. Official languages of the Department

- 6.1.The Constitution promotes the use of all eleven official languages, however owing to financial constraints; the Department's language policy will focus on functional multilingualism by striking a balance between financial considerations and the need to ensure the effective communication of particular messages to particular target audiences.
- 6.2. The Department uses English as its operating language. Thus, internal correspondence will be in English. Efforts will be made to ensure that externally focused communication will accommodate other languages depending on the availability of funds.
- 6.3. The Department has in addition to English as its language of business, identified one language from the Nguni group namely: isiZulu; and Sepedi from the Sotho group as languages of communication when communicating with members of the public. The department will further endeavour to facilitate communication in other official languages depending on the practicality and cost effectiveness of doing so.
- 6.4. Provincial and practicality requirements will still apply in influencing languages to use in a particular area, e.g. Public Participation Programmes (Izimbizos) and other official proceedings will be conducted in the dominant language of the province depending on the target audience, feasibility and cost effectiveness. The selected languages will be reviewed once public comments have been received.

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- 6.5. The following factors were taken into account in arriving at the choice of official language(s) the NDHS will use in each context/situation:
 - a) Practicality,
 - b) Expense,
 - c) Regional Circumstances,
 - d) The needs and preferences of the public,
- e) Section 6(2) of the Constitution which mandates departments to take practical and positive measures to elevate the status and advance the use of indigenous languages.
- 7. Communication with members of the public whose language of choice is not one of the official languages of the Republic
 - 7.1.A member of the public who wishes to communicate with the NDHS in a language that is not one of the official languages of the Republic must notify the NDHS in writing.
 - 7.2. The NDHS will arrange for appropriate translation or interpreting within 20 working days of the date of the request having been received by the department.
- 8. Communication with members of the public whose language of choice is South African Sign Language
 - 8.1.A member of the public who wishes to communicate with the department in South African Sign Language must notify the department in writing.
 - 8.2. The NDHS will arrange for appropriate interpreting within 20 working days of the date of the request having been received by the NDHS.

9. Publication of and access to this Policy

9.1. This policy will be gazetted for public comment in English, with at least two other languages placed on the website of the Department (www.dhs.gov.za)

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- 9.2. The policy in at least three languages will be placed on the departmental website once approved
- 9.3. The summary of the approved policy will be placed at prominent areas within NDHS premises.

10. Complaints mechanism

- 10.1. Any person who is dissatisfied with a decision of the NDHS regarding its use of official languages may lodge a complaint in writing to the DG.
- 10.2. The complaint must be lodged in writing, and within three months of the complaint arising.
- 10.3. The complaint should be addressed to:

The Director General
National Department of Human Settlements
Private Bag X644
Pretoria

0001

Fax: 012 341 8512

Email: info@dhs.gov.za

- 10.4. Any complaint lodged must state the name, address, and contact information of the person lodging it.
- 10.5. Any complaint lodged must provide a full and detailed description of the complaint.
- 10.6. The DG may request a complainant to supply any additional information necessary to consider the complaint and to attend a meeting for the purpose of making an oral enquiry into the complaint.
- 10.7. The DG will consider the complaint and respond in writing, not later than three months after the complaint was lodged, informing the complainant of the decision.

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11. Appeal Procedure

- 11.1. A complainant not satisfied with a decision of the Director-General may lodge an appeal with the Minister of Human Settlements.
- 11.2. The appeal must be in writing and should be lodged within one (1) month of a decision by the Director-General.
- 11.3. The appeal should state the name, address, and contact information of the person lodging the appeal with the full and detailed description of the complaint.
- 11.4. The appeal should be addressed to:

Minister of Human Settlements

Private Bag X645

Pretoria

0001

Fax: 086 519 7090

Email: ministry@dhs.gov.za

11.5. The Minister of Human Settlements will consider the appeal and make a decision no later than three (3) months after the appeal was lodged and inform the complainant in writing of the decision.

12. Review of Policy

I his policy will be	e reviewed as and when necessary.	

Page **11** of **11**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 85 OF 2016

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 the following claims KRK 6/2/3/A/12/0/1236/192 (S1815) & KRK 6/2/3/A/12/0/1236/193 (S1818) for the restitution of land rights were submitted to the Office of the Regional Land Claims Commissioner: Western and Northern Cape. The particulars regarding this claim are as follows:

Area : West Coast District Municipality, Cederberg local

municipality, Western Cape

Properties : Restitution claims lodged in respect of Erven no. 153

& Remainder of 154, Clanwilliam.

(Erven 153 & Remainder of 154, Clanwilliam had subsequently been consolidated and are now

described as Erf no. 1450, Clanwilliam)

Claimant : Andreas Wilhelm April

Extent: [Erf no. 153, Clanwilliam] – 1487 m²

[Remainder of erf no. 154, Clanwilliam] – 1130 m² [Erf no. 1450, Clanwilliam measures 2 167 m² in

extent]

Current owner : University of Cape Town [T1130/1997]

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

Office of the Regional Land Claims Commissioner: Western Cape

14 Long Street - 1ST & 2ND Floors

CAPE TOWN, 8000 Tel: 021 409 0300 Fax: 021 418 0205

Mr L.H. Maphutha

Regional Land Claims Commissioner

APPROVED

CHECKED

DATE

DATE

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM **NOTICE 86 OF 2016**

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, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Project Name : Constantia

Number of Claims : 02

Area : Constantia

Type of Claim : Ownership

Properties : As listed below

Ref. number	Claimant	Lodgement date	Property description	Current owner(s)
K28	A. Achmat	17/01/1997	Formerly Lot No.4A part of Lot 4 of the place called Sillery now described as Erf 5803, Constantia	Cape Metropole
L365	I Murison	31/12/1998	Portion of Erf 2557 Constantia Remainder Erf 2557 Constantia	

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

The Regional Land Claims Commission: Western Cape

Private Bag X9163 Cape Town

8000

Tel:

(021) 409-0300

Fax:

(021) 424-5148

CHECKED. APPROVED...

DATE Mr. L.H Maphutha

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM **NOTICE 88 OF 2016**

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, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Project Name

: Claremont

Number of Claims

: 07

Areas

: Claremont and Newlands

Type of Claim

: Ownership

Properties

: As listed below

Ref. number	Claimant	Lodgement date	Property description	Current owner(s)	
A393	A. Achmat	17/01/1997	Erven 55680, 55682 and 55681 have been consolidated to form Erf 57823.	Property held under SS Montck Place No, 69/2009	
M1209	1 Murison	31/12/1998	Erf 55578	Municipality of Cape Town	
			Erf 53600 and Erf 53601 chave been consolidated to form Erf 53669	Simon Timothy Hamilton	
M1258	MA Moss	31/12/1998	Erf 55575 consolidated to form Erf 117806.	Property held under Draper Square Share	
S467	PC Schuller	12/02/1997	Erf 56617	Maasland Albert Cornelis	
			Erf 56618	Francis Victoria Helen	
S748	N Sallie	09/10/1998	Erf55330	Keck Lynn Margaret	
A687	A Abrahams	31/12/1998	Erf 48678	RJG Family Trust	
W146	Anne Lorraine Van Wyk	23/10/1996	Erf 53698 consolidated to form Erf 15866	Property held under SS Hampton Place 610/1998	

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

The Regional Land Claims Commission: Western Cape

Private Bag X9163

Cape Town 8000

Tel:

(021) 409-0300

Fax:

(021) 424-5146

CHECKED....

APPROVED.....

DATE ... 201 571 Mr. L.H Maphutha

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 89 OF 2016

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

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act no 22 of 1994, as amended that claims for restitution of land rights on:

Refereence No: KRK 6/2/3/B/108/2446/0/7 (S 718)

KRK 6/2/2/B/0/0/60 (S1093)

Claimant : Mr. Dirk Snyders

Properties: 1/6 (one sixth) part or share of and in a certain pieceof quitrent land,

being the Farm Klippunt, situated in Khara Hais Local Municipality within Z.F Mgcawu District, measuring 6225,4672 ha held by Deed

of Transfer No T.7369/1914.

PORTION	FARM NAME	EXTENT IN CURRENT TITLE		CURRENT
		HECTARES	DEED	OWNER
Remaining Extent	Klippunt No 452	6225,4672	T.7369/1914 (Old	Multiple owners
Portion 0			Title Deed)	

Date Submitted : 14th March 1998 and 15 December 1998.

Current Land Use : Agriculture

Has Been submitted to the Regional Land Claims Commissioner for the Northern Cape and that the Commission on Restitution of Land Rights will further investigate the claims in terms of the provisions of the Act, as amended in due course

Any party who has an interest in the above-mentioned land claim is hereby invited to submit, within 30 days from the date of the publication of this Notice, any comments/Information to:

The Regional Land Claims Commissioner

Northern Cape

P.O Box 2458

Kimberley

8300

Tel: (053) 807 5700 Fax: (053) 831 6501

Mr. Lebjane H Maphutha

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 90 OF 2016

CORRECTIONAL NOTICE

The following entry on <u>Notice 899</u> as published in <u>GG No. 33566</u> of <u>23 September 2010</u> is being corrected and replaced by the following:

NO.	REF NO.	SURNAME & INITIALS	PROPERTY DESCRIPTION	AREA	CAPACITY	NOTICE	GG NO.	DATE
1	P730	S.I Plaatjies	Wit Pad Farm Modderdam Road	Bellville	Tenant	899	33566	23/09/2010

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

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

No.	Ref No.	Surname & Initial	Property Description	Area	Capacity	
1.	P730	S. I Plaatjies	Erf 17025	Bellville	Tenant	

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

The Regional Land Claims Commissioner

Private Bag X9163

Cape Town

8000

Tel: 021 409-0300

Fax: 021 424-5146

Mr. L. H. Maphutha

Regional Land Claims Commissioner

APPROVED

DATE

CHECKED.....

DATE ..

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 91 OF 2016

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. This claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding the claim are as follows:

Ref. Number	Claimant	Claim submission date	Claimed Property	Extent (sqm)	Dispossession Title Deed
A452	PW Abrahams	1/4/1997	Erf 44, Hopefield	1 586	T37604/85

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

The Regional Land Claims Commission: Western Cape

Private Bag X9163

Cape Town

8000

(021)409-0300

Tel: Fax:

(021)424-514

CHECKED

DATE.

APPROVED:

Mr. L H Maphutha

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 92 OF 2016

The Minister for Rural Development and Land Reform hereby publishes The Deeds Registries Amendment Bill, 2016 and Explanatory Memorandum, for public comment.

Members of the public are invited to submit written comments within 30 calendar days of the publication of this notice to the following address:

By post to: The Chief Registrar of Deeds

Attention: Ms Antoinette Reynolds

Private Bag X918

PRETORIA

0001

By e-mail to: e-deedsbill@drdlr.gov.za; and

louis.louw@drdlr.gov.za or antoinette.reynolds@drdlr.gov.za

Hand delivered to: 5th Floor, Rentmeester Building, Bosman Street, Pretoria.

Comments received after the closing date will not be considered.

ce020515

MEMORANDUM ON THE OBJECTS OF THE DEEDS REGISTRIES AMENDMENT BILL, 2016

1 BACKGROUND

- 1.1 Security of title in South Africa is not explicitly guaranteed by statute, but flows from the unique deeds registration system which is based on specific responsibilities (assigned by the Deeds Registries Act, 1937 (Act No. 47 of 1937) (hereinafter referred to as 'the Act"), to both the conveyancer (who prepares and lodges deeds and documents) and the Registrar of Deeds whose registration function is calculated to afford security of title.
- 1.2 A computer system known as the Deeds Registration System is in place for the purpose of maintaining the electronic land register. Apart from this electronic process, the preparation and lodgement by the conveyancer, as well as the processing of deeds and documents by the Registrar of Deeds, all take place manually. With the advent of the internet, e-commerce and global computerisation, there has been an increased need for electronic service delivery and a number of new challenges are now facing the Deeds Registries. For example, the inability of the present registration infrastructure and resources to accommodate the increase in volume in respect of an anticipated 20 million land parcels of the government's land reform measures; the need to link with the electronic Cadastral Information System in order to improve efficiency and accuracy of South Africa's land information management; the demand for decentralisation of services in order to effect delivery at point of need; the necessity for consolidating and rationalising diversified registration procedures created through legislation by the previous political dispensation; and the need to provide registration capability for other forms of land tenure that the government may introduce in future.
- 1.3 To meet the above-mentioned challenges, the Office of the Chief Registrar of Deeds embarked on a project for the implementation of e-Commerce principles in order to facilitate an electronic deeds registration system ("e-DRS"). The e-DRS will provide for, amongst other things, the registration of large volumes of deeds effectively; improved turn-around times for providing registered deeds and documents to clients; provide country wide access to deeds registration services; enhanced accuracy of examination and registration; availability of information to the

public; and security features including confidentiality, non-repudiation, integrity and availability.

1.4 The Deeds Registries Amendment Bill, 2015 ("the Bill") has been drafted to amend the Act to, amongst other things, provide for an electronic deeds registration system; the electronic keeping of registers; the electronic lodgement of proof in paper and electronic form; the electronic issuing of deeds for information and judicial purposes only; the making of regulations in respect of electronic lodgement of deeds and documents and requirements relating to electronic or digital signatures; conveyancers to register as authorised users of the electronic deeds registration system; the electronic preparation of deeds and documents and the save-keeping and filing thereof by conveyancers.

2 CURRENT POSITION

The Act provides for registration processes to take place manually. However, a need exists for a fully electronic deeds registration system to provide, amongst other things, for the fast delivery of land.

3 OBJECTS OF BILL

The main objectives of the Bill are to -

- (a) facilitate the enactment of electronic deeds registration provisions in order to effect the registration of large volumes of deeds as necessitated by the government's land reform initiatives; and to
- (b) expedite the registration of deeds by decreasing the time required for the deeds registration process.

4 SUMMARY OF BILL

The Bill provides for the amendment of the Act as follows:

- 4.1 The insertion of section 1A provides provisions pertaining to the establishment and maintaining of an electronic deeds registration system.
- 4.2 The amendment of section 2 provides for a seal of office to be electronically affixed to deeds and documents.
- 4.3 The amendment of section 3 provides for the deletion of reference to the 'attestation' of deeds. It further provides for the electronic keeping of registers and

- the maintaining of an efficient electronic deeds registration system and the electronic registered deeds registry copy of a deed to be deemed the original deed.
- 4.4 The amendment of section 4 provides for the electronic lodgement of proof in paper and electronic form and the electronic issuing of deeds for information and judicial purposes only.
- 4.5 The amendment of section 10 provides for the making of regulations in respect of electronic lodgement of deeds and documents, the enforcement of payment of fees, and requirements relating to electronic or digital signatures.
- 4.6 The amendment of sections 13, 15, 16A, 26, 27, 53, 91 and 92 provides for the deletion of reference to the 'attestation' of deeds.
- 4.7 The amendment of section 15 provides for conveyancers to register as authorised users of the electronic deeds registration system, the electronic preparation of deeds and documents and the safe-keeping and filing thereof by conveyancers.
- 4.8 The amendment of sections 17, 27, 28, 31, 32, 33, 37, 40, 43, 44, 45, 46, 46A, 47, 64, 65, 68, 75, 76, 78, 82 and 87 provides for the deeds registry copy of a title deed, bond or other deed to be endorsed and for the client's copy of such title deed, bond or other deed not to be lodged for endorsement.
- 4.9 The amendment of section 18, 22, 40, 43A, 44, 46, 46A and 47 provides for deeds to contain reference to diagrams and general plans that have been approved under the Land Survey Act, 1997 and to provide for such diagrams and plans not to be lodged; It further provides for a member of Cabinet of an Executive council responsible for the administration of state land to apply for the issuing of a certificate of registered state title.
- 4.10 The amendment of section 20 provides for the electronic execution of a deed of transfer by a conveyancer upon authorization of the owner of the land.
- 4.11 The amendment of section 50 provides for mortgage bonds to be prepared in the prescribed form and to be electronically executed by the conveyancer upon authorization of the owner.
- 4.12 The amendment of section 61 provides for the registration of a notarial bond to be effective as registration for the whole republic.

- 4.13 The amendment of section 95 provides for the full names and identity numbers of witnesses to be disclosed in powers of attorney.
- 4.14 The amendment of section 102 provides for the insertion of the definition of 'authorized user', 'deed or document', electronic deeds registration system', 'register' and 'signature'. It further provides for the amendment of the definition of 'diagram' and 'general plan' in respect of the approval and filing thereof by the surveyor-general.

5 DEPARTMENTS / BODIES CONSULTED

- 5.1 The following bodies were consulted:
- (a) The Deeds Registries Regulations Board; and
- (b) The Law Society of South Africa.
- 5.2 A more comprehensive consultation process will be held after the Bill has been approved by Cabinet for purposes of publication for public comment.
- 5.3 After the formal consultation process the Bill will be reviewed and re-submitted to Cabinet for approval for introduction to Parliament.

6 FINANCIAL IMPLICATIONS FOR STATE

The project relating to the implementation of the e-DRS has already commenced and expenditure relating thereto is financed by the Deeds Registries Trading Account. The main source of funding this Account is the fees that are charged by the various deeds registries for the registration of deeds and the sale of deeds registration information, as provided for in regulation 84 of the Act.

7 CONSTITUTIONAL IMPLICATIONS

None.

8 COMMUNICATION IMPLICATIONS

To be undertaken by the Department of Rural Development and Land Reform.

9 PARLIAMENTARY PROCEDURE

9.1 The Department of Rural Development and Land Reform and the State Law Advisers are of the opinion that this Bill must be dealt with in accordance with the procedure established by section 75 of the Constitution since it does not deal with any of the matters to which the provisions of section 76 or 74 would apply. The main objectives of the Bill are to facilitate the enactment of electronic deeds registration provisions in order to effect the registration of large volumes of deeds as necessitated by the government's land reform initiatives; and to expedite the registration of deeds by decreasing the time required for the deeds registration process.

- "Deeds" in general or "deeds registration" is not a matter listed in schedule 4 or 5 of the Constitution. In *Tongoane v Minister of Agriculture and others*¹ the Constitutional Court confirmed and upheld the test for tagging that was formulated in Ex Parte President of the Republic of South Africa: In re Constitutionality of the Liquor Bill [1999] ZACC 15;2000 (1) SA 732 (CC); 2000 (1) BCLR 1 (CC), where the Constitutional Court held that the heading of section 76, namely, 'Ordinary Bills affecting provinces' provides a strong textual indication that section 76(3) must be understood as requiring that any Bill whose provisions in substantial measure fall within a functional area listed in Schedule 4, be dealt with under section 76.
- 9.3 We have carefully considered the Bill and measured it against the matters listed in Schedule 4 or 5 to the Constitution and we are of the view that the Bill does not deal with any of those matters. Since the Bill does not deal within a functional area listed in Schedule 4 or Schedule 5 to the Constitution, we are of the view that the procedure set out in section 76 of the Constitution is not applicable.
- 9.4 The State Law Advisers are of the opinion that it is not necessary to refer the Bill to the National House of Traditional Leaders in terms of section 18(1)(a) of the Traditional Leadership and Governance Framework Act, 2003 (Act 41 of 2003), since it does not contain provisions pertaining to customary law or customs of traditional communities.

¹ CCT 100/09 [2010] ZACC 10.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 93 OF 2016

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RICHTS ACT, 1994 (ACT No. 22 OF 1994)

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

REFERENCE No: KRK 6/2/3/A/1/0/179/4/20/ K100

DISPOSSESSED PARTY: Carel Knoop

PROPERTY DESCRIPTION: Erf 11884 Goodwood (currently consolidated into Erf 19305 Goodwood)

EXTENT: Square Meters 2516 square meter

DEED OF ACQUISITION: T19372/1975

DEED OF TRANSFER: T14737/1976

CAPACITY: OWNERSHIP

CURRENT OWNER: Regional Services Council Cape Metropole.

DATE OF LODGEMENT: 30 September 1996

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

REGIONAL LAND CLAIMS COMMISSION: WESTERN CAPE PRIVATE BAG X9163 CAPE TOWN 8000

TEL: 021-409 0300 FAX: 021-424 5146

APPROVED: ...

MR. L.H MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

No.

DATE: 2015/12/10

CHECKED BY

DATE: O4/11/2

SOUTH AFRICAN RESERVE BANK NOTICE 94 OF 2016

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Fantastic Way Import and Export (Pty) Limited (Registration number 2013/134796/07

of:

PO Box 482 Bruma Johannesburg 2026

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, inter alia, the Governor or the Deputy Governor of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R2 541 549-52 being capital standing to the credit of the Respondent, in account number 1100199726052, held with Investec Bank Limited, together with any interest thereon and/or other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State

6. Signed at Pretoria on this 18 day of ESCURY 2016.

K Naidoo Deputy Governor

South African Reserve Bank

DEPARTMENT OF TRADE AND INDUSTRY NOTICE 95 OF 2016

STANDARDS ACT, 2008 STANDARDS MATTERS

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

SCHEDULE 1: ISSUE OF NEW STANDARDS

The following standards have been issued in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 1318:2016	Scholastic stationery. Covers several types of books and sheets of paper intended for scholastic and related uses. Specifies the covers, the bindings, the grades of paper and the types of ruling.
SANS 1706:2015	Analysis of copper-chromium-arsenic (CCA) treated wood by X-ray fluorescence spectroscopy. Specifies a method for determining the retention of copper-chromium-arsenic (CCA) in treated wood by quantitative analysis using X-ray fluorescence spectroscopy.
SANS 3001-CO3-1:2015	Civil engineering test methods Part CO3-1: Concrete durability index testing - Preparation of test specimens. Describes the method to produce specimens that are circular and have been prepared by coring and cutting concrete cubes in the laboratory, or by taking cores from concrete elements on site.
SANS 3001-CO3-2:2015	Civil engineering test methods Part CO3-2: Concrete durability index testing - Oxygen permeability test. Describes the method to test for oxygen permeability on concrete specimens that have been prepared by coring and cutting concrete cubes in the laboratory, or by taking cores from concrete elements on site.
SANS 3001-CO3-3:2015	Civil engineering test methods Part CO3-3: Concrete durability index testing - Chloride conductivity test. Describes the method to test for chloride conductivity on concrete specimens that have been prepared by coring and cutting concrete cubes in the laboratory, or by taking cores from concrete elements on site.
SANS 4695:2015/ ISO 4695:2007	Iron ores for blast furnace feedstocks - Determination of the reducibility by the rate of reduction index. Specifies a method to provide a relative measure for evaluating the extent to and ease with which oxygen can be removed from iron ores, when reduced under conditions resembling those prevailing in the reduction zone of a blast furnace.
SANS 4696-2:2015/ ISO 4696-2:2007	Iron ores for blast furnace feedstocks - Determination of low-temperature reduction-disintegration indices by static method Part 2: Reduction with CO and N2. Specifies a method to provide a relative measure for evaluating the degree of size degradation of iron ores when reduced with carbon monoxide and nitrogen, under conditions resembling those prevailing in the low-temperature reduction zone of a blast furnace. Applies to lump ores, sinters and hot-bonded pellets.
SANS 11258:2015/ ISO 11258:2007	Iron ores for shaft direct-reduction feedstocks - Determination of the reducibility index, final degree of reduction and degree of metallization. Specifies a method to provide a relative measure for evaluating the extent and ease to which oxygen can be removed from iron ores, when reduced under conditions resembling those prevailing in shaft direct-reduction processes. Also specifies the determination of the reducibility, final degree of reduction and degree of metallization. Applies to lump ores and hot-bonded pellets.
SANS 12653-3:2015/ ISO 12653-3:2014	Electronic imaging - Test target for scanning of office documents -Part 3:Test target for use in lower resolution applications. Specifies a test target for assessing the consistency of the output over time from lower resolution reflection scanning systems. Applicable to assessing the output quality of black-and-white and colour canners used for black-and-white or colour office documents, with or without half tone.
SANS 24617-2:2016/ ISO 24617-2:2012	Language resource management - Semantic annotation framework (SemAF) - Part 2: Dialogue acts. Provides a set of empirically and theoretically well-motivated concepts for dialogue annotation, a formal language for expressing dialogue annotations the dialogue act markup language (DiAML) and a method for segmenting a dialogue into semantic units. Specifies data categories for reference sets of communicative functions and dimensions of dialogue analysis and provides principles and guidelines for extending these sets or selecting coherent subsets of them.
SANS 27032:2015/ ISO/IEC 27032:2012	Information technology - Security techniques - Guidelines for cybersecurity. Specifies guidelines for improving the state of cybersecurity, which includes domains relating to information security, network security, internet security and critical information infrastructure protection.
SANS 50081-31:2015/ EN 81-31:2010	Safety rules for the construction and installation of lifts - Special lifts for the transport of persons and goods - Part 31 access goods only lift. Applies to new electric accessible goods only lifts with traction or positive drive and new hydraulic accessible goods only lifts, permanently installed in restricted areas or only used by authorized and instructed persons (users) (or both), servicing fixed and permanently landing levels, having a load carrying unit made of a single load carrying area, designed for the transportation of goods only, moving along a fixed path (e.g. scissor lifts, lifts with guide rails) and inclined not more than 15 degrees to the vertical, with rated speed not exceeding 1 m/s.

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

The following standards have been amended in terms of section 24(1)(a) of the Standards Act.

documentation covering the different aspects of nanotechnologies.

Standard No. and year	Title, scope and purport		
SANS 164-1:2015 (Ed. 5.3)	Plug and socket-outlet systems for household and similar purposes for use in South Africa Part 1: Conventional system, 16 A 250 V a.c. Consolidated edition incorporating amendment No. 3. Amended to update the requirements, and to update standards sheet 1.1.		
SANS 542:2015 (Ed. 4.2)	Concrete roofing tiles. Consolidated edition incorporating amendment No. 2. Amended to correct the table on sample size for quality disputes.		
SANS 660:2015 (Ed. 3.7)	School furniture. Consolidated edition incorporating amendment No. 7. Amended to modify a definition, to expand the types of desks covered, to update requirements in the appendix on classroom furniture, to integrate references to these updated requirements into the text, and to update referenced standards.		
SANS 822:2016 (Ed. 2)	Paper sizes and specific end-uses. Covers trimmed sizes of paper used for administrative, commercial, and technical purposes and for certain classes of printed matter.		

Standard No. and year	Title, scope and purport			
SANS 1186-1:2015 (Ed. 3.7)	Symbolic safety signs Part 1: Standard signs and general requirements. Consolidated edition incorporating amendment No. 7. Amended to update the scope, referenced standards, and the requirements in the clauses on safety colours, materials of backing sheets for standard, retro-reflective and photoluminescent signs, embossed signs, colours of signs, and inspection and methods of test and in the annex on positioning, fixing, illumination and maintenance of signs.			
SANS 1492-1:2015 (Ed. 2.2)	Men's shoes with stuck-on outer soles Part 1: Flat lasted construction. Consolidated edition incorporating amendment No. 2. Amended to update referenced standards.			
SANS 1492-2:2015 (Ed. 2.2)	Men's shoes with stuck-on outer soles Part 2: California type construction. Consolidated edition incorporating amendment No. 2. Amended to update referenced standards.			
SANS 1492-3:2015 (Ed. 2.2)	Men's shoes with stuck-on outer soles Part 3: Moccasin type construction. Consolidated edition incorporating amendment No. 2. Amended to update referenced standards.			
SANS 5641:2015/ (Ed.3)	Determination of wet and dry bursting strengths of stiffeners. Specifies a method for the determination of wet and dry bursting strengths of stiffeners.			
SANS 5642:2015/ (Ed.3)	Determination of water absorption of inner soles and inner-sole material. Specifies the method for the determination of water absorption of inner soles and inner-sole material.			
SANS 14065:2015/ ISO 14065:2013 (Ed.3)	Greenhouse gases - Requirements for greenhouse gas validation and verification bodies for use in accreditation or other forms of recognition. Specifies principles and requirements for bodies that undertake validation or verification of greenhouse gas (CHG) assertions.			
SANS 60086:2016/ IEC 60086:2014 (Ed. 4)	Primary batteries Part 4: Safety of lithium batteries. Specifies tests and requirements for primary lithium batteries to ensure their safe operation under intended use and reasonably foreseeable misuse.			
SANS 60079-19:2015/ IEC 60079-19:2010 (Ed. 3.1)	Explosive atmospheres - Part 19: Equipment repair, overhaul and reclamation. Consolidated edition incorporating amendment No. 1. Amended to update referenced standards, to update the requirements in the clauses on additional requirements for the repair and overhaul of equipment with type of protection "e" (increased safety) and additional requirements for the repair and overhaul of equipment with type of protection "n", and to add annex D.			
SANS 60598-2-20:2016/ IEC 60598-2-20:2014 (Ed. 3)	Luminaires Part 2-20: Particular requirements - Lighting chains. Specifies requirements for lighting chains fitted with series, parallel or a combination of series/parallel connected light sources for use either indoors or outdoors on supply voltages not exceeding 250 V. Includes combinations with rope lights (also known as sealed lighting chains).			
SANS 60705:2015/ IEC 60705:2010 (Ed. 3.1)	Household microwave ovens - Methods for measuring performance. Consolidated edition incorporating amendment No. 1. Amended to add information to the foreword and the introduction, to rename the usable volume to calculated volume and to revise the measurement method for the calculated volume, which is in accordance with IEC 60350-1 (published in South Africa as an identical adoption under the designation SANS 60350-1), to add definitions of "microwave function", "combination microwave function", "set to off mode", "set to standby mode", "cooling down period", and "food support", to include a method for measuring the energy consumption of the microwave function, to include more precise requirements for instruments and measurements, to add additional product specific requirements for measuring the energy consumption of low power modes, and to include a method for measuring the energy consumption for the cooling down period.			
SANS 60851-2:2015/ IEC 60851-2:2015 (Ed. 2.1)	Winding wires - Test methods Part 2: Determination of dimensions. Consolidated edition incorporating amendment No. 1. Amended to update the table on types of winding wire (table 1b), to add a table on paper covered wire (table 1c), and to add an informative annex on the relationship between force and pressure for a typical measuring range.			
SANS 61347-1:2015/ IEC 61347-1:2014 (Ed. 3)	Lamp controlgear Part 1: General and safety requirements. Specifies general and safety requirements for lamp controlgear for use on d.c. supplies up to 250 V or a.c. supplies up to 1 000 V (or both) at 50 Hz or 60 Hz. Also covers lamp controlgear for lamps which are not yet standardized. Tests dealt with in this standard are type tests. Does not include requirements for testing individual lamp controlgear during production.			
SANS 62386-101:2015/ IEC 62386-101:2014 (Ed. 2)	Digital addressable lighting interface Part 101: General requirements System components. Applies to system components in a bus system for control by digital signals of electronic lighting equipment. Should be in line with the requirements of IEC 61347, with the addition of d.c. supplies.			
SANS 62386-102:2015/ IEC 62386-102:2014 (Ed. 2)	IEC 62386-102:2014 system for control by digital signals of electronic lighting equipment.			

In terms of section 24(1)(C) of the Standards Act, the following standards have been withdrawn.

Standard No. and year	Title		
SANS 1489:2001	Flameproof restrained and bolted type plugs and sockets.		
SANS 15443-3:2009/ IEC TR 15443-3:2007	Information technology - Security techniques - A framework for IT security assurance Part 3: Analysis of assurance methods.		
SANS 8044:2008/ ISO/IEC TR 18044:2004	Information technology - Security techniques - Information security incident management.		

SCHEDULE 4: ESTABLISHMENT OR DISBANDMENT OF TECHNICAL COMMITTEES

In terms of section 4(2) (l) the SABS has established the following technical committees:.

Technical Committee No:	TITLE	SCOPE

If your organization is interested in participating in these committees, please send an e-mail to rose.masha@sabs.co.za for more information.

SCHEDULE 5: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS

In terms of section 24(5) of the Standards Act, the following documents are being considered.

CKS 0	1987	Policy and guide for standardization and co-ordination of purchases
CKS 112	1972	Metal crutches for adults
CKS 121	1980	Steel single divans, single folding beds, and double decker bunks
CKS 129	1985	Colours for textiles
CKS 136	1981	Wrapping paper
CKS 138	2009	Custard powder
CKS 139	2009	Meat extract
CKS 140	2009	Baking powder
CKS 155	1972	Total back-extension harness
CKS 157	2009	Bowl stands
CKS 163	2009	Mustard powder
CKS 174	1969	8-ml Containers for freeze-dried vaccines
CKS 179	2009	Drip stands (for saline solutions and other fluids)
CKS 181	2009	Drug/poison cabinets
CKS 209	1977	Medicine spoon (plastics)
CKS 217	2010	Bedpan and urinal stands
CKS 218	2011	Hospital bed sheeting (rubber-proofed)
CKS 221	1974	Rubber bungs
CKS 224	1970	Autoclave indicator tape
CKS 225	1970	Envelopes for X-ray films
CKS 230	1970	Barriers for bridges (traffic and pedestrian)
CKS 232	2009	Swab racks
CKS 233	2010	Stools (surgeons, anaesthetists)
CKS 237	2009	Bassinets (cribs) with stands
CKS 238	2009	Weighing scales for patients (doctor's type)
CKS 239	2010	Commodes (wheel chair type)

CKS 240	2009	Baby weighing scales (counter design)
CKS 241	2009	Mayo's tables
CKS 242	2009	Tea trolleys
CKS 243	2009	Examination couches
CKS 245	1999	Masking tape
CKS 250	1970	General requirements for brushware
CKS 255	2009	Stools, hospital (Visitors, Bathroom)
CKS 261	2009	Jelly crystals
CKS 263	2009	Clamps for hospital beds
CKS 265	2009	Extension rods for hospital beds
CKS 266	2010	Lifting poles for patients
CKS 28	1973	Packs for textile goods
CKS 282	2011	Rubber hot water bottles
CKS 285	2012	Dispensers for paper towels (Metric units)
CKS 286	1971	Fish protein concentrate for human consumption
CKS 289	2007	Magou powder (fortified)
CKS 290	2008	Soup powder and gravy powder
CKS 294	2009	Kick-abouts
CKS 30	1985	Non-insulated stainless steel food containers (for solid food, liquid food and water)
CKS 31	1972	Insulated stainless steel food containers
CKS 312	2009	Umbilical cord fasteners
CKS 317	1972	Clinical thermometers
CKS 330	2011	Elastic mesh tubular bandages
CKS 336	2013	Mortuary trolleys
CKS 339	2009	Peanut butter
CKS 340	1979	Plastics refuse bags (disposable)
CKS 343	2009	Orthopaedic traction-pieces and hangers
CKS 350	2009	Guard rails for hospital beds
CKS 352	2009	Non-automated sphygmomanometers, aneroid and mercury
CKS 36	2014	Chalk writing boards for schools
CKS 368	1973	Lever arch files for stationery
CKS 370	2013	Adjustable steel shelving
CKS 371	1973	Adjustable wooden shelving
CKS 373	2009	Recovery beds (X-ray type)
CKS 374	2009	Leg and body cradles
CKS 388	2011	Rubber waterstops
CKS 390	2009	Orthopaedic beds
CKS 408	1974	Electrically-heated incubators for infants
CKS 413	1974	Adjustable glass-louvred windows
CKS 440	1993	Coffins and caskets
CKS 446	1978	Physical properties of moulded rubber and plastics soles, heels, and heel top-pieces
CKS 447	2013	High-low beds
CKS 449	1976	Plastics (polyolefin) containers for general use in hospitals
CKS 451	1976	Anti-intruder fences
CKS 456	2009	Medical forceps (other than tooth-extracting forceps)
CKS 457	1976	Desks
CKS 458	2008	Protein, vitamin, mineral (PVM) supplementary food mixture
CKS 462	2009	Orthopaedic flannelette bandages

CKS 463	2013	Non-body-worn urinary drainage bags
CKS 464	2010	Non-woven surgical dressings
CKS 468	2009	Tooth-extracting forceps
CKS 469	2009	Medical scissors
CKS 471	1976	Side upper leather (with a smooth corrected grain)
CKS 479	2007	Grain sorghum malt
CKS 488	2008	Field dress material (polyester-and-cotton)
CKS 489	2011	EPDM-styrene rubber sheet (for waterproofing)
CKS 497	2013	Organic chlorine bleach
CKS 499	2013	Laundry alkali
CKS 500	1978	Recommended yarn linear densities (cotton industry)
CKS 503	1978	Coal tar fuels
CKS 517	2011	Rubber and plastics sports balls (medicine, medau, and gymnastics)
CKS 553	1980	Unproofed core-spun ducks
CKS 554	1980	Processed core-spun ducks
CKS 556	2009	Mobile medicine (utility drug) cabinet
CKS 562	1982	Mosquito netting
CKS 583	1983	Special requirements for resin-treated cellulosic fabrics
CKS 587	1983	Trichloroisocyanurate tablets
CKS 596	1998	Scholastic stationery
CKS 605	1987	Pressure regulators for medical gases
CKS 612	1987	Paper for offset lithographic printing
CKS 613	2009	Bed tilting devices
CKS 615	2012	Foam mattresses for hospitals
CKS 617	2009	Footstools for hospital use
CKS 618	2009	Worcestershire sauce
CKS 62	1970	Cleaning benzine
CKS 624	2011	Anaesthetic machines
CKS 629	2002	Processed and low-flammable polyester canvas
CKS 630	2009	Mayonnaise, salad cream and salad dressing
CKS 633	2008	Textured soya protein foodstuffs
CKS 635	2013	Adjustable ward beds
CKS 637	1992	Tents (Hip-roof, cottage, bow and bell types)
CKS 638	2010	Orthopaedic cord
CKS 641	2010	Elasticated tubular bandages
CKS 643	1993	Transparency films for use in photocopiers
CKS 646	2009	Dehydrated vegetables
CKS 648	2010	Elasticated, disposable diapers
CKS 653	1998	Fanfold Stationery
CKS 67	1987	Paper bags
CKS 673	1989	Carbonless copy paper
CKS 675	2012	DDT wettable powder for malaria vector control
CKS 676	2005	Disposable non-woven laminated surgical fabrics
CKS 677	1990	Portable steam sterilizers for unwrapped instruments and utensils
CKS 679	2010	Disposable spun-laced surgical fabric
CKS 190	1973	Printed, side upper leather
CKS 36	2014	Chalk writing boards for schools

SCHEDULE 6: ADDRESSES OF SABS OFFICES

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

- 1. Gauteng head office, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
- Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch 7701.
 Eastern Cape Regional Office, SABS, 30 Kipling Road, cor. Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
- 4. KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterfall Park, Durban, PO Box 30087, Mayville 4058.

DEPARTMENT OF WATER AND SANITATION NOTICE 96 OF 2016

CONFIDENTIAL

ERRATUM: EXTENSION OF COMMENTS PERIOD

GAZETTE NUMBER 39411, Notices number 1153 and 1154

Revision of the Norms and standards for setting water services tariffs in terms of section 10 of the Water Services Act , 1997 (Notice 1153) and

Revision of the pricing strategy for water use charges in terms of section 56 (1) of the National Water Act, 1998

DEPARTMENT OF WATER AND SANITATION

- I, Anil Singh, Deputy Director General: Water Sector Regulation, hereby issue a notice for extending comments period for the documents gazetted on the 13 November 2015, namely Norms and standards for water services tariffs and the Pricing strategy for water use charges
 - 1. The due date for submitting comments is the 31 March 2016.
 - 2. Written comment and inputs may be directed to the following addresses:

By post to:

The Director-General
Department of Water and Sanitation
Private Bag X 313
Pretoria
0001

By hand at

Department of Water and Sanitation 185 Francis Baard Street, Sedibeng Building, Room 914, Pretoria 0001

Marked for the attention: MR ANIL SINGH - DDG: WATER SECTOR REGULATION By email: perrprojectoffice@dws.gov.za

The document is accessible on the DWS website: www. dws.gov.za/PERR/gazettes/default.aspx as well as at your local DWS offices.

ANIL SINGH

DEPUTY DIRECTOR GENERAL: WATER SECTOR REGULATION

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