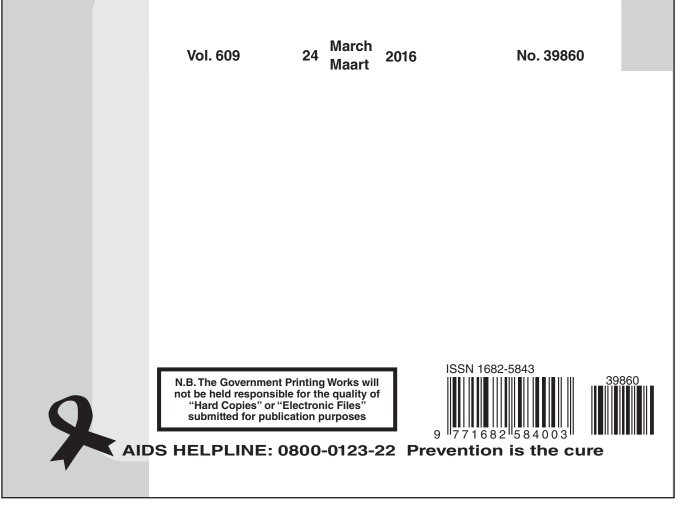


Gazette over nmen R ΡIJ B 0 F 9 0 Δ



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



Department: Government Printing Works REPUBLIC OF SOUTH AFRICA

eGazette ...



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-).



government printing Department: Government Printing Works REPUBLIC OF SOUTH AFRICA





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 **<u>2-working day turnaround time for processing notices</u> 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.

PROOF OF PAYMENTS REMINDER

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 <u>submit.egazette@gpw.gov.za</u>, 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: <u>www.gpwonline.co.za</u>

Should you require assistance with downloading forms or gazettes, please contact the eGazette Contact Centre who will gladly assist you.

eGazette Contact Centre

Email: <u>info.egazette@gpw.gov.za</u> 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.



government printing Department: Government Printing Works REPUBLIC OF SOUTH AFRICA





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

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

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252 South African National Roads Agency 4 39812 Limited and National Roads Act (7/1998) :Correction Notice: Gauteng Freeway Improvement Project..... 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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LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

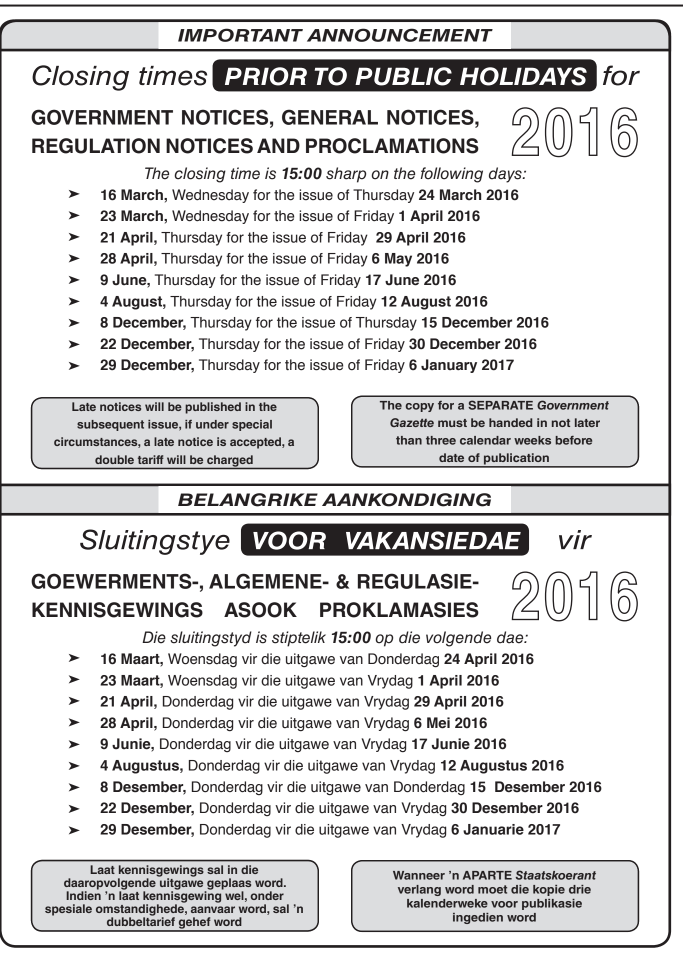
Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Prov	incial - Variable Priced No	tices
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.



GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ARTS AND CULTURE

NO. 366

24 MARCH 2016



SOUTH AFRICAN HERITAGE RESOURCES AGENCY

DECLARATION OF THE GRAVES OF DR JAMES MOROKA AND MR THOMAS MAPIKELA AS NATIONAL HERITAGE SITES

By virtue of the powers vested in the South African Heritage Resources Agency, in terms of section 27 (5) of the National Heritage Resources Act (No. 25 of 1999) SAHRA hereby declares the:

The Grave of Dr James Moroka, located in the Thaba Nchu Cemetry 5162 Brant Street

And

The Grave of Mr Thomas Mapikela, located in the Hereo's Acre in Phahameng Cemetry, Bloemfontein

Statement of Significance

The graves of the iconic leaders of the liberation struggle movements are a tangible representation of the intangible heritage aspects of organised resistance and defiance campaigns, against successive racially repressive regimes. They transcend different responses to eighty (80) years of intensification of repressive laws from deputations, passive resistance, defiance campaigns to armed struggle and mass struggles. They represent a conviction to a just political cause and attainment of political freedom leading to denial of personal liberties and an ultimate price of banning orders, house arrest, political assassinations, banishment, exile, political imprisonment and in-detention death.

Dr JAMES SEBE MOROKA – President of the African National Congress (1949-1952) (A medical doctor, Surgeon and politician, who was the president of the ANC between 1949 and 1952)

Dr James Moroka was the great grandson of Chief Moroka 1 of the Barolong Boo Moroka at Thaba Nchu.

He was a medical doctor and politician. In 1942 he became involved in the ANC and with the support of Walter Sisulu, Nelson Mandela and their militant Congress the Youth League. He was became president of the ANC in 1949. During his presidency the ANC became more militant. In April 1952 a mass meeting was held in Red Square, Fordsburg (now called Freedom Square) and in the main centre of the Union, which he addressed.

THOMAS MTOBI MAPIKELA – Founding Father of the African National Congress in 1912 (Political icon, tireless campaigner for African civic representation, craftsman, builder and businessman and symbol of resilience and unity)

In 1909 he was a member of the South African Native Convention deputation to London, England, which tried unsuccessfully to persuade the British parliament to reject the draft constitution. He was elected as a speaker of the South African Native Convention, at the founding Convention in January 1912 a position he held until 1940. He was part of a delegation that went to the Minister of Native Affairs and protested against the impending Native Land Act. He further went to persuade the British King and parliament as apart of a delegation to reconsider the Native Land Act accepted by Parliament in 1913.

Mapikela was one of the organizers of All-African Convention held in 1935, to oppose the second Hertzog Bills and the removal of Africans in the Cape from the Common Voters roll. In 1937 he was elected to serve in the Native Representative Council. Two years before his death in 1943 he was a member of the African Atlantic Charter Committee, which had to study, and discuss problems arising out of the Atlantic Charter in so far as it related to Africa.

DEPARTMENT OF INTERNATIONAL RELATIONS AND COOPERATIONS

NO. 367

24 MARCH 2016

MINISTER'S MINUTE

In accordance with the powers vested in me by section 5(3)) of the Diplomatic Immunities and Privileges Act, 2001 (Act No. 37 of 2001), I hereby recognise New Development Bank for the purposes of granting immunities and privileges.

In accordance with section 7(1) of the said Act, the immunities and privileges to be accorded to the New Development Bank is provided for in the Agreement on the New Development Bank, signed on 15 July 2014 and which entered into force on 3 July 2015.

allaber

Maite Nkoana-Mashabane Minister of International Relations and Cooperation Date: 24 December 2015

MINISTER INTERNATIONAL RELATIONS AND COOPERATION REPUBLIC OF SOUTH AFRICA

Private Bag X152, PRETORIA, 0001, South Africa • OR Tambo Bidg, 460 Soutpanaberg Road, Rietondale, PRETORIA • Tel: 012 351 1000 • Fax: 012 329 1000 17th Floor, Room 1703, 120 Piein Streat, CAPE TOWN, 8001 • Tel: 021 464 3700 • Fax: 021 465 6548 • www.dirco.gov.za

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

(b) buy and sell securities the Bank has issued or guaranteed or in which it has invested, provided always that it shall have obtained the approval of any country in whose territory the securities are to be bought or sold; (c) guarantee securities in which it has invested in order to facilitate their sale; (d) underwrite, or participate in the underwriting of, securities issued by any entity or enterprise for purposes consistent with the purpose of the Bank; (e) invest funds, not needed in its operations, in such obligations as it may determine, and invest funds held by the Bank for pensions or similar purposes in marketable securities. In doing so, the Bank shall give due consideration to invest such funds in the territories of members in obligations of members or nationals thereof; (f) exercise such other powers and establish such rules and regulations as may be necessary or appropriate in furtherance of its purpose and functions, consistent with the provisions of this Agreement. Article 27 - Notice to be placed on Securities Every security issued or guaranteed by the Bank shall bear on its face a conspicuous statement to the effect that it is not an obligation of any Government, unless it is in fact the obligation of a particular Government, in which case it shall so state. **Chapter VI - Status, Immunities and Privileges** Article 28- Purpose of the Chapter To enable the Bank effectively to fulfill its purpose and carry out the functions entrusted to it, the status, immunities, exemptions and privileges set forth in this Chapter shall be accorded to the Bank in the territory of each member. Article 29- Status a) The Bank shall possess full international personality. b) In the territory of each member the Bank shall possess full juridical personality and, in particular, full capacity to: (i) contract; (ii) acquire and dispose of immovable and movable property; and (iii) institute legal proceedings

Article 30 - Position of the Bank with Regard to Judicial Process

- a) The Bank shall enjoy immunity from every form of legal process, except in cases arising out of or in connection with the exercise of its powers to borrow money, to guarantee obligations, or to buy and sell or underwrite the sale of securities, in which cases actions may be brought against the Bank in a court of competent jurisdiction in the territory of a country in which the Bank has its headquarters or offices, or has appointed an agent for the purpose of accepting service or notice of process, or has issued or guaranteed securities.
- b) Notwithstanding the provisions of paragraph (a) of this Article, no action shall be brought against the Bank by any member, or by any agency or instrumentality of a member, or by any entity or person directly or indirectly acting for or deriving claims from a member or from any agency or instrumentality of a member. Members shall have recourse to such special procedures for the settlement of controversies between the Bank and its members as may be prescribed in this Agreement, in the by-laws and regulations of the Bank, or in contracts entered into with the Bank.
- c) Property and assets of the Bank shall, wheresoever located and by whomsoever held, be immune from all forms of seizure, attachment or execution before the delivery of final judgment against the Bank.

Article 31 - Freedom and Immunity of Assets and Archives

- a) Property and assets of the Bank, wherever located and by whomsoever held, shall be immune from search, requisition, confiscation, expropriation or any other form of taking or foreclosure by executive or legislative action.
- b) The archives of the Bank and, in general, all documents belonging to it or held by it, shall be inviolable, wherever located.
- c) To the extent necessary to carry out the purpose and functions of the Bank and subject to the provisions of this Agreement, all property and other assets of the Bank shall be exempt from restrictions, regulations, controls and moratoria of any nature.

Article 32 – Privilege for Communications

The official communications of the Bank shall be accorded by each member the same treatment that it accords to the official communications of other members.

Article 33 - Personal Immunities and Privileges

All Governors, Directors, alternates, officers, and employees of the Bank shall have the following privileges and immunities:

(i) immunity from legal process with respect to acts performed by them in their official capacity, except when the Bank waives this immunity;

	 (ii) when not local nationals, the same immunities from immigration restrictions, alien registration requirements and national service obligations and the same facilities as regards exchange provisions as are accorded by members to the representatives, officials, and employees of comparable rank of other members;
	(iii)the same privileges in respect of traveling facilities as are accorded by members to representatives, officials, and employees of comparable rank of other members.
Artic	le 34 – Exemption from Taxation
	The Bank, its property, other assets, income, transfers and the operations and transactions it carries out pursuant to this Agreement, shall be immune from all taxation, from all restrictions and from all customs duties. The Bank shall also be immune from any obligation relating to the payment, withholding or collection of any tax, or duty.
b)	No tax shall be levied on or in respect of salaries and emoluments paid by the Bank to Directors, alternates, officers or employees of the Bank, including experts performing missions for the Bank, except where a member, notwithstanding Article 48(d), deposits with its instrument of ratification, acceptance, approval or accession a declaration that such member retains for itself and its political subdivisions the right to tax salaries and emoluments paid by the Bank to citizens or nationals of such member.
c)	No tax of any kind shall be levied on any obligation or security issued by the Bank, including any dividend or interest thereon, by whomsoever held:
	(i) which discriminates against such obligation or security solely because it is issued by the Bank; or
	(ii) if the sole jurisdictional basis for such taxation is the place or currency in which it is issued, made payable or paid, or the location of any office or place of business maintained by the Bank.
d)	No tax of any kind shall be levied on any obligation or security guaranteed by the Bank, including any dividend or interest thereon, by whomsoever held:
	i) which discriminates against such obligation or security solely because it is guaranteed by the Bank; or
	ii) if the sole jurisdictional basis for such taxation is the location of any office or place of business maintained by the Bank.
G.	A 42

LAND DEED OF TRANSFER	T47125/1999	T22675/1976	T51390/2000		T47912/2006	T48796/2005	T48796/2005	T48796/2005
CURRENT LAND OWNER	Zimba Salvador Luis & Cumaio Adelia	Mr Wilson A H Long	Custom Quilting Ind Pty Ltd	unknown	Van Der Walt Jacques	Johannesburg Land Co Pty Ltd	Johannesburg Land Co Pty Ltd	Johannesburg Land Co Pty Ltd
DISTRICT	Ekurhuleni Metropolitan Municipality	City of Johannesburg	City of Johannesburg	City of Johannesburg	City of Johannesburg	City of Johannesburg	City of Johannesburg	City of Johannesburg
PROPERTY	Lot 763 Nasturtium Avenue Primrose	Lot 51 corner of Chrystal and Plantation Streets Denver	Lot 771 Sivewright Avenue New Doornfontein	Lot 772 Sivewright Avenue New Doornfontein	Lot 421 Maxwell Street Ophirton	Lot 203 Main & Wolhuter streets Ferreirasdorp	Lot 204 Main & Wolhuter streets Ferreirasdorp	Lot 205 Main & Wolhuter streets
CLAIMANT	Reverend de Jager on behalf of	Ebenezer Church						
REF NO.	VV 0016							

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

24 MARCH 2016

NO. 368

Lot 206 Main & Wolhuter streets Ferreirasdorp
Lot 119 Mint Road Fordsburg
Lot 675 9 th Avenue and Princess Streets Mayfair (consolidated and now Erf 2486)
Lot 676 9 th Avenue and Princess Mayfair (consolidated and now Erf 2486)
Lot 677 9 th Avenue and Princess Mayfair (consolidated and now Erf 2486)
Lot 679 9 th Avenue and Princess Mayfair
Lot 1949 3 rd Avenue Mayfair
Lot 351 corner Boundary Road and Epsom Avenue Nancefield
Lot 2492 East Road Evaton

Image: Second

18 No. 39860

DEPARTMENT OF WATER AND SANITATION

NO. 369

24 MARCH 2016

PONGOLA-MZIMKHULU WATER MANAGEMENT AREA – LIMITING THE USE OF WATER IN TERMS OF ITEM 6 OF SCHEDULE 3 OF THE NATIONAL WATER ACT OF 1998 FOR IRRIGATION, DOMESTIC AND INDUSTRIAL PURPOSES FROM VARIOUS DAMS AND RIVER SYSTEMS IN KWAZULU-NATAL

I, **Sifiso Mkhize**, in my capacity as Director-General (Acting) of the Department of Water and Sanitation, on reasonable grounds believe that a water shortage exists in the dams and river systems listed below and that it is necessary to limit the taking of water from these Dams/Systems.

- Hluhulwe Dam and River system
- The Klipfontein Dam and White Mfolozi River system
- The Goedertrouw Dam and Mhlathuze River system
- The Buffalo River system downstream of Zaaihoek Dam, the Ntshingwayo Dam and Ngagane River system
- The Tugela River system downstream of the Driel Barrage and Spionkop Dam, the Mooi River system downstream of the Mearns Weir and the Bushmans River system downstream of the Wagendrift Dam
- Lake Merthely
- The Hazelmere Dam and Mdloti River system including the oThongathi River
- The Mgeni River system including the Mooir River system and the Little Mooir River system to Mearns Weir
- The EJ Smith and Umzinto Dams and the Umzinto River system and the Mpambanyoni River system
- The Ixopo Farm Dam and river system upstream of the Ixopo Farm Dam
- The Chrystal Springs Dam

The Minister of Water and Sanitation may in terms of item 6 (1) of Schedule 3 of the National Water Act (the Act) limit the use of water in the area concerned if the Minister on reasonable grounds believes that a water shortage exists within the area concerned. This power has been delegated to me in terms of section 63 (1) (b) of the Act.

Therefore in my capacity as the Director-General (Acting) of the Department of Water and Sanitation, I hereby under delegated authority in terms of item 6 (1) of Schedule 3 of the Act to limit the taking of water from these Systems by all users as follows-

- a) Hluhluwe Dam and river system
- 20% Restriction on domestic water use
- 80% restriction on irrigation water use
- b) Klipfontein Dam and White Mfolozi System
 - 50% Restriction on domestic and industrial water use
 - 100% restrictions on irrigation use
- c) Goedertrouw Dam and Mhlathuze River System
 - a. 40% restriction on water use for domestic purposes
 - 15% restriction on industrial supply
 - 80% restrictions on use of water for irrigation purposes

CONFIDENTIAL

- d) The Buffalo River System downstream of Zaaihoek Dam, and the Ntshingwayo Dam
 - a. 30% restriction on Domestic supply
 - b. 100% restriction on Irrigation water use
- e) Tugela River system downstream of the Driel Barrage and Spionkop Dam, the Mooi River downstream of the Mearns Weir and the Bushmans River system downstream of the Wagendrift Dam
 - a. 15% restriction on domestic water use
 - b. 40% restriction on irrigation water use
- f) Lake Merthley System
 - 50% restriction on domestic water use
- g) Hazelmere Dam and Mdloti river system including the oThangathi river system
 - 50% restrictions on Domestic and Industrial use
 - 100% restrictions on irrigation use
- h) Mgeni System including the Mooi River and Little Mooi River to the Mearns Weir.
 - 15% restrictions on domestic and industrial use
 - 50% restrictions on irrigation use
- i) EJ Smith and Umzinto Dams, the Umzinto river system and the Mpokonyoni river system

 a. 30% restriction on domestic water use
 - b. 50% restriction on irrigation water use
- j) The Ixopo Farm Dam and river system upstream of the Ixopo Farm Dam
 - 50% Restriction on domestic water use
 - 100% restrictions on irrigation use
- k) Chrystal Springs Dam
 - a. 50% restriction on domestic water use

The limitations apply from the date of this notice until further notice.

In exercising the powers, I have given preference to the maintenance of the Reserve, treated all water users on a basis that is fair and reasonable, considered the actual extent of the water shortage, the likely effects of the shortage on the water users, the strategic importance of any water use and any water rationing or water use limitations by a water services institution having jurisdiction in the are concerned under the Water Services Act 108 of 1997.

Placing limitation on the taking of water use as set out in this notice is an administrative action affecting the rights of the public as contemplated in section 4 of the Promotion of Administrative Justice Act 3 of 2000 (PAJA). After I have taken into consideration all relevant factors, including those referred in section 4 (4) (b) of PAJA, I have decided that it is reasonable and justifiable in the circumstances to depart from the requirements referred to in section 4 (1) (a) to (e), (2) and (3) of PAJA and instituted this limitation without allowing the water users affected and other role players to comment on the matter before I institute the limitation.

This notice overrides any other previous authorization on water restrictions issued by the Department relating to this area.

DIRECTOR GENERAL (Acting) DATE: 25/02/2016

No. 39860 21

General Notices • Algemene Kennisgewings

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 148 OF 2016 SPATIAL DATA INFRASTRUCTURE ACT, 2003

(Act 54 of 2003)

INVITATION TO COMMENT ON THE DRAFT NATIONAL STANDARD ON LAND COVER CLASSES AND DEFINITIONS

The Minister of Rural Development and Land Reform hereby invites comments on the draft National Standard on Land Cover Classes and Definitions made in terms of section 11 of the Spatial Data Infrastructure Act, 54 of 2003, as contained in the Schedule hereto.

All interested persons and organizations are invited to comment in writing, and to direct their comments within 60 days of publication of this notice to: The Director General, Department of Rural Development and Land Reform, Private Bag X 833, PRETORIA, 0001 for attention of Ms. Bulelwa Semoli,

Send written comments and enquiries to: Ms Bulelwa Semoli, email: <u>bulelwa.semoli@drdlr.gov.za</u> Mr Luncedo Ngcofe, email: <u>luncedo.ngcofe@drdlr.gov.za</u> Tel: 021 658 4300

The draft document will be made available on the departmental website on www.drdlr.gov.za & www.ngi.gov.za Technical / Publications

SCHEDULE

DEPARTMENT OF TRADE AND INDUSTRY NOTICE 149 OF 2016

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

NOTICE OF AN INITIATION OF THE INVESTIGATION FOR REMEDIAL ACTION IN THE FORM OF A SAFEGUARD AGAINST THE INCREASED IMPORTS OF CERTAIN FLAT-ROLLED PRODUCTS OF IRON, NON-ALLOY STEEL OR OTHER ALLOY STEEL (NOT INCLUDING STAINLESS STEEL), WHETHER OR NOT IN COILS (INCLUDING PRODUCTS CUT-TO-LENGTH AND 'NARROW STRIP'), NOT FURTHER WORKED THAN HOT-ROLLED (HOT-ROLLED FLAT), NOT CLAD, PLATED OR COATED, EXCLUDING GRAIN-ORIENTED SILICON ELECTRICAL STEEL

The International Trade Administration Commission of South Africa (the Commission) decided to proceed with an investigation for remedial action in the form of a safeguard against the increased imports of certain flat-rolled products of iron, non-alloy steel or other alloy steel (not including stainless steel), whether or not in coils (including products cut-to-length and 'narrow strip'), not further worked than hot-rolled (hot-rolled flat), not clad, plated or coated, excluding grain-oriented silicon electrical steel.

Based on the information submitted, the Commission decided that the applicant submitted prima facie information to indicate:

- Events cited can be regarded as unforeseen developments that led to the increased volumes of imports;
- surge in the volumes of imports; and
- SACU industry is suffering serious injury;
- There is a causal link between the serious injury suffered by the applicant and the surge in volumes of imports.

THE APPLICANT

The application was lodged by South African Iron & Steel Institute (SAISI) an industry body, on behalf of its members producing the subject products.

DESCRIPTION OF THE SUBJECT PRODUCT UNDER INVESTIGATION

The subject product is described as certain flat-rolled products of iron, non-alloy steel or other alloy steel (not including stainless steel), whether or not in coils (including products cut-to-length and 'narrow strip'), not further worked than hot-rolled (hot-rolled flat), not clad, plated or coated, excluding grain-oriented silicon electrical steel, imported under tariff subheading 7208.10, 7208.25, 7208.26, 7208.27, 7208.36, 7208.37, 7208.38, 7208.39, 7208.40, 7208.51, 7208.52, 7208.53, 7208.54, 7208.90, 7211.14, 7211.19, 7225.30, 7225.40, 7225.99, 7226.91 and 7226.99.

DESCRIPTION OF THE LIKE OR DIRECTLY COMPETITIVE SACU PRODUCT

The SACU product is described as certain flat-rolled products of iron, non-alloy steel or other alloy steel (not including stainless steel), whether or not in coils (including products cut-to-length and 'narrow strip'), not further worked than hot-rolled (hot-rolled flat), not clad, plated or coated, excluding grain-oriented silicon electrical steel.

ALLEGATION OF SERIOUS INJURY AND CAUSAL LINK

The period of investigation for data evaluation for the purposes of determining the allegation of serious injury is 01 January 2012 to 31 December 2014 plus additional seven months information for 2012 to 2015 (01 January to 31 July).

The injury analysis relates to information submitted by ArcelorMittal South Africa Limited (AMSA's), a member of SAISI with a collective output of the like or directly competitive products constituting a major proportion (approximately more than 70%) of the total domestic production of those products.

The Applicant alleged and submitted *prima facie* information indicating that it is experiencing serious injury in the form of a decline in sales volumes, output, market share, utilisation of capacity and employment for the period 1 January 2012 to 31 December 2014.

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The applicant further experienced serious injury in the form of a decline in sales volumes, output, market share, and utilisation of capacity for the seven months period 1 January to 31 July (2012 – 2015).

On this basis the Commission found that *prima facie* information was submitted to indicate that the SACU industry was suffering serious injury which could be causally linked to the surge in the volumes of imports of the subject products.

UNFORESEEN DEVELOPMENTS

The Applicant submitted that a confluence of events forms the basis of the unforeseen development that supports this application. That is, ultimately the considerable oversupply of steel, and specifically the subject products, in the world today causing a surge in the volumes of imports into the SACU.

The Applicant stated that during the Uruguay Round of negotiations, South Africa did not foresee the following events:

- The unprecedented steep rate of increase in steel production capacity (including the subject products) over the ensuing two decades (more than doubled since 1994) to support growing construction and manufacturing activity, as well as to help build infrastructure, particularly in emerging economies;
- The significant market downturns in emerging (and other) economies and the resultant contraction of demand for steel that contribute to the imbalance between capacity and demand, that is, the global oversupply of steel (including the subject products);
- Record export volumes by countries with excess capacity, fuelled by excess steel supply;
- Given the global nature of the steel industry, excess capacity in one region can
 potentially displace production in other regions, thus harming producers in those
 markets. This has already led to several trade actions by major steel markets.

Recent trade measures by those countries are a result of all the above named unforeseen developments, and the fact that their markets are now protected, contracts the global demand for steel even further, exasperating the problem of increased imports into the SACU;

- The oversupply of steel (including the subject products) has led to a deterioration in the financial situation of steelmakers globally and also the SACU. The excess capacity is considered as one of the main challenges facing the global steel sector today; and
- Despite slowing demand growth and the existing excess capacity, there are several new investment projects underway and planned (especially in current net-importing countries) in the steel industry that will result in global steelmaking capacity to continue to expand and causing the SACU to expect further increases of imports of the subject products.

LEGAL FRAMEWORK

This investigation will be conducted in accordance with the International Trade Administration Act, 2002 (ITA Act) and the International Trade Administration Commission Safeguard Regulations (SGR) read with the World Trade Organization Agreement on Safeguards (the Safeguard Agreement).

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

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

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

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

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

PROCEDURES AND TIME LIMITS

All information submitted, including non-confidential copies thereof, should be received by the Senior Manager: Trade Remedies II by no later than 20 days from the date hereof. Late submissions will not be accepted.

Interested parties are invited to submit comments on the initiation of the investigation or any information regarding this matter to the following address:

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Physical address

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

Postal address

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

Any interested party may request an oral hearing provided that reasons are given for not relying on written submissions only. No request for an oral hearing will be considered more than 60 days from the date of this publication. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of the investigation.

Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

Should you have any queries, please do not hesitate to contact the investigating officers, Mr Edwin Mkwanazi at +27 12 394 3742 or Ms Mercy Mutheiwana at 012 394 3907, or at fax number 012 394 0518.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 32 OF 2016



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AMENDMENTS TO THE CODE OF PROFESSIONAL CONDUCT FOR REGISTERED AUDITORS RELATING TO THE PROVISION OF NON-ASSURANCE SERVICES AND PUBLIC INTEREST ENTITIES

In accordance with the provisions of Section 10(1)(a) of the Auditing Profession Act, 2005 (Act 26 of 2005), the Independent Regulatory Board for Auditors (IRBA) publishes amendments to the IRBA Code of Professional Conduct for Registered Auditors (IRBA Code) relating to the following:

1. THE PROVISION OF NON-ASSURANCE SERVICES

Please be advised that the amendments to the IRBA Code relating to the provision of nonassurance services are available and may be downloaded from the IRBA website at <u>http://www.irba.co.za/index.php/ethics-standards-functions-73/128?task=view</u>.

These amendments will be effective on 15 April 2016, except for the changes to Section 290, which will be effective for audits of financial statements for periods commencing on or after 15 April 2016. Early adoption is permitted.

2. PUBLIC INTEREST ENTITIES

Please be advised that the amendments to the IRBA Code relating to the definition of public interest entities are available and may be downloaded from the IRBA website at <u>http://www.irba.co.za/index.php/ethics-standards-functions-73/128?task=view</u>.

The revised definition of public interest entity is effective on or after 1 July 2016.

For further assistance, enquires may be directed to the Director Standards at the Independent Regulatory Board for Auditors, for the attention of Mr I Vanker. Alternatively, please send an email to standards@irba.co.za

Bernard Peter Ogulhas Bernard Peter Agulhas

Bernard Peter Agulhas Chief Executive Officer Independent Regulatory Board for Auditors

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

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Renny Chetty (012) 748-6375 (Renny.Chetty@gpw.gov.za),

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

Siraj Rizvi (012) 748-6380 (Siraj.Rizvi@gpw.gov.za)

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