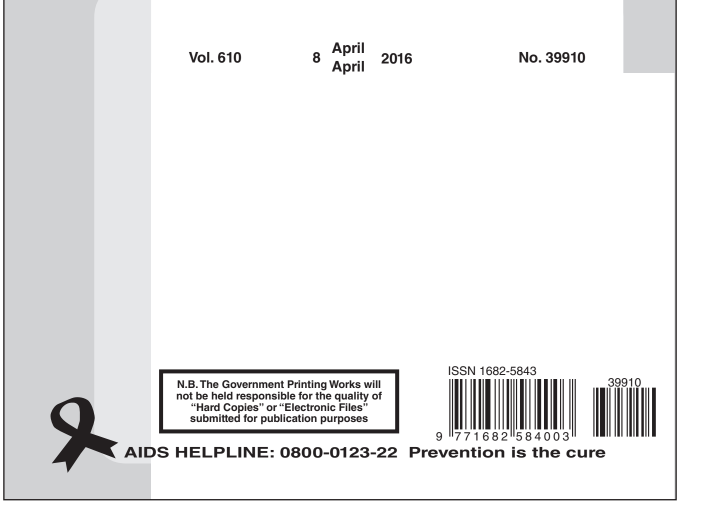


#### Gazette Gover nment R EPU B 0 F Ξ Δ 9 0



# 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	<b>Publishing Frequency</b>	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 <b>prior</b> 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.
- **Q** 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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#### 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.

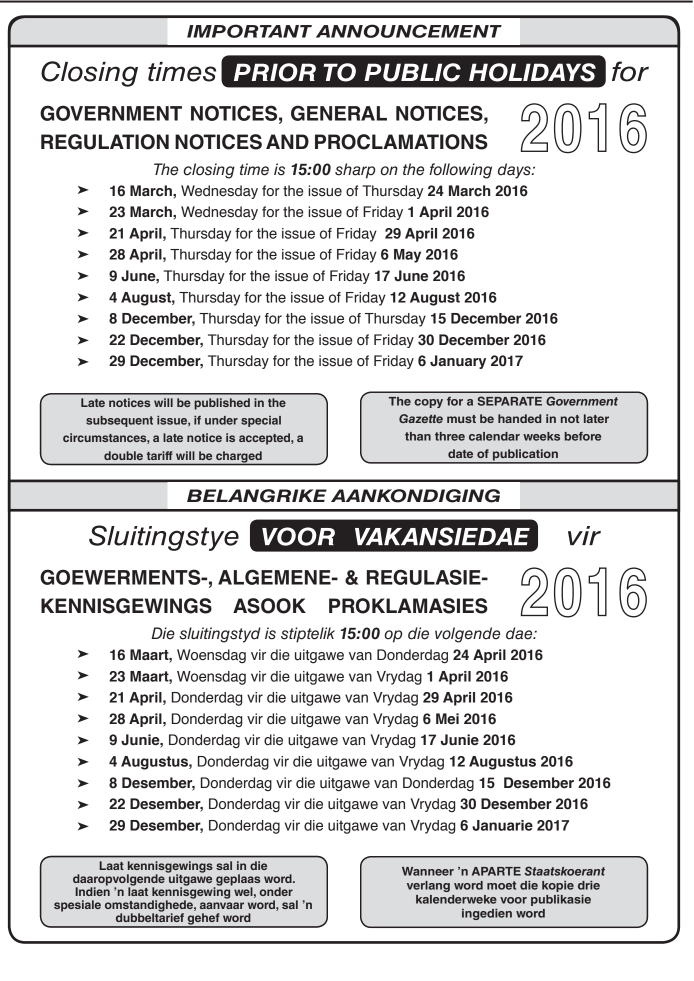
Pricing for National, Provincial - Variable Priced Notices			
Notice Type	Page Space	New Price (R)	
Ordinary National, Provincial	1/4 - Quarter Page	250.00	
Ordinary National, Provincial	2/4 - Half Page	500.00	
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00	
Ordinary National, Provincial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

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NO. 411

## GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

#### **BOARD / RAAD**

#### 08 APRIL 2016

#### HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

#### HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)

#### RULES RELATING TO FEES PAYABLE TO COUNCIL

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

#### SCHEDULE

 In these rules, "the Act" means the Health Professions Act, 1974 (Act No. 56 of 1974), and any expression to which a meaning has been assigned in the Act shall have that meaning, and, unless inconsistent with the context –

"health practitioner" means a health practitioner registered in terms of the Act in the relevant professional board;

"rules" means the rules relating to fees payable to council; and

"student" means a person who is registrable as such in terms of the Act in the relevant professional board.

#### **Generic fees**

2. The fees payable under the Act for the restoration of a name to a register are as follows:

(a)	The restoration fee payable by a health practitioner if he or she applies for the restoration of his or her name to a register, from which it was removed under section 19(1) (b) or (d) of the Act, or from which it was suspended under section 19A of the Act–				
	(i)	within a period of six months after the date on which it was removed, shall be equivalent to two (2) times the applicable annual fee for the current year, plus the outstanding fee or fees;			
	(ii)	after a period of six months but within 12 months, shall be equivalent to four (4) times the applicable annual fee for the current year, plus the outstanding fee or fees; and			
	(iii)	after a period of more than 12 months had expired since the erasure date, shall be equivalent to five (5) times the applicable annual fee for the current year plus the outstanding fee or fees			

(b)	By a health practitioner for the restoration of his or her name to a register from which it was removed in terms of section 42 or 51 of the Act.	R 499.00
(c)	By a health practitioner for the restoration of his or her speciality or subspeciality, where applicable, or an additional qualification in terms of section 35(4)	R 176.00
(d)	By a health practitioner other than a medical practitioner or a dentist, for the restoration of his or her additional professional category or categories, per category	R 96.00

3. The fees payable in terms of section 23 of the Act for the issuing of certificates are as follows:

By a	By any intern, student, or health practitioner registered under the Act for the issuing of a -			
(i)	duplicate registration certificate;	R 353.00		
(ii)	certificate of status;	R 353.00		
(iii)	certified extract from the register;	R 353.00		
(iv)	certificate by the registrar; or	R 353.00		
(v)	certificate of confirmation of internship training.	R 353.00		

#### Medical and Dental Professions Board

4. Registration fees by -

(a)	a medical practitioner or a dentist	R 1731.00
(b)	a medical practitioner in the category independent practice (family physician)	R 478.00
(c)	a medical practitioner or a dentist in the category military service	R 1731.00
(d)	a medical practitioner or dentist as an exchange registrar under section 30	R 1731.00
(e)	a medical practitioner or a dentist for the registration of a specialty or subspecialty	R 3458.00
(f)	a biomedical engineer	R 951.00
(g)	a clinical biochemist	R 951.00

(h)	a genetic counsellor	R 951.00
(i)	a medical biological scientist	R 951.00
(j)	a medical scientist	R 951.00
(k)	a medical physicist	R 951.00
(I)	an intern in medicine, biomedical engineering, clinical biochemistry, genetic counselling, medical science, medical biological science or medical physics.	R 261.00
(m)	a student intern in medicine, biomedical engineering, clinical biochemistry, genetic counselling, medical science, medical biological science or medical physics.	R 239.00
(n)	a formerly registered medical or dental student for the resumption of registration as a dental or medical student or vice versa	R 239.00
(0)	a medical or dental student for changing such registration to registration as a dental or medical student or vice versa	R 130.00
(p)	a student in medicine, medical science, or dentistry	R 239.00
(q)	a visiting student in medicine, medical science, or dentistry	R 714.00
(r)	a visiting student for re-registration after an interruption for at least one year	R 115.00
(\$)	a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 97.00
(t)	a student in medicine, medical science or dentistry for re- registration as a student after an interruption of at least one year	R 130.00
(u)	a medical practitioner or a dentist in the category volunteer services	R 112.00
(v)	a health practitioner in the professions of Medicine, Medical Science, and Dentistry for registration of additional qualifications or additional professional category	R 261.00

#### 5. Examination fees -

(a)	by a medical practitioner or dentist	R 4650.00
(b)	by a medical or dental specialist	R 1754.00

### Professional Board for Dental Therapy and Oral Hygiene

6. Registration fees by -

(a)	a student	R 225.00
(b)	student for re-registration as a student after interruption of at least one year	R 123.00
(C)	visiting student	R 670.00
(d)	visiting student for re-registration after an interruption of at least one year	R 107.00
	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(e)	health practitioner registered in any of the professions under the Professional Board for Dental Therapy and Oral Hygiene	R 670.00
(f)	Dental Assistant or Student Dental Assistant of additional qualifications or additional professional category	R 214.00
(g)	Dental Therapist or Oral Hygienist of additional qualifications or additional professional category	R 243.00

7. Examination fee by a Student Dental Assistant

R 700.00

#### **Professional Board for Dietetics**

8. Registration fees -

(a)	by a Health Practitioner	R 554.00
(b)	by a student	R 186.00
(c)	by a student for re-registration as a student after interruption of at least one year	R 107.00
(d)	by a visiting student	R 587.00
(e)	by a visiting student for re-registration after an interruption of at least one year	R 107.00

(f)	by a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(g)	by a health practitioner for registration of an additional qualification or additional professional category	R 214.00

#### 9. Examination fees by a -

(a)	Dietician	R 1924.00
(b)	Nutritionist	R 1924.00

#### **Professional Board for Emergency Care Practitioners**

#### 10. Registration fees by a -

(a)	health practitioner in Emergency Care	R 1365.00
(b)	student in Emergency Care	R 229.00
(c)	visiting student in Emergency Care	R 725.00
(d)	visiting student for re-registration after an interruption of at least one year	R 119.00
(e)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 100.00
(f)	student in Emergency Care for re-registration as a student after interruption of study for at least one year	R 132.00
(g)	health practitioner in the profession of Emergency Care for registration of additional qualifications or additional professional category	R 270.00

#### Professional Board for Environmental Health Practitioners

11. Registration fees by -

(a)	an Environmental Health Officer	R 587.00
(b)	an Environmental Health Assistant	R 134.00
(c)	a student	R 197.00

(d)	a student for re-registration after an interruption of at least	R 107.00
	one year	
(e)	a visiting student	R 587.00
(f)	a visiting student for re-registration after an interruption of at least one year	R 107.00
(g)	a student, as penalty, per month or part thereof, for the late submissio of an application for registration	R 90.00
(h)	a health practitioner for the registration of an additional qualification or additional professional category	R 214.00

#### 12. Examination fees by an -

(a)	Environmental Health Officer	R 3600.00
(b)	Environmental Health Assistant	R 1500.00

## Professional Board for Occupational Therapy, Medical Orthotics, Prosthetics and Arts

#### Therapy

13. Registration fees by -

(a)	a Health Practitioner	R 587.00
(b)	an Intern	R 214.00
(c)	a student	R 197.00
(d)	a student for re-registration after an interruption of at least one year	R 107.00
(e)	a visiting student	R 587.00
(f)	a visiting student for re-registration after an interruption of at least one year	R 107.00
(g)	a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(h)	a health practitioner for the registration of an additional	R 214.00

	qualification or additional professional category	
(i)	a health practitioner in the category volunteer services	R 140.00

#### 14. Examination fees by -

(a)	a foreign qualified Occupational Therapist	R 6742.00
(b)	a foreign qualified Medical Orthotist and Prosthetist	R 6742.00
(c)	a foreign qualified Arts Therapist	R 6742.00
(d)	an Occupational Therapy Assistant for upgrading to Occupational Therapy Technician	R 1124.00
(e)	an Arts Therapist, Medical Orthotist and Prosthetist, and Occupational Therapist	R 4494.00

#### **Professional Board for Optometry and Dispensing Opticians**

15. Registration fees by a -

(a)	Health Practitioner	R 549.00
(b)	student	R 183.00
(c)	student for re-registration as a student after interruption of at least one year	R 107.00
(d)	visiting student	R 587.00
(e)	visiting student for re-registration after an interruption of at least one year	R 107.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 214.00

**16.** Examination fee by an Optometrist or Dispensing Optician

R 6323.00

#### Professional Board for Physiotherapy, Podiatry, and Biokinetics

17. Registration fees by -

(a)	Health Practitioner	R 594.00
(b)	student	R 197.00
(c)	student for re-registration as a student after interruption of at least one year	R 107.00
(d)	visiting student	R 587.00
(e)	visiting student for re-registration after an interruption of at least one year	R 107.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 214.00
(h)	Intern	R 214.00
(i)	a health practitioner in the category volunteer services	R 104.00

#### 18. Examination fees by a -

(a)	foreign qualified Physiotherapist for writing the theoretical board examination	R 1997.00
(b)	foreign qualified Physiotherapist for doing the clinical / practical board examination	R 2495.00
(c)	foreign qualified Podiatrist for writing the theoretical board examination	R 2268.00
(d)	foreign qualified Podiatrist for doing the clinical / practical board examination	R 4537.00
(e)	Physiotherapy Technician	R 2268.00

#### Professional Board for Psychology

**19.** Registration fees by –

(a)	a psychologist	R 1173.00
(b)	a psychometrist	R 782.00
(c)	a registered councillor	R 782.00
(d)	an Intern Psychologist	R 214.00
(e)	a student	R 197.00
(f)	a student for re-registration after an interruption of at least	R 107.00
	one year	
(g)	a visiting student	R 587.00
(h)	a visiting student for re-registration after an interruption of at least	R 107.00
	one year	
(i)	a student, as penalty, per month or part thereof, for the late submissio	R 90.00
	of an application for registration	
(j)	a health practitioner for the registration of an additional qualification of	R 214.00
	additional professional category	

#### 20. Examination fees by a -

(a)	Psychologist	R 816.00
(b)	Psychometrist	R 408.00
(c)	Registered Counsellor	R 408.00
(d)	Intern Psychologist	R 816.00

## Professional Board for Radiography and Clinical Technology

21. Registration fees by a -

(a)	Health Practitioner	R 610.00
(b)	student	R 205.00
(c)	student for re-registration as a student after interruption of at least one year	R 107.00

(d)	visiting student	R 587.00
(e)	visiting student for re-registration after an interruption of at least one year	R 107.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 214.00

## 22. Examination fees by -

(a)	a foreign qualified Radiographer	R 2247.00
(b)	a foreign qualified Clinical Technologist	R 2247.00
(c)	a Radiation Laboratory Technologist	R 2247.00
(d)	an Electro Encephalographic Technician	R 955.00

#### Professional Board for Speech, Language, and Hearing

#### 23. Registration fees by a -

(a)	health Practitioner	R 594.00
(b)	student	R 198.00
(c)	student for re-registration as a student after interruption of at least one year	R 107.00
(d)	visiting student	R 587.00
(e)	visiting student for re-registration after an interruption of at least one year	R 107.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 90.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 214.00

# 24.Examination fees by an Audiologist, Speech Therapist, and SpeechTherapist and AudiologistR 42

R 4240.00

#### **Professional Board for Medical Technology**

#### 25. Registration fees by a -

(a)	health Practitioner	R 596.00
(b)	student	R 199.00
(C)	student for re-registration as a student after interruption of at least one year	R 108.00
(d)	visiting student	R 590.00
(e)	visiting student for re-registration after an interruption of at least one year	R 108.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 91.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 215.00
(h)	Intern	R 217.00

- 6. The fees payable for the re-marking of board examination shall be 50% of the applicable fee for the board examination.
- 7. The fees prescribed herein are inclusive of value-added tax and are payable with effect from 01 April 2016.
- 8. The rules published under Board Notice No.83 in *Government Gazette* 38692 of 14 April 2015 are hereby repealed.

DR BUYIŞWA MJAMBA - MATSHOBA REGISTRAR DATE:

#### DEPARTMENT OF INTERNATIONAL RELATIONS AND COOPERATIONS

#### NO. 412

#### 08 APRIL 2016

It is hereby published for general information that the Minister of International Relations and Cooperation has, in terms of section 6(2) of the Diplomatic Immunities and Privileges Act, 2001 (Act No. 37 of 2001), recognised the On-Site Inspection Regional Introductory Course 21 (RIC-21) of the Preparatory Commission for the Comprehensive Nuclear-Test-Ban Treaty Organization, scheduled to take place in Arniston, Western Cape from 10 to 17 April 2016, for the purposes of granting the immunities and privileges as set out in the Schedule hereto.

#### MINUTE

In accordance with the powers vested in me by section 6(2) of the Diplomatic Immunities and Privileges Act, 2001 (Act No. 37 of 2001), I hereby recognize the On-Site Inspection Regional Introductory Course 21 (RIC-21) of the Preparatory Commission for the Comprehensive Nuclear-Test-Ban Treaty Organization, scheduled to take place in Arniston, Western Cape from 10 to 17 April 2016.

In accordance with section 7(1) of the said Act, the immunities and privileges to be conferred to the Workshop is provided for in the Exchange of Letters between the Government of the Republic of South Africa and the Preparatory Commission for the Comprehensive Nuclear-Test-Ban Treaty Organization that took effect on 26 February 2016.

MAITE NKOANA-MASHABANE Minister of International Relations and Cooperation

Date: 29/3/2016

- 1. The Commission and its officials and experts, as well as all participants and persons performing functions in connection with RIC-21 shall enjoy such privileges and immunities, facilities and courtesies as are necessary for the independent exercise of their functions and their effective and full participation in RIC-21 in accordance with the 1946 Convention on the Privileges and Immunities of the United Nations, applied *mutatis mutandis*, provided that South African nationals or permanent residents shall not enjoy exemption for taxation.
- 2. The Government shall facilitate the temporary import and the re-export of the Commission's property required for RIC-21 and shall ensure the necessary tax and customs exemption for the Commission and its property, which property shall, subject to South African domestic law, be exempted from taxation, fees and duties, provided that such property shall be exported again after completion of the RIC-21, unless irreparably damaged or written off.
- 3. Where the laws and regulations of South Africa allow, visas and entry/exit permits, where required, shall be granted free of charge. Visas, entry permits, etc., shall be granted as quickly as possible as and ideally <u>not later than seven days before</u> the opening date of RIC-21. Where the laws and regulations of South Africa allow, arrangements shall also be made so that visas valid for the duration of RIC-21 are issued at their point of arrival to participants who were unable to obtain them prior to their arrival.
- 4. The Commission shall promptly inform the Government of all persons officially designated to attend and shall inform participants that they should apply for visas, if required, in good time before the opening date. The Government shall exercise its best efforts to issue visas promptly to allow all participants to attend. The Government, however, reserves the right to deny, irrespective of nationality, visas, entry permits, etc., to individual participants in accordance with the relevant laws and regulations of South Africa.
- The Government shall be responsible for dealing with any action, claim or other demand against the Commission or its officials or experts arising out of:
  - Injury or damage to persons or property on the conference or other premises and sites provided for RIC-21 by the Government;
  - (ii) The transportation provided for RIC-21 by the Government;
  - (iii) The employment for RIC-21 of personnel provided or arranged by the Government

#### SOUTH AFRICAN RESERVE BANK

08 APRIL 2016

NO. 413

#### FINANCIAL SURVEILLANCE DEPARTMENT

## WITHDRAWAL OF AUTHORITY TO CONDUCT THE BUSINESS OF AN AUTHORISED DEALER IN FOREIGN EXCHANGE WITH LIMITED AUTHORITY

The Financial Surveillance Department of the South African Reserve Bank hereby gives notice, for general information, that the authority granted to Ayoba Foreign Exchange (Pty) Limited in terms of the Exchange Control Regulations, 1961 to conduct the business of an Authorised Dealer in foreign exchange with limited authority has been withdrawn.

..... Mazibuko

Head of Department

RURAL DEVELOPMENT AND LAND REFORM IN TERMS OF SECTION 2 OF THE LAND TITLES ADJUSTMENT ACT (GOVERNMENT GAZETTE NOTICE OF PROPERTIES FORMING PART OF THE LAND (TOITSKRAAL 6 15, TWEEFONTEIN 154 IR AND WITFONTEIN 1 IS SITUATED IN EPHRAIM MOGALE LOCAL MUNICIPALITY IN SEKHUKHUNE DISTRICT MUNICIPALITY IN LIMPOPO PROVINCE) DESIGNATED BY THE MINISTER OF NUMBER: 35883 DATED 23 NOVEMBER 2012). THE PROPERTIES ON THE LIST ARE TO BE ALLOCATED AND TRANSFERRED TO THE APPLICANTS BY COMMISSSIONER NAKEDI CHARLES MACHAKA IN TERMS OF THE PROVISIONS OF THE LAND TITLES ADJUSTMENT ACT (ACT No. 111 OF 1993)

## STAATSKOERANT, 8 APRIL 2016

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 194 OF 2016

		TWEEFO	<b>TWEEFONTEIN 154 JR</b>	
No.	Name of property and Number	Current owner of the property	Title Deed Number	Property allocated and transferred to
H	Portion 02 of the farm Tweefontein No. 154 JR	Lebei Eneas Chiloane	T3553/1977	Lebogang Daniel Chiloane (ID No: 640226 5404 08 9) Mmaditsebe Francina Chiloane (ID No: 710925 0499 08 6) Sekgwabelo Lisbeth Chiloana (ID No: 730630 0330 08 5) Esther Chiloane (ID No: 750321 0285 08 2)
2	Portion 04 of the farm Tweefontein No. 154 JR	Khao Isaac Ramotsari	T26995/1972	Sello Andries Ramotsabi (ID No: 621204 5435 08 3)
3	Portion 13 of the farm Tweefontein No. 1454 JR	Enoch Skhinishi Xaba	T19658/1974	Jabulani Wilfred Xaba (ID No: 471125 5539 08 0)
4	Portion 19 of the farm Tweefontein No. 154 JR	Jan Machete Mogale	T21873/1982	Jeremiah Machete (ID No: 560531 5802 08 3)
IJ	Portion 20 of the farm Tweefontein No. 154 JR	Sarah Pheko Marumo	T55277/1981	Marumo Family Trust
9	Portion 61 of the farm Tweefontein No. 154 JR	Jan Mabogoane	T896/1961	Shime Job Mabogwane (ID No: 560308 5647 08 5)
7	Portion 79 of the farm Tweefontein No. 154 JR	Frans Tlakula	T10448/1971	Elizabeth Molatelo Tlakula (ID No: 451005 0208 08 5)
8	Portion 81 of the farm Tweefontein No. 154 J.R	Richard Nakedi	T10900/1980	Samuel Nakedi (ID No: 680910 5700 08 0)
6	Portion 94 of the farm Tweefontein No. 154 JR	Jan Mmako	T1779/1960	Cornelius Khoni Mmako (ID No: 770203 6173 08 0)
10	Portion 102 of the farm Tweefontein No.154 JR	Jonas Nonyane	T15396/1959	Sophie Mmaneng Nonyana (ID No: 490110 0428 08 0)
11	Portion 103 of the farm Tweefontein No. 154JR	Izak Moabi and Leah Moabi B – E	T88/1962	Samuel James Motaung (ID No: 550401 5795 08 7)
12	Portion 109 of the farm Tweefontein No. 154 JR	Isiah Molemela	T41332/1969	Isiah Molemela Family Trust
13	Portion 124 of the farm Tweefontein No. 154 JR	John Mabaso	T25705/1969	Samuel Khazamula Mabaso (ID No: 440515 5442 08 7)
14	Portion 130 of the farm Tweefontein No. 154 J.R	Wilson Shirelela	T19393/1970	Saint John Stanley Munyuku (ID No: 640824 5830 08 7)
15	Portion 132 of the farm Tweefontein No. 154 JR	Makola Patrick Remela	T34009/1979	Matlakala Julia Makola (ID No: 600524 0510 08 4) Sello Samuel Makola (ID No: 640406 5543 08 2) Joseph Mpho Makola (ID No: 620305 5518 08 2)
16	Portion 135 of the farm Tweefontein No. 154 JR	Alfred Bapela	T19567/1957	Medupe Piet Bapela (ID No: 540719 5488 08 7)
17	Portion 138 of the farm Tweefontein No. 154 JR	Madolo Magdalina Moalusi	T523/1977	Malakala Johana Mohudi (ID No. 370615 0269 08 1) Esther Rikhotso (ID No. 440916 0345 08 7) Maria Mapula Jivhuho (ID No. 460419 0500 08 7)
18	Portion 140 of the farm Tweefontein No. 154 JR	Wisane Samuel Mathebula	T4543/1977	Nyiko Patric Wisane Mathebula (ID NO: 510903 5441 08 2)

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Lekutuma Isaiah Ralephenya (ID No: 410827 5074 08 3) Molimi Julian Ralephenya (ID No: 451214 0155 08 6),
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Portion 265 of the farm Tweefontein No. 154 JR Portion 281 of the farm Tweefontein No. 154 JR Portion 291 of the farm Tweefontein No. 154 JR Portion 293 of the farm Tweefontein No. 154 JR Portion 296 of the farm Tweefontein No. 154 JR Portion 309 of the farm Tweefontein No. 154 JR Portion 313 of the farm Tweefontein No. 154 JR Portion 313 of the farm Tweefontein No. 154 JR Portion 320 of the farm Tweefontein No. 154 JR Portion 300 of the farm Tweefontein No. 154 JR Portion 300 of the farm Tweefontein No. 154 JR Portion 300 of the farm Tweefontein No. 154 JR Portion 030 of the farm Witfontein No. 1 JS Portion 03 of the farm Witfontein No. 1 JS
Portion 265 of the farm Tweefontein No. 1 Portion 281 of the farm Tweefontein No. 1 Portion 291 of the farm Tweefontein No. 1 Portion 298 of the farm Tweefontein No. 1 Portion 298 of the farm Tweefontein No. 1 Portion 309 of the farm Tweefontein No. 1 Portion 313 of the farm Tweefontein No. 1 Portion 320 of the farm Tweefontein No. 1 Portion 320 of the farm Tweefontein No. 1 Portion 320 of the farm Tweefontein No. 1 Portion 30 of the farm Tweefontein No. 1 Portion 0.1 (1) Portion 0.1 (1)

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5.	Portion 22 of the farm Witfontein No. 1 JS	Jeremiah Nkosi	T26249/1953	Sipho Sibiya (ID No: 760625 5402 08 0)
6.	Portion 23 of the farm Witfontein 1 No. 1 JS	Ramphele Frans	T19063/1960	Lesiba Jacobus Ramphele (ID No: 530309 5527 08 4)
7.	Portion 25 of the farm Witfontein 1 No. 1 JS	Elias Sidumo	T33834/1967	Mhlaba Family Trust
<b>∞</b>	Portion 26 of the farm Witfontein No. 12 JS	Samuel Sithole	T6067/1959	Sithole Family Trust
9.	Portion 27 of the farm Witfontein No. 1 JS	Samuel Sithole	T4563/1963	Sithole Family Trust
10.	Portion 28 of the farm Witfontein No.1 JS	Elias Sidumo	T33834/1967	Mhlaba Family Trust
11.	Portion 36 of the farm Witfontein No.1 JS	Samuel Mabasa	T29467/1957	Maria Nyanise Mabaso (ID No: 380826 0196 08 7)
12.	Portion 42 of the farm Witfontein No. 1 JS	Jerry Seabi	T19045/1964	Jim Mathole Seabi (ID No: 630923 5725 08 1)
13.	Portioon 51 of the farm Witfontein No. 1 JS	Tshoana Aabel Madiba	T10868/1974	Mokgaetji Christina Ramphele (ID No: 310325 0089 08 2)
14.	Portion 54 of the farm Witfontein No. 1 JS	Alpheus Phoko	T37336/1972	Sam Phoko (ID NO: 610823 5749 08 7)
15.	Portion 67 of the farm Witfontein No. 1 JS	Kleinbooi Mathebe	T30695/1971	Samson Thage Mathebe (ID No: 731216 5775 08 3)
16.	Portion 68 of the farm Witfontein No.1, JS	Wilson Bakana	T26402/1957	Gloria Mabasa (ID No: 660228 0969 08 7)
17.	Portion 70 of the farm Witfontein No.1 JS	Wilson Letwaba	T2085/1964	Ledwaba Family Trust
18.	Portion 71 of the farm Witfontein No. 1 JS	Matala Lena Rapetsoa	T14823/1961	Mankoana Paulina Moseri (ID N0: 581111 0328 08 0)
19.	Portion 72 of the farm Witfontein No.1, JS	Wilson Rathelele	T26403/1957	Rathelele Family Trust
	Portion 82 of the farm Witfontein No. 1 JS	Ephraim Sitthangoma	T19044/1964	Magezi Jackson Mbatsani (ID No: 420415 5682 08 5) Dina Loria Mohlaba (ID No: 481218 0680 08 8) Lora Leetisa Mbatsana (ID No: 520101 0795 08 5) Gezani Samuel Mbatsana (ID No: 520129 5329 08 9)
20.				Maria Mbatsana Maria Mbatsana
21.	Portion 84 of the farm Witfontein No. 1 JS	Chubelele Joseph Ubisi	T17349/1961	Deliwe Mapheqa Ubisi (ID NO: 531127 0688 08 4) Soyapi Tryphina Ubisi (ID NO: 591105 0436 08 1) Samaria Ubisi (ID NO: 570103 0971 08 7)
22.	Portion 86 of the farm Witfontein No. 1 JS	Josiah Lubisi	T17459/1957	Lubisi Family Trust
23.	Portion 91 of the farm Witfontein No. 1 JS	David Rabothata	T14831/1967	Rabothata Family Trust

24.	Portion 98 of the farm Witfontein No. 1 JS	Fanyana Isaac Sogo	T8504/1975	Msesi Bella Soko (ID No: 521112 0754 08 8)
25.	Portion 102 of the farm Wittontein No.1 JS	Daniel Masetla	T4207/1953	Mr. Metherone Joseph Masetla (ID No: 410403 5227 08 7)
26.	Portion 103 of the farm Witfontein No. 1 JS	Daniel Maboea	T26260/1963	Ms. Ramalau Welhemina Maboya (ID No: 360517 0139 08 6)
27.	Portion 105 of the farm Witfontein No.1 J.S	Wilson Baloyi	T32514/1969	Baloyi Wilson Family Trust
28.	Portion 112 of the farm Witfontein No. 1 JS	James Tolong	T3027/1974	James Tolong Family Trust
29.	Portion 113 of the farm Witfontein No. 1 JS	Gideon Segwapa	T26961/1952	Segwapa Family Trust
30.	Portion 114 of the farm Witfontein No. 1 JS	Moses Mgande	T18764/1966	Makheku Margaret Mgandi (ID No: 410203 0138 08 5), Ntombizodwa Beatrice Mgandi (ID No: 481031 0411 08 5) Simangele Barbara Phoko (ID No: 650527 0322 08 6) Fanyana Dan Mgandi (ID No: 520602 5713 08 0) Elsie Mgandi (ID No: 551209 0633 08 1)
31.	Portion 117 of the farm Witfontein No. 1 JS	July Twala	T26899/1972	Ms. Zanele Margaret Matloha (ID No: 610405 0347 08 1)
32.	Portion 118 of the farm Witfontein No. 1 JS	Jan Mabogoane	T896/1961	Shime Job Mabogoane (ID No: 560308 5647 08 5)
33.	Portion 120 of the farm Witfontein No. 1 JS	Jack Motsibi Racheku	T34967/1976	Matateo Kenneth Racheku (ID No: 490108 5278 08 8)
34.	Portion 126 of the farm Witfontein No. 1 JS	Moffet Mkaye Seth	T5190/1979	Mabhena Family Trust
35.	Portion 131 of the farm Witfontein No. 1JS	Elphas Kobela	T8575/1969	Mr. Shadrack Refilwe Kobela (ID No: 670228 5459 08 2)
36.	Portion 133 of the farm Witfontein No. 1 JS	Jim Dini	T19064/1960	Abraham Blessing Ntini (ID No: 710703 5367 08 1) Jimmy Ntini (ID No: 850928 6008 08 3) Hendrick Ntini James Ntini Isaak Ntini Tinyiko Gift Ntini (ID No. 860927 5866 08 5) Mokhethwa Steven Ntini (ID No: 810414 5431 08 8) Iohn Ntini
37.	Portion 139 of the farm Witfontein No. 1 JS	Mzululeki Joseph Khumalo	T19880/1976	Fikelephi Anna Khumalo (ID No: 300811 0244 08 4)
38.	Portion 156 of the farm Witfontein No. 1 JS	Buller Mokomane	T37500/1958	Mokomane BJ Family Trust

39.	Portion 157 of thhe farm Witfontein No. 1JS	Buller Mokomane	T37500/1958	Mokomane BJ Family Trust
40.	Portion 159 of the farm Witfontein No. 1 JS	Nduma Karamashe Mashaba	T20586/1977	Mjaji Mashaba (ID No: 250505 0387 08 9) Miluva Josephina Mashaba (ID No: 520702 0533 08 5)
41.	Portion 162 of the farm Witfontein No. 1 JS	David Hlagane Bopape	T17331/1987	Rose Manti Masebodu Majapelo (ID No: 640904 0558 08 9)
	Portion 164 of the farm Witfontein No. 1 JS	Hendrick Sedhlele	T55273/1984	Mashabane Family Trust
42.		Mashabane		
43.	Portion 167 of the farm Witfontein No. 1 JS	Kleinbooi Moseri	T17463/1957	Moseri Family Trust
44.	Portion 172 of the farm Witfontein No. 1 JS	Obed Ngomane	T893/1961	Mathatini Heaven Ngomane (ID No: 341108 5129 08 4) Boshiwe Eliza Ngomane (ID No: 420617 0326 08 5)
45.	Portion 175 of the farm Witfontein No. 1 JS	David Molokomme	T32515/1969	Maite Ambros Molokomme (ID No: 480726 5458 08 7) Mmametse Margaret Molokomme (ID No: 540421 0237 08 6)
46.	Portion 176 of the farm Witfontein No. 1 JS	Samuel Mosenyamatlho Segwapa	T20302/1972	Nkadimeng Esrom Segwapa (ID No: 550811 5727 08 0)
47.	Portion 179 of the farm Witfontein No. 1 JS	James Alfred Ngwenya	T18763/1966	Mr. Vusi Elias Ngwenya (ID No: 541119 5562 08 1)
48.	Portion 180 of the farm Witfontein No. 1 JS	Mmakolobe Elias Malebana	T3809/1981	Jan Kata Malebana (ID No: 631028 5429 08 7)
49.	Portion 184 of the farm Witfontein No. 1 JS	Marole Cosmos Magolego	T20698/1969	Magolego Family Trust
50.	Portion 185 of the farm Witfontein No. 1 JS	Phikankani Jack Radebe	T20693/1969	Jacobeth Nomasonto Hadebe (ID No: 451011 0208 08 3) Lizwe Samuel Radebe (ID No: 610522 5305 08 6)
51.	Portion 187 of the farm Witfontein No. 1 JS	Samuel Kutumane	T8139/1961	Phetolo Paul Kutumane (ID No: 760614 5878 08 5)
52.	Portion 198 of the farm Witfontein No. 1 JS	Phashe Lucas Masemola	T1606/1972	Kotopi Evelyn Masemola (ID No: 360202 0335 08 9)
53.	Portion 205 of the farm Witfontein No. 1JS	Jabulani John Langa	T91/1979	Matilda Langa (ID No: 551115 0729 08 6
54.	Portion 210 of the farm Witfontein No. 1 JS	Willie Phosa	T34508/1963	Phosa Family Trust
55.	Portion 219 of the farm Witfontein No. 1 JS	Bhalayi Eric Mqwambi	T10869/1974	Dolly Elsie Dhlamini (ID NO: 360322 0181 08 3)
56.	Portion 226 of the farm Witfontein No. 1 JS	Florah Bangeni Langa	T42483/1975	Nongh Family Trust

Portion 234 of the farm Witfontein No. 1 JS Portion 237 of thhe farm Witfontein No. 1 JS Portion 238 of the farm Witfontein No. 1 JS Portion 253 of the farm Witfontein No. 1 JS Portion 258 of the farm Witfontein No. 1 JS Portion 266 of the farm Witfontein No. 1 JS Portion 267 of the farm Witfontein No. 1 JS Portion 271 of the farm Witfontein No. 1 JS Portion 273 of the farm Witfontein No. 1 JS Portion 274 of the farm Witfontein No. 1 JS Portion 275 of the farm Witfontein No. 1 JS Portion 276 of the farm Witfontein No. 1 JS Portion 276 of the farm Witfontein No. 1 JS Portion 276 of the farm Witfontein No. 1 JS Portion 278 of the farm Witfontein No. 1 JS Portion 279 of the farm Witfontein No. 1 JS Portion 278 of the farm Witfontein No. 1 JS Portion 279 of the farm Witfontein No. 1 JS Portion 279 of the farm Witfontein No. 1 JS
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	Portion 292 of the farm Witfontein No. 1 JS	Solly Petrus Ledwaba	T43308/1973	Ledwaba Family Trust
76.	Portion 296 of the farm Witfontein No. 1 JS	Harry Bogopa	T5075/1970	Kapei Thabeng Bogopa Family Trust
	Portion 297 of the farm Witfontein No. 1 JS	Elias Setati	T20697/1969	Setati Family Trust
78	Portion 298 of the farm Witfontein No. 1 JS	Elias Setati	T37168/1972	Setati Family Trust
62	Portion 300 of the farm Witfontein No. 1 JS	George Macheru	T1781/1969	Macheru Family Trust
80.	Portion 308 of the farm Witfontein No. 1 JS	Alfred Maphudi Mashapa	T30855/1972	Noko Frans Kgobe (ID No: 700622 5344 08 4)
81.	Portion 310 of the farm Wittontein No. 1 JS	William Chauke	T24854/1971	Abel Gezani Chauke (ID No: 650101 5359 08 7)
82.	Portion 311 of the farm Witfontein No. 1 JS	Andreas Matemotsa	T10620/1958	Matemotja Family Trust
83	Portion 312 of the farm Witfontein No. 1 JS	Andreas Matemotsa	T10620/1958	Matemotja Family Trust
. 8	Portion 320 of the farm Witfontein No. 1 JS	Malesela Elias Legodi	T1176/1970	Elias Malesela Legodi Family Trust
85.	Portion 321 of the farm Witfontein No. 1 JS	Malesela Elias Legodi	T30854/1972	Elias Malesela Legodi Family
86.	Portion 323 of the farm Witfontein No. 1 JS	William Mogodi	T6068/1959	Peter Lenago Mogodi (ID No: 520627 5503 08 2)
87.	Portion 325 of the farm Witfontein No. 1 JS	Seemelu Jack	T28490/1968	Makoti Frans Simela (ID No: 510117 5451 08 8)
88.	Portion 337 of the farm Witfontein No. 1 JS	Jack Pehane Mangena	T11685/1961	Fanie Mangena (ID No: 491031 0467 08 5)
89.	Portion 347 of the farm Witfontein No. 1 JS	Frans Ngobeni	T30027/1971	Ngobeni Family Trust
90.	Portion 351 of the farm Witfontein No. 1 JS	Mafemane Piet Ngubane	T78881/2002	Mathabathe Oliver Makuwa (ID No: 800302 1083 08 0)
91.	Portion 360 of the farm Witfontein No. 1 JS	Sebatane Andries Lebepe	T37582/1971	Lebepe Family Trust
92.	Portion 362 of the farm Witfontein No. 1 JS	Nakedi Johannes Thakwana	T5706/1977	Matipa Stefaans Rantshane (ID No: 580606 6030 08 6)
	Portion 374 of the farm Witfontein No. 1 JS	Senaga Justinus Koka	T12464/1973	Hendrick Nakedi Koka (ID No: 640426 5399 08 7)
93. 94.	Portion 380 of the farm Wittontein No. 1 JS	Abram Mokaba	T895/1961	Klaas Matsobane Mokaba (ID No: 600423 5462 08 8)

Pc		Signey Lolk	126963/1952	Joseph Klaas Tolk (IU No: 581107 5213 08 7)
	Portion 389 of the farm Witfontein No.1 JS	William Madiseng	T3493/1958	Koloi Andreies Madiseng (ID No: 580701 5845 08 7) Sello Perus Madiseng (ID No: 600905 5428 08 5) Jacob Katishi Madiseng (ID No: 630205 5438 08 3) Paul Kalushi Madiseng (ID No: 650515 5363 08 0) Shimane Shellbov Madiseno (ID No: 710225 5523 08 3)
	Portion 400 of the farm Witfontein No.1 JS	Matome Johannes Masetla	T25767/1990	Ms. Mamolatela Christina Masetla (ID No: 400614 0346 08 4)
97.				
Pc	Portion 406 of the farm Witfontein No. 1 JS	Enock Hadebe	T10621/1958	Betty Bumbani Hadebe (ID NO: 361007 0299 08 9) Vusumuzi William Hadebe (ID NO: 580908 5858 08 1)
98.				Thabile Winny Gadebe (ID NO: 641220 0445 08 9) Nonhlanhla Julia Mokgoko (ID NO: 660831 0248 08 7)
99. Pc	Portion 412 of the farm Witfontein No. 1 JS	Elizabeth Maletsabe	T24853/1971	Suzen Baloyi (ID No: 710113 0806 08 5)
100. Pc	Portion 415 of the farm Witfontein No. 1 JS	Sebatane Peter Bopape	T14246/1978	Bopape Family Trust
101. Pc	Portion 416 of the farm Witfontein No. 1 JS	Lena Labambo	T19068/1960	Lebambo Family Trust
102.	Portion 420 of the farm Witfontein No. 1 JS	William Rapetsoa	T1784/1960	Rapetsoa Family Trust
	Portion 422 of the farm Witfontein No. 1 JS	George Piet Mamabola	T4208/1953	Mamabolo Family Trust
104. Pc	Portion 434 of the farm Witfontein No. 1 JS	Sophie Sisinyana Mosa	T39929/1973	Masufi Family Trust
105. Pc	Portion 443 of the farm Witfontein No. 1 JS	Isaka Motlabyane	T7463/1966	Matlebyane Family Trust
106. Pc	Portion 447 of the farm Witfontein No. 1 JS	Makaku Onesell Sithole	T26407/1957	Nogqabi Simon Sithole (ID No: 550119 5413 08 5)
107. Pc	Portion 448 of the farm Witfontein No. 1 JS	Makaku Onesell Sithole	T26407/1957	Nogqabi Simon Sithole (ID No: 550119 5413 08 5)
108. Pc	Portion 464 of the farm Witfontein No. 1 JS	Marake Frans Maepa	T30249/1973	Rebacca Mmalahla Maepa (ID No: 600214 0653 08 0)

### DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NOTICE 195 OF 2016

#### P571

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

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

Property	:	Portion 52 of the farm Ganse Vallei No. 444, Plettenberg Bay
Date submitted	:	13/11/1998
Extent	:	39.6582 hectares
Claimant	:	JJ Paulse
Reference number	:	KRK6/2/2/A/46/0/0/23 (P571)

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 from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape 1<sup>ST</sup> & 2<sup>nd</sup> Floors 14 Long Street Cape Town 8000 Tel: 021\*409 0300 Fax: 021\*424 5146

Mr. L.H. Maphutha Regional Land Claims Commissioner

APPROVED ... DATE ... 20/6 CHECKED ... DATE.....

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 196 OF 2016

# GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, (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. The claim for the restitution of land rights has been submitted to the Regional Land Claims Commission: Western Cape. The particulars regarding the claim are as follows:

Project Name	:	Cooper Family Claim
Number of Claims	:	1
Area	:	Oudtshoorn
Property	:	Erf 4919
The claimant	:	Mr J.A. Cooper (on behalf of the Cooper family)
Date submitted	:	10 September 1998
Current Owner	:	Jonkerman Jermaine Heinrich
Option	:	Financial compensation

No.	Ref No.	Surname & Initial	Identity Number	Property Description	Area	Extent	Dispossessed Person
1.	C332	J.A. Cooper	5307315010086	Erf 4919 Oudtshoorn	Oudtshoorn	892m <sup>2</sup>	George Edward Cooper

The Regional Land Claims Commission: Western Cape 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 from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape Private Bag X9163 CAPE TOWN 8000 Tel: 021 – 409 0300 Fax: 021 – 424 5146

Mr. L.H. Maphutha Regional Land Claims Commissioner

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## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 197 OF 2016

# GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, (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. The claim for the restitution of land rights has been submitted to the Regional Land Claims Commission: Western Cape. The particulars regarding the claim are as follows:

Project Name	;	Pietersen and Rhodes Family Claims
Number of Claims	:	3
Area	:	Oudtshoorn
Properties	:	Erf 6202, Erf 5414
Claimants	:	Ms. S. M. Pietersen & Mr. H.D. Rhodes
Date submitted	:	12 August 1997, 25 February 1999 and 18 December 1998
Current Owner	:	Oudtshoorn Municipality
Option	1	Financial compensation

N o	Ref No.	Surname & Initial	Identity Number	Property Description	Area	Extent	Dispossessed Person
1.	P137 & P626	S.M. Pietersen	4904280004085	Erf 6202	Oudtshoorn	1730m <sup>2</sup>	J. Philander
2.	R312	H.D. Rhodes	5605025200081	Erf 5414	Oudtshoorn	1118m²	J. Rhodes

The Regional Land Claims Commission: Western Cape 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 from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape Private Bag X9163 CAPE TOWN 8000 Tel: 021 – 409 0300 Fax: 021 – 424 5146

Mr. L.H. Maphutha Regional Land Claims Commissioner

APPROVED ..... 201 h DATE CHECKED DATE

# DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

#### NOTICE 198 OF 2016

# AMENDMENT OF GAZETTE NOTICE NO. 1908 OF 2004 [NO.26752 DATED 10 SEPTEMBER 2004] IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)

Notice is hereby given in terms of Section 11A (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: Western Cape.

The particulars regarding these claims are as follows:

Area	;	Klippies Eiland, Oudtshoorn
Properties		Farm 143, Onverwacht, Portions 21, 121 and 175, Oudtshoorn, measuring 102796m <sup>2</sup> (Ptn 21), 309611m <sup>2</sup> (Ptn 121) and 188294m <sup>2</sup> (Ptn 175) and on various erven in the Wesbank and North End areas and Suikerbuilt.
The claimant	:	Pastor Dyantyi on behalf of Klippies Eiland Community
Extent	:	measuring 102796m <sup>2</sup> (Ptn 21), 309611m <sup>2</sup> (Ptn 121) and 188294m <sup>2</sup> (Ptn 175)
Option	:	Financial compensation
Reference Number	:	K637

The Regional Land Claims Commission: Western Cape 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 Commission: Western Cape Private Bag X9163 CAPE TOWN 8000 Tel: 021 – 409 0300 Fax: 021 – 424 5146

Mr. L.H. Maphutha Regional Land Claims Commissioner

APPROVED	
DATE	20/6/03/22
CHECKED	RMA
DATE	425/02/2016

# DEPARTMENT OF SCIENCE AND TECHNOLOGY NOTICE 199 OF 2016 NOTICE OF INTRODUCTION OF A BILL INTO PARLIAMENT

The Minister of Science and Technology intends introducing the following Bill into Parliament during 2016 calendar year:

# PROTECTION, PROMOTION, DEVELOPMENT AND MANAGEMENT OF INDIGENOUS KNOWLEDGE SYSTEMS BILL, 2015

To provide for the protection, promotion, development and management of indigenous knowledge systems; to provide for the establishment and functions of the National Indigenous Knowledge Systems Office; to provide for the management of rights of indigenous knowledge holders; to provide for the establishment and functions of the Advisory Panel on indigenous knowledge systems; to provide for access and conditions of access to knowledge of indigenous and local communities; to provide for the registration, accreditation and certification of indigenous knowledge systems-based innovation; and to provide for matters incidental thereto.

Subsequent to the introduction of the Bill into Parliament, copies can be obtained from:

The Department of Science and Technology Parliamentary Liaison Office Contact person: Mr Luyanda Frans E-mail: Luyanda.Frans@dst.gov.za Telephone: 021 469 5010 Cellphone: 0718550416

# **REPUBLIC OF SOUTH AFRICA**

# PROTECTION, PROMOTION, DEVELOPMENT AND MANAGEMENT OF INDIGENOUS

# **KNOWLEDGE SYSTEMS BILL, 2015**

(As introduced in the National Assembly (proposed section 76); explanatory summary of Bill published in Government Gazette No. 39910 of 8 April 2016) (The English text is the official text of the Bill)

#### (MINISTER OF SCIENCE AND TECHNOLOGY)

[B-2015]

141015ce

#### BILL

To provide for the protection, promotion, development and management of indigenous knowledge systems; to provide for the establishment and functions of the National Indigenous Knowledge Systems Office; to provide for the management of rights of indigenous knowledge holders; to provide for the establishment and functions of the Advisory Panel on indigenous knowledge systems; to provide for access and conditions of access to knowledge of indigenous and local communities; to provide for the registration, accreditation and certification of indigenous knowledge practitioners; to provide for the facilitation and coordination of indigenous knowledge systems-based innovation; and to provide for matters incidental thereto.

#### PREAMBLE

**RECOGNISING** that the liberation of South Africa and its people from centuries of racially discriminatory colonial rule and domination and the establishment of a constitutional democracy was, is and will remain a historic achievement of all our people;

**EMPHASISING** that the Constitution of the Republic of South Africa, 1996, enshrines the founding values of human dignity, the achievement of equality, non-racism and non-sexism as well as the Bill of Rights that entrenches inalienable rights and freedoms to or of human dignity, equality, education, culture, religion, language, research, creativity, environment and property, among others;

**NOTING** that the Republic of South Africa as a sovereign democratic state has taken its rightful place in the family of sovereign states and is committed and obliged to observe international treaties, covenants as well as international law;

**REALISING** that the Government of the Republic of South Africa is committed to the economic, cultural and social upliftment and well-being of its people, free of discrimination;

**TAKING** into account that in the exercise of its sovereignty, South Africa has enacted and continues to enact legislation that underpins the protection, promotion and development of indigenous knowledge systems and indigenous knowledge;

**RECOGNISING** that indigenous knowledge is a national asset and it is therefore in the national interest to protect and promote Indigenous Knowledge Systems through law, policy and both public and private sector programmes;

**WISHING** to encourage the use of indigenous knowledge in the development of novel, socially and economically applicable products and services;

**ACCEPTING** that indigenous innovation is a unique approach to social innovation that informs and underpins the work of indigenous communities;

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

#### **ARRANGMENT OF SECTIONS**

#### CHAPTER1

## DEFINITIONS

1. Definitions

# CHAPTER2

# APPLICATION AND OBJECTIVES OF ACT

- 2. Application of Act
- 3. Objectives of Act

## CHAPTER3

#### NATIONAL INDIGENOUS KNOWLEDGE SYSTEMS OFFICE

- 4. Establishment of the National Indigenous Knowledge Systems Office
- 5. Functions of NIKSO
- 6. Administration of NIKSO
- 7. Establishment of the Advisory Panel
- 8. Role of Advisory Panel

# PROTECTION OF INDIGENOUS KNOWLDGE SYSTEMS

- 9. Subject matter of protection
- 10. Term of protection
- 11. Eligibility criteria for protection
- 12. Vesting rights in indigenous knowledge
- 13. Rights conferred

# **CHAPTER 5**

# ACCREDITATION AND CERTIFICATION

- 14. Accreditation of indigenous knowledge practitioner
- 15. Certification of agents to accredit indigenous knowledge practitioners

# CHAPTER 6

# **REGISTRATION OF INDIGENOUS KNOWLEDGE**

- 16. Registration Office for Indigenous Knowledge
- 17. Registrar of indigenous knowledge
- 18. Register of Indigenous Knowledge practitioners and agents
- 19. Register of Indigenous Knowledge
- 20. Registration of indigenous knowledge
- 21. Inspection of Register

- 22. Certificates of Registrar to be prima facie evidence
- 23. Register to be constructive notice
- 24. Rectification of Register

# COMMERCIAL UTILISATION OF INDIGENOUS KNOWLEDGE AND ENFORCEMENTS OF RIGHTS

- 25. Product development, commercialisation, services and processes
- 26. Access to indigenous knowledge
- 27. Dispute Resolution Committee

#### **CHAPTER 8**

#### GENERALPROVISIONS

- 28. Offences and penalties
- 29. Transborder / transnational arrangements
- 30. Co-ownership of indigenous knowledge
- 31. Regulations
- 32. Effects on other law
- 33. Transitional arrangements
- 34. Short title and commencement

#### DEFINITIONS

#### Definitions

In this Act, unless the context indicates otherwise—
 "access" includes the acquisition of indigenous knowledge by non-holders as authorised by NIKSO in terms of this Act;

"accreditation" means a formal quality assurance process by which NIKSO grants or delegates authority to qualifying agents for the purpose of overseeing the assessment of learners and accreditation of indigenous knowledge practitioner mentors or instructors within a discipline of practice according to applicable, pre-determined standards having regard to that person's possession of indigenous knowledge, expertise and skills;

"agent" means a qualifying agent appointed by NIKSO for the purpose of overseeing the assessment and accreditation of indigenous knowledge practitioner within a discipline of practice according to applicable, pre-determined standards having regard to that person's possession of indigenous knowledge, expertise and skills;

"benefit sharing" means the fair and equitable sharing of benefits in terms of a benefit sharing agreement between NIKSO and the licence holder, including monetary payments, that accrue from access to, or use of, indigenous knowledge, and may comprise participation in scientific research, fair and equitable sharing of research and development results and commercial and other benefits derived from indigenous knowledge, access to, and use of, and transfer of technology, priority access to results and benefits accruing from such access; "certification" means the formal procedure by which NIKSO grants or delegates authority to an agent to assess and verify the qualification of indigenous knowledge practitioners in accordance with pre-determined requirements;

"commercial use" means the exploitation of indigenous knowledge for financial gain;

"Constitution" means the Constitution of the Republic of South Africa;

"cultural and social identity" means the particular and distinctive identity or characteristics of a certain group or culture or of an individual as far as he or she is influenced by belonging to a certain group or culture;

"Department" means the Department of Science and Technology;

"discipline of practice" means a group of people who share the same understanding and methodology on a given practice, craft or a profession, which evolves spontaneously or is created based on people's engagement in a process of collective learning in a shared domain of human endeavour;

"holder" in relation to indigenous knowledge, means the indigenous community from which indigenous knowledge originates;

**"indigenous community"** means any recognisable community of people developing from, or historically settled in, a geographic area or areas located within the borders of the Republic characterised by social, cultural and economic conditions which distinguish them from other sections of the national community, and who identify themselves and are recognised by other groups as a distinct collective;

**"indigenous cultural expressions"** means expressions having cultural content developed within indigenous communities, and assimilated into their cultural make up or essential character, including but not limited to—

(a) phonetic or verbal expressions;

(b) musical or sound expressions;

(c) expressions by action; and

(d) action tangible expressions;

"indigenous knowledge" means knowledge which has been developed within an indigenous community and has been assimilated into the cultural make up or essential character of that community, and includes—

(a) knowledge of a scientific or technical nature;

- (b) knowledge of natural resources; and
- (c) indigenous cultural expressions;

"indigenous knowledge practitioner" means a person who renders a service utilising indigenous knowledge;

"licence holder" means any person who applies and is granted a licence by NIKSO to use indigenous knowledge;

"Minister" means the Minister responsible for science and technology;

"natural resources" means any materials and components that can be found within the environment and may exist as a separate entity such as genetic resources, fresh water, air, and mineral deposits with actual or potential use or value;

"NIKSO" means the National Indigenous Knowledge Systems Office established by section4;

"prescribed" means prescribed by regulations;

"prior informed consent" means the consent in respect of indigenous knowledge granted by an indigenous community trustee which has been obtained free from any manipulation, interference, coercion and after full disclosure of the intent and scope of the activity, in a language and process understandable to the community;

"**Register**" means the Register of indigenous knowledge provided for in section 19, and includes any official documents, compilations or records, including databases, reflecting information in respect of indigenous knowledge kept by NIKSO;

"Register of Designations" means a register of names, levels of competencies and accreditations of indigenous knowledge practitioners;

"regulations" means regulations made in terms of this Act;

"this Act" includes the regulations; and

"trustee" means a natural or juristic person that is duly delegated in terms of the practices of an indigenous community to represent an indigenous community in matters pertaining to indigenous knowledge, for and on behalf of that indigenous community and to act in that capacity.

#### **CHAPTER 2**

#### APPLICATION AND OBJECTS OF ACT

## **Application of Act**

- 2. (1) This Act applies to all persons in the Republic, including the State.
  - (2) This Act applies to all indigenous knowledge registered under

this Act.

## **Objectives of Act**

- **3.** (1) The objectives of this Act are to—
- (a) protect the indigenous knowledge of indigenous communities from unauthorised use and misappropriation;
- (b) promote public awareness and understanding of indigenous knowledge for the wider application and development thereof;
- (c) develop and enhance the potential of indigenous communities to protect their indigenous knowledge;
- (d) regulate the equitable distribution of the benefits of the use of indigenous knowledge;
- (e) promote the commercial use of indigenous knowledge in the development of new products, services and processes;
- (f) provide for registration, cataloguing, documentation and recording of indigenous knowledge held by indigenous communities;
- (g) establish mechanisms for the accreditation of indigenous knowledge practitioners; and
- (h) recognise indigenous knowledge as prior art in the determination of, and eligibility for, protection of subject matter under intellectual property laws.

## NATIONAL INDIGENOUS KNOWLEDGE SYSTEM OFFICE

## Establishment of NIKSO

**4.** The National Indigenous Knowledge Systems Office (NIKSO) is hereby established within the Department.

#### **Functions and powers of NIKSO**

- 5. (1) The functions and powers of NIKSO include—
- (a) the implementation of the Act;
- (b) protecting and recognising indigenous knowledge as property owned by indigenous communities;
- (c) facilitating the redress of rights and benefits to indigenous communities which have previously been deprived of such rights and benefits;
- (d) facilitating and coordinating the development of indigenous knowledge;
- (e) establishing and managing the registration of indigenous knowledge and the registration and accreditation of indigenous knowledge practitioners;
- (f) empowering indigenous communities through education and awareness campaigns to enable them to recognise and utilise indigenous knowledge for cultural and economic benefit;
- (g) determine the criteria for issuing licences in respect of the use of indigenous knowledge;

- (h) assist indigenous communities in the negotiation of benefit sharing agreements for use of indigenous knowledge; and
- (i) carry out any functions that are consistent with the objectives of the Act.

#### Administration of NIKSO

**6.** (1) The Minister must appoint a suitably skilled and qualified person as the Head of NIKSO in accordance with the Public Service Act, 1994 (Proclamation No. 103 of 1994).

(2) The Head of NIKSO is responsible for the administration and general management of NIKSO, subject to the directions and instructions issued by the Director-General or the Minister.

(3) The Head of NIKSO must report to the Director-General on all matters relating to the management of NIKSO.

(4) The staff of NIKSO consists of such number of employees as may be appointed by the Minister, in accordance with the Public Service Act, 1994, or received on secondment from any organ of state, as are necessary to enable NIKSO to perform its functions.

#### **Establishment of Advisory Panel**

**7.** (1) The Minister may establish an Advisory Panel consisting of not more than 10 members on specific matter relating to the objects of this Act.

(2) The Advisory Panel shall be broadly representative of the different organs of state, indigenous knowledge practitioners and specialists in the discipline of practice. (3) The Advisory Panel may be convened by the Head of NIKSO, as and when the need arises.

(4) The members of the Advisory Panel must only be remunerated for time spent on the business of NIKSO, in accordance with the rates determined by the Minister, with the concurrence of the Minister of Finance.

(5) A member of the Advisory Panel holds office for a period of three years and may be reappointed, upon the expiry of that period, for a further period of three years.

(6) For the sake of continuity, at least five members of the Advisory Panel may be reappointed.

(7) The Minister may, subject to the Promotion of Administrative Justice Act, 2000 (Act No. 3 of 2000), remove a member of the Advisory Panel for—

- (a) non-performance;
- (b) serious misconduct;
- (c) conduct that undermines the integrity or objective of the Advisory Panel; or
- (d) being convicted of an offence and sentenced to imprisonment without the option of a fine.

(8) NIKSO must provide the administrative and secretarial support to the Advisory Panel.

#### **Role of Advisory Panel**

- 8. The Advisory Panel must—
- (a) provide expert and strategic advice to NIKSO in relation to the protection, promotion,
   development and management of indigenous knowledge systems;
- (b) assist with the mobilisation of indigenous communities for purposes of pursuing specific activities conducted by NIKSO; and

(c) advise NIKSO in regard to any specific issue referred to it and execute any task that NIKSO may entrust to it in terms of this Act.

# **CHAPTER 4**

# **PROTECTION OF INDIGENOUS KNOWLEDGE**

# Subject matter of protection

**9.** (1) The Act protects indigenous knowledge, whether it is cultural or functional in nature, or both, including medical, agricultural and scientific practices, in the manner and to the extent provided for in section 11.

(2) Such indigenous knowledge shall constitute property within the meaning of this term as used in section 25 of the Constitution.

# **Term of Protection**

**10.** (1) The protection of indigenous knowledge continues for as long as the indigenous knowledge meets the criteria of eligibility for protection in terms of section 11.

(2) In the event that indigenous knowledge ceases to meet the criteria set out in terms of section 11, it shall fall into the public domain with effect from the date on which it no longer meets the criteria set out in terms of section 11.

# Eligibility criteria for protection

**11.** The protection of indigenous knowledge contemplated in section 9 apply to indigenous knowledge which—

- (a) has been passed on from generation to generation within an indigenous community;
- (b) has been developed within an indigenous community; and
- (c) is associated with the cultural make up and social identity of that indigenous community.

#### Vesting of rights in indigenous knowledge

**12.** (1) The ownership of indigenous knowledge eligible for protection with respect to an indigenous community in terms of section 9 vests in that indigenous community.

(2) The trustee of the indigenous community holds the indigenous knowledge in trust on behalf of the indigenous community.

(3) The trustee shall be responsible to the community for the protection of their rights in the indigenous knowledge.

(4) In the event that, and for as long as, the holder of indigenous property cannot be identified and designated, NIKSO must act as a custodian of that indigenous knowledge, and the ownership of it shall be deemed to vest in NIKSO, which shall have the rights and obligations of a trustee in respect of that indigenous knowledge.

#### **Rights conferred**

**13.** (1) Subject to subsection (3), the holder of indigenous knowledge has the exclusive right in respect of that indigenous knowledge to—

(a) the benefits arising from its commercial use;

- (b) be acknowledged as its source; and
- (c) restrain any unauthorised use of the indigenous knowledge.

(2) Subject to sub-section (4), a person wishing to acquire the right to use indigenous knowledge shall apply to NIKSO for a licence in accordance with section 26(1).

- (3) The application must indicate—
- (a) the identity of the indigenous knowledge holder;
- (b) the place of origin of the indigenous knowledge; and
- (c) evidence that the prior informed consent of the indigenous knowledge holder has been obtained and that a benefit sharing arrangement has been entered into with that indigenous knowledge holder.

(4) The holder of indigenous knowledge may authorise the use of that indigenous knowledge by an individual member of the community in a manner and subject to such terms and conditions as it may deem fit.

(5) A person who uses indigenous knowledge in a manner which is inconsistent with the licence for that indigenous knowledge shall be guilty of an offence.

#### **CHAPTER 5**

# ACCREDITATION AND CERTIFICATION OF INDIGENOUS KNOWLEDGE PRACTITIONERS

#### Accreditation of indigenous knowledge practitioner

**14.** (1) Any person who wishes to practice as an indigenous knowledge practitioner must apply, in the prescribed manner, to NIKSO to be accredited and certified as an indigenous knowledge practitioner and recorded in the Register of Designations.

(2) NIKSO may refer the application to an agent who has competence in the particular discipline in which that persons wishes to practice, for assessment and recommendation. (3) In assessing the eligibility of the applicant the agent must apply the prescribed norms and standards for accreditation of indigenous knowledge practitioners.

(4) Upon completion of the assessment, the agent must recommend to NIKSO to issue a certificate of competency to an applicant who meets all the prescribed requirements.

(5) NIKSO must issue the certificate of competency to the applicant and record the applicant as an accredited indigenous knowledge practitioner in the Register of Designations.

(6) Upon certification, a practitioner may commence practising as an accredited indigenous knowledge practitioner.

(7) NIKSO may, in the prescribed manner, cancel the certification of an indigenous knowledge practitioner if such practitioner has—

- (a) made a false declaration or statement, committed fraud or any act or misrepresentation for the purpose of obtaining accreditation;
- (b) failed to comply with or has contravened any of the conditions set out in the certificate of accreditation;
- (c) committed any other act or omission that is contrary to the interests of the disciplineof practice which has certified the practitioner;
- (d) been convicted of a criminal offence without the option of a fine; or
- (e) voluntarily relinquished practice as a traditional knowledge practitioner.

(8) NIKSO must—

- (a) make recommendations to the Minister regarding norms and standards for accreditation of indigenous knowledge practitioners;
- (b) ensure that the Register of Designations is established, maintained and made available to the public upon request; and

 (c) seek recognition of accreditation systems for indigenous knowledge practitioners regionally and internationally.

(9) No person shall practice as an indigenous knowledge practitioner for gain unless he or she has been accredited in terms of this section.

## Certification of agents to accredit indigenous knowledge practitioners

**15.** (1) An agent may apply to NIKSO in the prescribed manner for recognition, certification and registration as an agent.

(2) NIKSO must evaluate each application in accordance with the prescribed procedures and requirements and may issue a certificate to act as an agent if it is satisfied that the applicant meets the prescribed criteria.

(3) NIKSO may impose any conditions on such certification.

(4) Minister must prescribe accreditation procedures to be followed by

agents.

(5) NIKSO may, in the prescribed manner, cancel the registration of the agent if such agent—

(a) fails or refuses to comply with the prescribed accreditation procedures;

(b) has intentionally submitted a fraudulent application to NIKSO;

(c) accepts unlawful compensation, in respect of the application for accreditation;

 (d) charges excessive or unreasonable fees concerning the application for the accreditation of an indigenous knowledge practitioner;

(e) is found guilty of a criminal offence without the option of a fine; or

(f) commits any other unlawful act.

# **REGISTRATION OF INDIGENOUS KNOWLEDGE**

#### **Registration Office for Indigenous Knowledge**

**16.** (1) NIKSO shall establish a Registration Office for Indigenous Knowledge (Registration Office).

(2) There shall be prescribed a seal of the Registration Office and the impression of the seal shall be judicially noticed.

#### Registrar of indigenous knowledge

**17.** (1) The Minister must appoint a suitably skilled and qualified person as the Registrar of indigenous knowledge (Registrar) in accordance with the Public Service Act, 1994.

(2) The Registrar is responsible for the control of the Registration Office, subject to the directions and instructions issued by the Director-General or the Minister.

(3) The Registrar may delegate any of the powers and entrust any of the duties assigned to him or her by this Act, to any officer within NIKSO.

(4) The Registrar must permit the agent to act on behalf of the person for whom he or she is an agent, in connection with registration under this Act or any proceeding relating thereto.

#### Register of indigenous knowledge practitioners and agents

**18.** (1) NIKSO shall keep a register of indigenous knowledge practitioners and accredited agents in the prescribed manner.

(2) NIKSO shall ensure the security of any register falling within its remit, and shall maintain a list of all such registers.

(3) Where information may be accessed by persons outside an indigenous community, NIKSO shall facilitate such access on payment of the prescribed fee.

#### **Register of Indigenous Knowledge**

**19.** (1) NIKSO must keep a Register of Indigenous Knowledge in the prescribed manner.

(2) The Register shall record in respect of each item of indigenous knowledge—

- (a) particulars of the indigenous community from which the indigenous knowledge originates;
- (b) whether the indigenous knowledge is functional indigenous knowledge or an indigenous cultural expression;
- (c) whether the information provided may only be shared with persons outside the indigenous community with its consent;
- (*d*) whether any licenses have been entered into between an outside party and the indigenous community;
- (e) whether the indigenous knowledge is closely related to indigenous knowledge
   registered by another indigenous community, and if so, details of that indigenous
   knowledge; and

*(f)* such other particulars as may be prescribed.

(3) The registration of an item of indigenous knowledge in the Register shall be designated by the Registrar as being in respect of functional indigenous knowledge or indigenous cultural expressions, or as falling into both these categories.

(4) The Register shall be prima facie evidence of any matters directed or authorised by this Act to be inserted in the Register.

#### Registration of indigenous knowledge

**20.** (1) The indigenous knowledge holder may apply to the Registrar in the prescribed manner for registration of the indigenous knowledge.

(2) Subject to the provisions of this Act, the Registrar may—

(a) approve the application;

(b) approve the application subject to any conditions or limitations, and register the indigenous knowledge; or

(c) refuse the application if it does not meet the criteria set out in section 11.

(3) The Registrar shall, within 30 days after the registration of the indigenous knowledge—

- (a) issue to the applicant a certificate of registration in the prescribed form and sealed with the seal of Registration Office; and
- (b) cause to be published in the Indigenous Knowledge Bulletin or any appropriate publication, in the prescribed form, a notice of such registration.

#### Inspection of Register

**21.** (1) Subject to the provisions of this Act, the Registrar must make the Register available for inspection during working hours by the public, upon payment of the prescribed fee.

(2) Documents relating to registration of indigenous knowledge shall not be available for inspection by the public unless the person seeking such additional documents enters into a non-disclosure agreement as prescribed.

(3) The Registrar shall, at the request of any person, and on payment of the prescribed fee, furnish a copy of an extract of the Register, or a copy of a certificate of registration, in the prescribed manner.

#### Certificates of Registrar to be prima facie evidence

**22.** (1) A certificate purporting to be under the hand of the Registrar as to any entry, matter or thing that is authorised by this Act to be made or done, shall be prima facie evidence of the entry having been made and of the contents thereof.

(2) Printed or written copies or extracts purporting to be copies of or extracts from the Register, or any document relating to indigenous knowledge kept in the Registration Office, and certified by the Registrar and sealed with the seal of Registration Office, shall be admitted as evidence in all courts and proceedings without further proof or production of the original.

#### Register to be constructive notice

**24.** In any proceedings with regard to the rights in respect of registered indigenous knowledge, it shall be presumed—

- (a) that every party to those proceedings had knowledge of the particulars entered in the Register from the date of the advertisement of that registration in the Indigenous Knowledge Bulletin; and
- (b) that any person using the indigenous knowledge did so in the knowledge that it was registered and that it was a pre-condition of such use that such person should have entered into a benefit sharing agreement prior to commencing such use.

#### **Rectification of Register**

**24.** (1) The Registrar may direct the Register to be rectified by making an amendment or deletion of any entry in the Register upon application by an interested person in the prescribed manner.

(2) The Registrar may not rectify the Register unless the holder has had an opportunity to make representations on the proposed rectification.

(3) The Registrar shall rectify an entry in the Register in accordance with any finding or judgment of the court in respect of that entry.

# COMMERCIAL UTILISATION OF INDIGENOUS KNOWLEDGE AND ENFORCEMENT OF RIGHTS

#### Product development, commercialisation, services and processes

**25.** (1) NIKSO may, at the request of an indigenous community, provide assistance or facilitate the commercial use of its indigenous knowledge.

(2) NIKSO must, in relation to the commercial use of indigenous knowledge, promote partnerships for innovation and product development, coordinate funding, develop market strategies and promote commercial use of products, services,

process and the use of technology.

(3) In order to exercise any right in respect of indigenous knowledge under this Act, the holder shall register the indigenous knowledge in terms of chapter 6.

## Access to and use of indigenous knowledge

**26.** (1) Any person who intends to use indigenous knowledge for commercial purpose shall—

(a) apply in the prescribed manner to NIKSO for a licence authorising the use of that indigenous knowledge; and

(b) enter into a non-exclusive Standard Benefit Sharing Agreement with NIKSO, acting on behalf of the holder, for that indigenous knowledge.

(2) NIKSO shall consult with the trustee on the terms of the StandardBenefit Sharing Agreement for the intended use and benefits payable by the licence holder.

- (3) In the event that the indigenous knowledge which is the subject of the Standard Benefit Sharing Agreement is—
- (a) of a scientific or technical in nature, any obligation on the part of the licence holder to pay a royalty shall expire 20 years after the date of agreement; and
- (b) an indigenous cultural expression, any obligation on the part of the user to pay a royalty shall expire 50 years after the date of agreement.

(4) No prior informed consent for the use of indigenous knowledge is required for any of the following:

- (a) Face-to-face teaching;
- (b) criticism or academic review;
- (c) reporting news or current events;
- (d) judicial proceedings;
- (e) academic purposes;
- (f) any use that is incidental to the above purposes; and
- (g) in circumstances of national emergencies or natural disasters: Provided that holders are compensated for the use of their indigenous knowledge.

(5) A user of the indigenous knowledge must, in the circumstances contemplated in subsection (1), make acknowledgement of the indigenous knowledge holders by mentioning them or the geographical place from which the indigenous knowledge is originated.

(6) Any person who is aggrieved by NIKSO's decision or the conditions pertaining to such access, must, within 60 working days of such decision declare a dispute and refer it for resolution in terms of section 27.

#### **Dispute Resolution Committee**

**27.** (1) The Minister must, subject to such terms and conditions as the Minister may determine, appoint members of the Dispute Resolution Committee to resolve any dispute arising from this Act.

(2) In resolving a dispute, the Dispute Resolution Committee shall consider customary laws which may have a bearing on the subject matter of the dispute.

(3) Any party to a matter referred to the Dispute Resolution Committee

may take the matter for review to the High Court.

(4) The Dispute Resolution Committee shall have the power to impose any of the following sanctions:

- (a) A written warning to the licence holder;
- (b) issue a notice prohibiting the unauthorised use of indigenous knowledge by any person; and
- (c) cancelling, suspending or revoking the licence of a licence holder.

#### **CHAPTER 8**

#### **GENERAL PROVISIONS**

#### **Offences and penalties**

**28.** (1) Any person who uses indigenous knowledge in a manner which is inconsistent with the licence issued for that indigenous knowledge shall be guilty of an offence and liable to any sanction determined by the Dispute Resolution Committee.

Any person who uses indigenous knowledge without authorisation shall
 be guilty of an offence and liable on conviction to imprisonment not exceeding 3 years or
 R30 000 fine or both;

(3) Any person who falsely professes to be a certified indigenous knowledge practitioner shall be guilty of an offence and liable on conviction to imprisonment not exceeding 3 years or R30 000 fine or both;

(4) Any person who hinders or interferes with the management of an official in the performance of their official duties in terms of this Act shall be guilty of an offence and liable on conviction to imprisonment not exceeding 3 years or R30 000 fine or both.

#### Transborder / transnational arrangements

**29.** (1) Indigenous knowledge originating in a foreign jurisdiction must be given the same protection given to indigenous knowledge originating in the Republic: Provided that the laws of that foreign jurisdiction provide reciprocal protection to indigenous knowledge originating in the Republic.

(2) In instances where indigenous knowledge originates in one or more indigenous communities in foreign jurisdictions and in the Republic, NIKSO must assist the relevant foreign authorities and the indigenous community of the Republic to conclude an arrangement to share the ownership of that indigenous knowledge.

#### Co-ownership of indigenous knowledge

**30.** (1) In the event where there is multiple ownership of indigenous knowledge, any remuneration payable under a benefit sharing agreement shall be apportioned equally amongst the co-holders.

(2) Where an existing benefit sharing agreement does not include all the co holders of the indigenous knowledge, the agreement shall be amended accordingly.

#### Regulations

- 31. The Minister may make regulations regarding any matter pertaining to—
- (a) the protection, promotion, development and management of indigenous knowledge;
- (b) procedures for securing registration in the Register and obtaining licences to use indigenous knowledge from NIKSO;
- (c) matters which may or must be prescribed in terms of this Act; and

(*d*) in general, any ancillary or incidental matter that it is necessary to prescribe for the proper implementation or administration of this Act.

#### Effect on other laws

**32.** (1) This Act does not alter or detract from any right in respect of intellectual property conferred by any statute or the common law.

 (2) Compliance with any procedures or requirements laid down in this Act shall not constitute compliance with any procedures or requirements imposed in any other Act; (3) Without detracting from the generality of subsections (1) or (2), this Act does not amend or detract from the provisions of the National Environmental Management: Biodiversity Act (Act No. 10 of 2004), the Designs Act (Act No. 195 of 1963), the Copyright Act (Act No. 98 of 1978), the Trade Marks Act (Act No. 194 of 1993) and the Performers Protection Act (Act No. 11 of 1967), as amended.

#### **Transitional arrangements**

**33.** The indigenous knowledge holder wishing to register indigenous knowledge which existed prior to the commencement of this Act must register such indigenous knowledge in terms of this Act within 12 months from the date of commencement of this Act.

#### Short title and commencement

**34.** This Act is called the Protection, Promotion, Development and Management of Indigenous Knowledge Systems Act, 2015, and shall come into operation on a date determined by the President by proclamation in the *Gazette*.

# STATISTICS SOUTH AFRICA NOTICE 200 OF 2016

THE HEAD: STATISTICS SOUTH AFRICA notifies for general information that the Consumer Price Index is as follows:

Consumer Price Index, Rate (Base Dec 2012=100)

2016:

Rate: February – 7,0

# DEPARTMENT OF TRANSPORT NOTICE 201 OF 2016

# ERRUTUM NOTICE PERTAINING TO TRANSPORT SECTOR BROAD-BASED BLACK ECONOMIC EMPOWERMENT (B-BBEE) CODES ISSUED IN TERMS OF B-BBEE ACT, 2003 (ACT NO.53 OF 2003) AS AMENDED BY B-BBEE ACT, 2013 (ACT NO.46 OF 2013)

This Notice serves as pronouncement of erratum published in the Government Notice No. 2 of 2016 of Gazette No. 39744 on the 26 February 2016, wherein the Department of Transport inadvertently omitted addition of a Notice signed by the Minister of the Department of Trade and Industry in terms of section 9(5) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003) as amended by Act No. 46 of 2013, attached herein.

Notice is hereby given that the 60 days public commentary period will commence on the day of publication of this Notice in the Gazette due to erratum.

Draft Transport Sector Codes are accessed from the Government Printing Works or visit:

http://www.transport.gov.za/Portals/0/ITP/2016/docs/GovernmentGazetteNo3974 <u>4 26Feb2016.pdf</u>

DEPARTMENT OF TRANSPORT

#### **GENERAL NOTICE**

#### NOTICE\_\_\_\_ OF 2016

#### DEPARTMENT OF TRADE AND INDUSTRY

#### CODES OF GOOD PRACTICE ON BROAD BASED BLACK ECONOMIC EMPOWERMENT

- I, Dr Rob Davies, Minister of Trade and Industry, hereby:
  - (a) Issue the following Draft Amended Transport Sector Codes which has eight Sub-Sector Codes for public comment in terms of section 9 (5) of the Broad-Based Black Economic Empowerment Amendment Act 2003, (Act No. 53 of 2003) as amended by B-BBEE Act 46 of 2013; and
  - (b) Invite interested persons and the public to submit inputs and comments on the draft amended sector code within 60 days from the date of this publication.

Interested parties are requested to forward their comments in writing for the attention of Mr Jacob Maphutha and Ms Mologadi Leshiba, to the following addresses:

E-mail: transportsectorcode@thedti.gov.za

or

The dti Campus 77 Meintjies street Sunnyside, Pretoria 0002

c/o BEE Unit

Private Bag X 84 Pretoria 0002

Enquiries: 012 394 3876/3430

Dr Rob Davies, MP Minister of Trade and Industries 28 January 2016

#### DEPARTMENT OF TRANSPORT

#### NOTICE 202 OF 2016

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

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations,1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be considered by the Air Service Licensing Council. Representation in accordance with section 15 (3) of the Act No.115 of 1990 in support of, or in position, an application, should reach the Air Service Licensing Council. Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

#### APPENDIX I

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

(A) Safomar Aviation Operation (Pty) Ltd; Safomar Aviation Operation. (B) Hangar K, Grand Central Airport, New Road, Midrand, Gauteng. (C) Class II & III. (D) Type N1, N2, G5, G10 & G15. (E) Category A3, A4 & H2.

(A) Flightpoint (Pty) Ltd; Flightpoint (Pty) Ltd. (B) 23 Bordeaux Close, Nuutgevonden, Stellenbosch, Western Cape, 7600. (C) Class III. (D) Type G16 (RPAS Operations). (E) Category A4.

(A) CT Helicopters (Pty) Ltd. (B) 220 East Pier Road, V & A Waterkloof, Cape Town. (C) Class II & III. (D) Type N1, N2, G2, G3, G4, G15 & G16 (Ship to shore). (E) Category H2.

(A) Unmannedtech Surveillance (Pty) Ltd; Unmanned Tech. (B) Ground Floor Lakeview, 1277 Crawford Str, Centurion, 0157. (C) Class III. (D) Type G16 (RPAS Operation) (E) Category A4 & H2.

#### **APPENDIX II**

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

(A) Henley Air (Pty) Ltd; Henley Air. (B) Hangar 6, Rand Airport, Germiston. (C) Class III; G576D. (D) Type G2, G3, G4, G5, G7, G8, G10, G11, G15 & G16 (Ship to shore operations). (E) Category H1 & H2. Addition of type G13.

(A) Powered Flight Charters CC; Powered Flight Charters. (B) Hangar 708, Wonderboom Airport, Pretoria North. (C) Class II & III; N950D & G960D. (D) Type N1, N2, G3, G10 & G15. (E) Category H1 & H2. Changes to the Licensee's Status: From Powered Flight Charters CC to Powered Flight Charters (Pty) Ltd.

(A) Wefly Aviation CC; We Fly Aviation. (B) Wefly Hangar, Kimberly Airport. (C) Class II; N1046D. (D) Type NI & N2. (E) Category A4. Changes to the Management Plan: DN van Zweel replaces PJ Nieuwenhuis as the Chief Executive Officer, DN van Zweel replaces PJ Nieuwenhuis as the Responsible Person: Aircraft, DN van Zweel replaces PJ Nieuwenhuis as the Responsible Person: Flight Operations and TS Honiball replaces CD Wentzel as the Air Service Safety Officer.

(A) Solenta Aviation (Pty) Ltd; Solenta Aviation. (B) 4/S Cedar Office Estate, c/o Stinkwood Close & Cedar Avenue, Fourways. (C) Class 11 & 111;N80SD & G806D. (D) Type NI, N2, G3 & G il. (E) Category A1, A2 & A3. Changes to the Management Plan: EG Bodenstein replaces GM Stander as the Air Service Saftety Officer. (A) Westline Aviation CC; Westline Aviation.(B) Stand 28, New tempe Airport, Kenniworth Road, Bloemftontein. (C) Class II & III: N235D & G869D. (D) Type NI N2 & n G1O. (E) Category H2. Changes to the Management Plan: TS Honiball is appointed as RP: Flight Operations, MA Steyn as theAir Service Saftety Officer, SR Marais as the RP: Aircraftt & adding typeG1, G2, G3, G4, GS, G6, G7, G8, Gil, G12, G13, G14, G1S & G16 (RPAS Operations).

#### **DEPARTMENT OF TRANSPORT**

#### NOTICE 203 OF 2016

#### INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993) GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

#### **APPENDIX II**

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

(A) Powered Flight Charters CC; Powered Flight Charters. (B) Hangar 708, Wonderboom Airport, Pretoria North. (C) Class II & III; I/N209 & I/G210. (D) Type N1, N4, G3,G4, G8, G10 & G15. (E) Category H1 & H2. Changes to the Licensee's Status: From Powered Flight Charters CC to Powered Flight Charters (Pty) Ltd.

(A) Solenta Aviation (Pty) Ltd; Solenta Aviation. (B) 4/5 Cedar Office Estate, c/o Stinkwood Close & Cedar Avenue, Fourways. (C) Class II & III;I/N139 & I/G268. (D) Type N1 & N4 & G7. (E) Category A1, A2 & A3. Changes to the Management Plan: EG Bodenstein replaces GM Stander as the Air Service Safety Officer.

# BOARD NOTICES • RAADSKENNISGEWINGS

#### **BOARD NOTICE 43 OF 2016**

#### FINANCIAL MARKETS ACT, 2012

# PROPOSED AMENDMENTS TO THE JSE EQUITIES RULES: PUBLICATION FOR COMMENT

I Dube Phineas Tshidi, Registrar of Securities Services, hereby give notice under section 71(3)(b)(ii) of the Financial Markets Act 19 of 2012 that the proposed amendments to the JSE Equities Rules have been published on the official website of the Financial Services Board (<u>www.fsb.co.za</u>) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Securities Services, at the following email address: <u>Michael.Kabai@FSB.co.za</u> within a period of 14 days from the date of publication of this notice.

JE ISMIBI

D P TSHIDI REGISTRAR OF SECURITIES SERVICES

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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