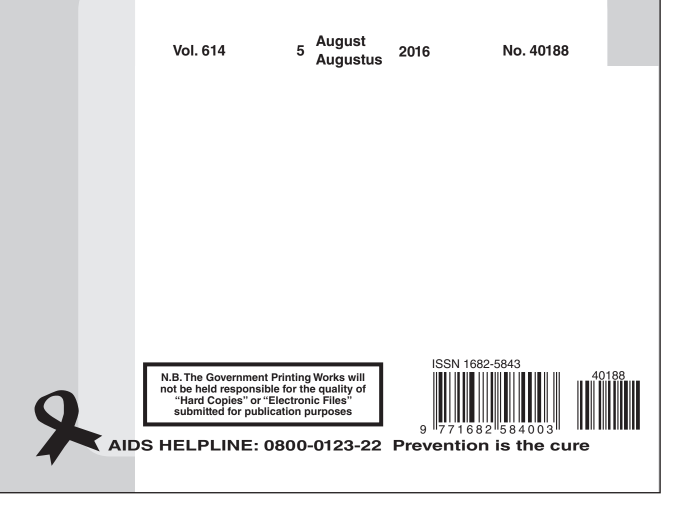


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WARNING!!!

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 <u>Renny.Chetty@gpw.gov.za</u> (012) 748-6375

Anna-Marie du Toit <u>Anna-Marie.DuToit@gpw.gov.za</u> (012) 748-6292

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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:

Weekly Index

No.	Page No.	Gazette No.	No.
PROCLAMATION			
R.46 Judicial Matters Amendment Act (24/2015) :Commencement of certain sections	2	4 40176	R.4
GOVERNMENT NOTICE			
Agriculture, Department of			Landb
862 Fertilizers, Farm Feeds, Agricultural Rem- edies and Stock Remedies Act (36/1947) :Prohibition on the Import, Export, Posses- sion, Acquisition, Sale, Use and Disposal of Agricultural Remedies	19	9 40166	86
879 Fertilizers, Farm Feeds, Agricultural Rem- edies and Stock Remedies Act (36/1947) :Prohibition on the Import, Export, Posses- sion, Acquisition, Sale, Use and Disposal of Agricultural Remedies	2	40169	87
Agriculture, Forestry and Fisheries, Department	of		Landb
844 Plant Breeders' Rights Act, 1976 :Plant Breeders' Rights processed for the period October 2015 to December 2015	19	9 40154	84
845 Marketing of Agricultural Products Act (47/1996) :Continuation of Statutory Mea- sure and Determination of Guideline Price: Levies relating to Pigs	26	6 40154	84
846 Marketing of Agricultural Products Act (47/1996) :Continuation of Statutory Mea- sures: Records and Returns by Abbattoirs and Exporters of Live Pigs	31	1 40154	84
847 Marketing of Agricultural Products Act (47/1996) :Continuation of Statutory Mea- sure: Registration by Abattoirs and Export- ers of Live Pigs	35	5 40154	84
Arts and Culture, Department of			Kuns
863 Pan South African Language Board Act (59/1995) :Call for nominations for mem- bers to serve on the Pan South African Language Board (PanSALB)	20	0 40166	86
Basic Education, Department of			Basie
848 General and Further Education and Train- ing Quality Assurance Act (58/2001) :Call- ing for the nominations of persons to serve as members on the Fourth Umalusi Coun- cil for the remaining period until 7 June 2018.	39	9 40154	84
Environmental Affairs, Department of			Omge
849 National Environmental Management Act (107/1998) :Section 24H Registration Au- thority Regulations	41	1 40154	84

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

Weeklikse Indeks

No.	Bladsy Koerant No. No.
PROKLAMASIES	
R.46 Geregtelike Aangeleenthede, 201 (24/2015) :Inwerkingtreding van seker artikels	e
GOEWERMENTSKENNISGEWING	GS
Landbou, Departement van	
862 Fertilizers, Farm Feeds, Agricultural Rem edies and Stock Remedies Act (36/1947 :Prohibition on the Import, Export, Pos session, Acquisition, Sale, Use and Dis posal of Agricultural Remedies	7) 5- 5-
879 Fertilizers, Farm Feeds, Agricultural Rem edies and Stock Remedies Act (36/1947 :Prohibition on the Import, Export, Pos session, Acquisition, Sale, Use and Dis posal of Agricultural Remedies	7) 5- 5-
Landbou, Bosbou en Visserye, Departement v	an
844 Plant Breeders' Rights Act, 1976 :Plar Breeders' Rights processed for the perio October 2015 to December 2015	d
845 Marketing of Agricultural Products Ac (47/1996) :Continuation of Statutor Measure and Determination of Guidelin Price: Levies relating to Pigs	у e
846 Marketing of Agricultural Products Ac (47/1996) :Continuation of Statutory Mea sures: Records and Returns by Abbattoir and Exporters of Live Pigs	а- ′S
847 Marketing of Agricultural Products Ac (47/1996) :Continuation of Statutory Mea sure: Registration by Abattoirs and Expor ers of Live Pigs	a- t-
Kuns en Kultuur, Departement van	
863 Wet op die Pan-Suid-Afrikaanse Taa raad (59/1995) :Oproep om nominasie van lede om te dien in die Pan-Suid-Afr kaanse Taalraad (PanSAT)	es i-
Basiese Onderwys, Departement van	
848 General and Further Education an Training Quality Assurance Act (58/2001 :Calling for the nominations of persons t serve as members on the Fourth Umalu si Council for the remaining period until June 2018	l) io J- 7
Omgewingsake, Departement van	
849 National Environmental Management Ac (107/1998) :Section 24H Registration Au thority Regulations	J-

GOVERNMENT GAZETTE, 5 AUGUST 2016

No.		Page G No.	azette No.
Biodiversity Act (onmental Management: 10/2004) :Alien and Inva- s, 2016	31	40166
Health, Department of			
tions relating to the	ns Act (56/1974) :Regula- ne Qualifications for Reg- I Assistants: Amendment	58	40154
(101/1965) :Gene	Related Substances Act eral regulations made in	4	40158
Home Affairs, Departme	nt of		
(51/1992) :Alter	eaths Registration Act ation of forenames in 24	105	40166
(51/1992) :Forena	eaths Registration Act ames Section 26 Total 11 Re-Pub	112	40166
(51/1992) :Altera	eaths Registration Act ation of forenamnes in 24	113	40166
	eaths Registration Act tion of surnames	114	40166
Justice and Constitution	al Development, Depart	ment of	
	cess to Information Act, Municipality	60	40154
2000 :Departme	cess to Information Act, nt of International Rela- ration	64	40154
2000 :Descriptio section15(1): K	cess to Information Act, n submitted in terms of waZulu-Natal Provincial partment of Transport	67	40154
Labour, Department of			
(75/1997) :Amen	s of Employment Act dments of sectoral deter- Sector, South Africa	4	40157
Public Service and Admi	inistration, Department o	of	
	ct, 1994 :Public Service	11	40167
:Government not	Act, 1994 (section 41) ice: Public Service Regu-	153	40167
Rural Development and	Land Reform, Departme	nt of	
:Erf 51, Erf 52,	nd Rights Act (22/1994) Portion 1(a) and Portion	71	40154
as amended :Cy	nd Rights Act (22/1994) prian Stombo Myoli (on Community	121	40166
870 Restitution of La Various Propertio	nd Rights Act (22/1994) es	122	40166

No.	Page No.	Gazette No.
864 National Environmental Management: Biodiversity Act (10/2004) :Alien and Inva- sive Species Lists, 2016	31	40166
Gesondheid, Departement van		
850 Health Professions Act (56/1974) :Regula- tions relating to the Qualifications for Reg- istration of Dental Assistants: Amendment	58	40154
858 Medicines and Related Substances Act (101/1965) :General regulations made in terms of the Act	4	40158
Binnelandse Sake, Departement van		
865 Births and Deaths Registration Act (51/1992) :Alteration of forenames in terms of section 24	105	40166
866 Births and Deaths Registration Act (51/1992) :Forenames Section 26 Total 11 (01p) Surnames Re-Pub	112	40166
867 Births and Deaths Registration Act (51/1992) :Alteration of forenamnes in terms of section 24	113	40166
868 Births and Deaths Registration Act (51/1992) :Alteration of surnames	114	40166
Justisie en Staatkundige Ontwikkeling, Departer	nent va	an
851 Promotion of Access to Information Act, 2000 :Swartland Municipality	60	40154
852 Promotion of Access to Information Act, 2000 :Department of International Rela- tions and Cooperation	64	40154
853 Promotion of Access to Information Act, 2000 :Description submitted in terms of section15(1): KwaZulu-Natal Provincial Government: Department of Transport	67	40154
Arbeid, Departement van		
857 Basic Conditions of Employment Act (75/1997) :Amendments of sectoral deter- mination 11: Taxi Sector, South Africa	4	40157
Staatsdiens en Administrasie, Departement van		
R.877 Public Service Act, 1994 :Public Service Regulations, 2016	11	40167
R.878 Public Service Act, 1994 (section 41) :Government notice: Public Service Reg- ulations, 2016	153	40167
Landelike Ontwikkeling en Grondhervorming, De van	eparter	nent
854 Restitution of Land Rights Act (22/1994) :Erf 51, Erf 52, Portion 1(a) and Portion 2(b) of Erf 53	71	40154
869 Restitution of Land Rights Act (22/1994) as amended :Cyprian Stombo Myoli (on behalf of Gubevu Community	121	40166
870 Restitution of Land Rights Act (22/1994) :Various Properties	122	40166

	_		
No.	Page (No.	Gazette No.	No.
South African Qualifications Authority			Suid-
880 National Qualifications Act (67/2008) Comment from Interested Parties on the applications received from the Disaster Management Institute of South Africa and Project Management Southern Africa	4	40172	8
Statistics South Africa			Statis
855 Use of Official Languages Act (12/2012) :Statistics South Africa Proposed Lan- guage Policy	73	40154	8
Trade and Industry, Department of			Hand
859 Merchandise Marks Act (17/1941) :Pro- hibition of the use of Marks by the South African Sports Confederation and Olympic Committee (SASCOC)	4	40160	8
860 Merchandise Marks Act, 1941 :Declaration or Designation of the 2016 Sun Interna- tional CEO Sleepout as a Protected Event	4	40162	8
861 Merchandse Act (17/1941) :Final prohibi- tion on the use of certain words and em- blems of the 2016 Sun International CEO Sleepout	5	40162	8
871 Co-operatives Act, 2005 :Co-operatives to be removed from the register	126	40166	8
872 Co-operatives Act, 2005 :Co-operatives to be removed from the register	127	40166	8
873 Co-operatives Act, 2005 :Co-operatives to be removed from the Register	130	40166	8
874 Co-operatives Act, 2005 :Co-operatives to be removed from the register	131	40166	8
875 Co-operatives Act, 2005 :Co-operatives to be removed from the register	132	40166	8
876 Co-operatives Act, 2005 :Co-operatives to be removed from the register	133	40166	8
Transport, Department of			Vervo
881 National Land Transport Act (5/2009) :Min- imum Requirements for the Preparation of Integrated Transport Plans, 2016	4	40174	8
Water and Sanitation, Department of			Water
856 National Water Act (36/1998) :Proposed Mzimvubu Water Project and the Environ- mental Impact Assessment relating there- to	84	40154	8
GENERAL NOTICE			
Economic Development Department			Ekon
441 International Trade Administration Com- mission :Customs tariff applicationslist 06/2016	96	40154	4
447 Competition Act (89/1998) :Competition Commission: Application for an exemp- tion:Abalone Farmers Association of Southern Africa	4	40155	4

No.	Page No.	Gazette No.
Suid-Afrikaanse Kwalifikasie-owerheid		
880 National Qualifications Act (67/2008) :Comment from Interested Parties on the applications received from the Disaster Management Institute of South Africa and Project Management Southern Africa	4	40172
Statistieke Suid-Afrika		
855 Use of Official Languages Act (12/2012) :Statistics South Africa Proposed Lan- guage Policy	73	40154
Handel en Nywerheid, Departement van		
859 Merchandise Marks Act (17/1941) :Prohi- bition of the use of Marks by the South Af- rican Sports Confederation and Olympic Committee (SASCOC)	4	40160
860 Merchandise Marks Act, 1941 :Declara- tion or Designation of the 2016 Sun In- ternational CEO Sleepout as a Protected Event	4	40162
861 Merchandse Act (17/1941) :Final prohibi- tion on the use of certain words and em- blems of the 2016 Sun International CEO Sleepout	5	40162
871 Co-operatives Act, 2005 :Co-operatives to be removed from the register	126	40166
872 Co-operatives Act, 2005 :Co-operatives to be removed from the register	127	40166
873 Co-operatives Act, 2005 :Co-operatives to be removed from the Register	130	40166
874 Co-operatives Act, 2005 :Co-operatives to be removed from the register	131	40166
875 Co-operatives Act, 2005 :Co-operatives to be removed from the register	132	40166
876 Co-operatives Act, 2005 :Co-operatives to be removed from the register	133	40166
Vervoer, Departement van		
881 National Land Transport Act (5/2009) :Minimum Requirements for the Prepara- tion of Integrated Transport Plans, 2016	4	40174
Water en Sanitasie, Departement van		
856 National Water Act (36/1998) :Proposed Mzimvubu Water Project and the Environ- mental Impact Assessment relating there- to	84	40154
ALGEMENE KENNISGEWINGS		
Ekonomiese Ontwikkeling Departement		
441 International Trade Administration Com- mission :Customs tariff applicationslist 06/2016	96	40154
447 Competition Act (89/1998) :Competition Commission: Application for an exemp- tion:Abalone Farmers Association of Southern Africa	4	40155

No.	Page (No.	Gazette No.		Page (No.	Gazette No.
448 Competition Act (89/1998), as amended :Competition Commission: South African Petroleum Industry Association granted conditional exemption	4	40156	448 Competition Act (89/1998), as amended :Competition Commission: South African Petroleum Industry Association granted conditional exemption	4	40156
Environmental Affairs, Department of			Omgewingsake, Departement van		
470 National Environmental Management: Biodiversity Act (10/2004) :Request for Communities or Individuals holding Tradi- tional Knowledge associated with the use of Pseudolachnostylis Maprouneifolia and Xeroderris Stuhlmannii	4	40173	470 National Environmental Management: Biodiversity Act (10/2004) :Request for Communities or Individuals holding Tradi- tional Knowledge associated with the use of Pseudolachnostylis Maprouneifolia and Xeroderris Stuhlmannii	4	40173
Labour, Department of			Arbeid, Departement van		
450 Labour Relations Act, 1995 :Bargaining Council for the Furniture Manufacturing In- dustry KwaZulu-Natal: Renewal of period of operation of the Main Collective Agree- ment	134	40166	450 Labour Relations Act, 1995 :Bargaining Council for the Furniture Manufacturing In- dustry KwaZulu-Natal: Renewal of period of operation of the Main Collective Agree- ment	134	40166
National Treasury			Nasionale Tesourie		
468 Public Finance Management Act :State- ment of Revenue, Expenditure and Bor- rowings: 30 June 2016	4	40168	468 Public Finance Management Act :State- ment of Revenue, Expenditure and Bor- rowings: 30 June 2016	4	40168
Rural Development and Land Reform, Departme	nt of		Landelike Ontwikkeling en Grondhervorming, Dep van	partem	ent
442 Restitution of Land Rights Act (22/1994) :Undivided portion of the Ceres Town Commonage that was subsequent to the dispossession subdivided in various er- ven	105	40154	442 Restitution of Land Rights Act (22/1994) :Undivided portion of the Ceres Town Commonage that was subsequent to the dispossession subdivided in various er- ven	105	40154
443 Restitution of Land Rights Act (22/1994), as amended :Various properties	106	40154	443 Restitution of Land Rights Act (22/1994), as amended :Various properties	106	40154
444 Restitution of Land Rights Act (22/1994) as amended :Erf 58291, Claremont, City of Cape Town	107	40154	444 Restitution of Land Rights Act (22/1994) as amended :Erf 58291, Claremont, City of Cape Town	107	40154
451 Restitution of Land Rights Act (22/1994) :Subdivision 33 of Lot 4 of Block G of the Townlands of Durban No. 1737	135	40166	451 Restitution of Land Rights Act (22/1994) Subdivision 33 of Lot 4 of Block G of the Townlands of Durban No. 1737	135	40166
452 Restitution of Land Rights Act (22/1994) :Various Portions	136	40166	452 Restitution of Land Rights Act (22/1994) :Various Portions	136	40166
453 Restitution of Land Rights Act (22/1994) Remainder of Portion 1 of the Farm Bon- gas Poort No. 16930	138	40166	453 Restitution of Land Rights Act (22/1994) Remainder of Portion 1 of the Farm Bon- gas Poort No. 16930	138	40166
454 Restitution of Land Rights Act (22/1994) :The Farm Verdiend No. 199, KwaZulu-Na- tal	139	40166	454 Restitution of Land Rights Act (22/1994) :The Farm Verdiend No. 199, KwaZulu-Na- tal	139	40166
455 Restitution of Land Rights Act (22/1994) Notice to lodge land claims on certain farms in the New Hanover District, Kwa- Zulu-Natal	140	40166	455 Restitution of Land Rights Act (22/1994) Notice to lodge land claims on certain farms in the New Hanover District, Kwa- Zulu-Natal	140	40166
456 Restitution of Land Rights Act (22/1994) as amended :Erf 21212, Cape Town at Maitland	142	40166	456 Restitution of Land Rights Act (22/1994) as amended :Erf 21212, Cape Town at Maitland	142	40166
457 Restitution of Land Rights Act (22/1994) as amended :Erf 44820, Cape Town at Rondebosch	143	40166	457 Restitution of Land Rights Act (22/1994) as amended :Erf 44820, Cape Town at Rondebosch	143	40166
458 Restitution of Land Rights Act (22/1994) as amended :Erf 57458, Claremont, City of Cape Town	144	40166	458 Restitution of Land Rights Act (22/1994) as amended :Erf 57458, Claremont, City of Cape Town	144	40166

No.	Page C No.	azette No.
459 Restitution of Land Rights Act (22/1994) :Erf 513, Simon's Town	145	40166
460 Restitution of Land Rights Act (22/1994) as amended :Erf 9593, Cape Town (No. 11 Cobern Street, Green Point)	146	40166
461 Restitution of Land Rights Act (22/1994) as amended :Farm Lepel Fontein No. 556, Kamiersburg Local Municipality, Namakwa District Municipality, Northern Cape	147	40166
462 Restitution of Land Rights Act (22/1994) :Various properties	148	40166
463 Restitution of Land Rights Act (22/1994) :Various properties	150	40166
464 Restitution of Land Rights Act (22/1994) Notice to lodge land claims on certain farms in the Umtshezi Local Municipality under Uthukela District, KwaZulu-Natal	151	40166
465 Restitution of Land Rights Act (22/1994) as amended :Erf 3190, Cape Town	152	40166
Statistics South Africa		
466 Statistics South Africa :Consumer Price Index: June 2016	153	40166
Trade and Industry, Department of		
440 International trade Administration Com- mission of South Africa :Investigation for remedial action in the form of a safeguard against increased imports of certain flat- rolled products of iron, non-alloy steel and other alloy steel (not including stainless steel)	4	40153
449 Consumer Protection Act (68/2008) :Na- tional Consumer Commission	4	40159
469 International Trade Administration Com- mission :Notice of an initiation of the in- vestigation for remedial action	4	40171
Transport, Department of		
445 Air Serviecce Licensing Act (115/1990) :Application for the grant or amendment of Domestic Air Service Licence	108	40154
446 International Air Service Act (60/1993) :Grant/Amendment of International Air Service License	109	40154
467 Air Service Licensing Act (115/1990) :Ap- plication for the Grant or Amendment of Domestic Air Service Licence	153	40166
BOARD NOTICE		
105 Financial Services Act, 1990 :Publishing of the levy gazette in Siswati and Sesotho	110	40154
106 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Mkuseli Madubela	157	40154
107 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Moses Ma- sitenyana	158	40154

No.		Page No.	Gazette No.
	nd Rights Act (22/1994) Town	145	40166
as amended :Erf	nd Rights Act (22/1994) 9593, Cape Town (No. 11 reen Point)	146	40166
as amended :Fari Kamiersburg Loc	nd Rights Act (22/1994) n Lepel Fontein No. 556, al Municipality, Namak- ipality, Northern Cape	147	40166
	nd Rights Act (22/1994) s	148	40166
463 Restitution of La Various propertie:	nd Rights Act (22/1994) es	150	40166
:Notice to lodge farms in the Umt	nd Rights Act (22/1994) land claims on certain shezi Local Municipality istrict, KwaZulu-Natal	151	40166
465 Restitution of La as amended :Erf	nd Rights Act (22/1994) 3190, Cape Town	152	40166
Statistieke Suid-Afrika			
	Africa :Consumer Price	153	40166
Handel en Nywerheid, De	epartement van		
mission of South remedial action ir against increased rolled products of other alloy steel	le Administration Com- Africa :Investigation for the form of a safeguard d imports of certain flat- iron, non-alloy steel and (not including stainless	4	40153
449 Consumer Protect tional Consumer	tion Act (68/2008) :Na- Commission	4	40159
mission :Notice of	de Administration Com- of an initiation of the in- nedial action	4	40171
Vervoer, Departement va	n		
:Application for th	censing Act (115/1990) e grant or amendment of vice Licence	108	40154
:Grant/Amendme	Service Act (60/1993) nt of International Air	109	40154
plication for the	sing Act (115/1990) :Ap- Grant or Amendment of vice Licence	153	40166
RAAD	SKENNISGEWINGS		
105 Financial Service of the levy gazette	es Act, 1990 :Publishing e in Siswati and Sesotho	110	40154
:Finding and sand	ofession Act (44/2000) tion imposed by Council: a	157	40154
al Profession Act Sanction imposed	uncil for the Architectur- (44/2000) :Finding and d by Council: Moses Ma-	158	40154

GOVERNMENT GAZETTE, 5 AUGUST 2016

No.	Page No.	Gazette No.		Page No.	Gazette No.
108 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Patrick Hofer		40154	108 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Patrick Hofer	159	40154
109 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Ntshimane Masedi		40154	109 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Ntshimane Masedi	160	40154
110 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Phil Muller.		40154	110 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Phil Muller.	161	40154
111 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Kenneth Nkosinathi Mkhize		40154	111 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Kenneth Nkosinathi Mkhize	162	40154
112 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Pholoana Mothekhe		40154	112 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Pholoana Mothekhe	163	40154
113 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Terrence Miya		40154	113 Architectural Profession Act (44/2000) Finding and sanction imposed by Council: Terrence Miya	164	40154
114 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Tshepo Wil- liam Malemela		40154	114 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Tshepo Wil- liam Malemela	165	40154
115 Architectural Profession Act (44/2000) :Disciplinary Tribunal Hearing: Fanie Thomas Simelane	166	40154	115 Architectural Profession Act (44/2000) :Disciplinary Tribunal Hearing: Fanie Thomas Simelane	166	40154
116 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Hendrick van der Merwe		40154	116 Architectural Profession Act (44/2000) Finding and sanction imposed by Council: Hendrick van der Merwe	167	40154
117 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Graeme Sparrow		40154	117 Architectural Profession Act (44/2000) Finding and sanction imposed by Council: Graeme Sparrow	168	40154
118 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Bruce Dickson	169	40154	118 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Bruce Dickson	169	40154
119 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Gavin Sleeman Speirs		40154	119 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Gavin Sleeman Speirs	170	40154
120 South African Council for the Architectural Profession Act (44/2000) :Disciplinary Tri- bunal: Joseph van Huyssteen		40154	120 South African Council for the Architectural Profession Act (44/2000) :Disciplinary Tri- bunal: Joseph van Huyssteen	171	40154
121 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Kgaogelo Juliet Mashego		40154	121 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Kgaogelo Juliet Mashego	172	40154
122 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Knowledge Madinga		40154	122 South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Knowledge Madinga	173	40154
123 South African Council for the Architectural Profession (44/2000) :Finding and Sanc- tion imposed by Council: Lesiba Brown Phasha		40154	123 South African Council for the Architectural Profession (44/2000) :Finding and Sanc- tion imposed by Council: Lesiba Brown Phasha	174	40154
124 Architectural Profession Act (44/2000) Finding and sanction imposed by Council: Loganathan Pillay		40154	124 Architectural Profession Act (44/2000) :Finding and sanction imposed by Council: Loganathan Pillay	175	40154

STAATSKOERANT, 5 AUGUSTUS 2016

No.		Page (No.	Gazette No.	No.	Page No.	Gazette No.
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Yusuf Jap- bie	176	40154	125 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Yusuf Jap pie		40154
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Phillipus Johannes Kraukamp	177	40154	126 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Phillipus Johannes Kraukamp		40154
F	South African Council for the Architectural Profession Act (44/2000) :Council for the Built Environment appeal hearing: Linda Mampuru	178	40154	127 South African Council for the Architectura Profession Act (44/2000) :Council for the Built Environment appeal hearing: Linda Mampuru		40154
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Marguere- ha-Ann Bekker	179	40154	128 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Marguere tha-Ann Bekker		40154
F	South African Council for the Architectural Profession (44/2000) :Finding and Sanc- ion imposed by Council: Hardin Chawane	180	40154	129 South African Council for the Architectura Profession (44/2000) :Finding and Sanc tion imposed by Council: Hardin Cha wane		40154
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Lorynn D'Sullivan	181	40154	130 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Lorynr O'Sullivan		40154
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Michael Schoeman	182	40154	131 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Michae Schoeman		40154
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Suren Ind- nul	183	40154	132 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Suren Ind hul		40154
tı a	South African Council for the Architec- ural Profession Act (44/2000) :Finding and Sanction imposed by COuncil: Sello Fume	184	40154	133 South African Council for the Architec tural Profession Act (44/2000) :Finding and Sanction imposed by COuncil: Sello Fume		40154
a	South African Council for the Architectur- al Profession Act (44/2000) :Finding and Sanction imposed by Council: Marthinus Francois Smuts	185	40154	134 South African Council for the Architectur al Profession Act (44/2000) :Finding and Sanction imposed by Council: Marthinus Francois Smuts		40154
a	Road Accident Fund Act (56/1996), as amended :Adjustment of statutory limit in respect of claims for loss of income and oss of support	4	40175	138 Padongelukfondswet (56/1996), soos gewysig :Aanpassing van statutêre limie ten opsigte van eise vir verlies aan inkom ste en onderhoud		40175
A C ti	Collective Investment Schemes Control Act, 2002 :Exemption of a manager of a Collective Investment Scheme in securi- ies from certain provisions of Board No- ice 90 of 2014	154	40166	136 Collective Investment Schemes Contro Act, 2002 :Exemption of a manager of a Collective Investment Scheme in securi ties from certain provisions of Board No tice 90 of 2014		40166
n	Estate Agency Affairs Act (112/1976) :The names of the appointed members are listed.	4	40170	137 Estate Agency Affairs Act (112/1976) :The names of the appointed members are list ed		40170
F N is	Project and Construction Management Professions Act (48/2000) :Correction Notice: Revised rules of conduct for reg- stered persons in terms of section 27 and 36 of the Act	4	40163	135 Project and Construction Managemen Professions Act (48/2000) :Correction Notice: Revised rules of conduct for reg istered persons in terms of section 27 and 36 of the Act		40163

IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

NO FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

Contents

		Gazette	Page
No.		No.	No.
	GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS		
Agriculture	, Forestry and Fisheries, Department of/ Landbou, Bosbou en Visserye, Departement van		
889	Plant Breeders' Rights Act (15/1976): Receipts of Applications for Plant Breeders' Rights	40188	18
Board / Raa	ld/ Board / Raad		
890	Health Professions Act (56/1974): Registration of specialists in Occupational Medicine	40188	29
Environmer	ntal Affairs, Department of/ Omgewingsake, Departement van		
891	National Environmental Management Act (107/1998): Activities identified in terms of section 24(2) that may be excluded from the requirement to obtain an environmental authorisation but that must comply with the Dangerous Goods Standard, 2016	40188	30
892	National Environmental Management Act (107/1998): Adoption of Dangerous Goods, 2016	40188	53
Health, Dep	artment of/ Gesondheid, Departement van		
893	Medicines and Related Substances Act (101/1965): [Interim Adjustment of the Single Exit Price of Medicines and Scheduled Substances (SEPA) for the Year 2016]	40188	54
894	Medicines and Related Substances Act (101/1965): Information to be Provided by Manufacturers and Or importer of Medicines and Scheduled Substances when applying for the Interim Single Exit Price Adjustment for 2016		55
895	Medicines and Related Substances Act (101/1965): Regulations relating to a Transparent Pricing System for Medicines and Scheduled Substances: (Draft Dispensing Fee for Pharmacists)	- 40188	78
Labour, Dep	partment of/ Arbeid, Departement van		
896	Labour Relations Act, 1995: Variation of Scope of the National Bargaining Council for the Road Freight and Logis tics Industry (NBCRFLI)	40188	82

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

Labour, D	epartment of/ Arbeid, Departement van		
473	Labour Relations Act, 1995: Variation of scope of the furniture bargaining council	40188	85
Rural Dev	elopment and Land Reform, Department of/ Landelike Ontwikkeling en Grondhervorming, Departement v	an	
474	Restitution of Land Rights Act (22/1994): Erf 815, Parow	40188	88
Science a	nd Technology, Department of/ Wetenskap en Tegnologie, Departement van		
475	National Research Foundation Amendment Bill, 2015: For public comments	40188	89
South Afr	can Reserve Bank/ Suid-Afrikaanse Reserwebank		
476	Currency and Exchanges Act (9/1933): Notice and Order of Forfeiture: Classic Trade 164 Close Corporation (Reg- istration number 2011/031440/23)	40188	103
477	Currency and Exchanges Act (9/1933): Notice and Order of Forfeiture: Collateral Trading 136 Close Corporation (Registration number 2005/055871/23)	40188	105
478	Currency and Exchanges Act (9/1933): Notice and Order of Forfeiture	40188	107
479	Currency and Exchanges Act (9/1933): Notice and Order of Forfeiture	40188	108
Trade and	Industry, Department of/ Handel en Nywerheid, Departement van		
480	International Trade Administration Commission of South Africa (ITAC): Sunset Review of the anti-dumping duty on unframed glass mirrors originating in or imported from India: Final determination	40188	110

BOARD NOTICES • RAADSKENNISGEWINGS

140	140 Accounting Standards Board: Invitation to comment on exposure drafts issued by the Accounting Standards Board		
		112	
141	Financial Markets Act (19/2012): Approved amendments to the Strate Rules	40188	113



LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

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

Pricing for National, 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.

The **Government Printing Works** (**GPW**) has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe* Forms. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

- 1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
- 2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website <u>www.gpwonline.co.za</u>

All re-submissions will be subject to the standard cut-off times. **All notices received after the closing time will be rejected**.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 12h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
State of Budget (National Treasury)	Monthly	Any	7 days prior to publication	3 days prior to publication
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 12h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

NOTICE SUBMISSION PROCESS

- 3. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website <u>www.gpwonline.co.za</u>.
- 4. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
- 5. The completed electronic *Adobe* form has to be submitted via email to <u>submit.egazette@gpw.gov.za</u>. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
- 6. Each notice submission should be sent as a single email. The email should contain **all documentation relating to a particular notice submission**, each as a separate attachment:
 - 6.1. Electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 6.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 6.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 6.2. Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 6.3. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should also be attached as a separate attachment. (See specifications below, point 11).
 - 6.4. Any additional notice information if applicable.
- 7. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
- 8. To avoid duplicated publication of the same notice and double billing, Please submit your notice ONLY ONCE.
- 9. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
- 10. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

COPY (SEPARATE NOTICE CONTENT DOCUMENT)

- 11. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
 - 11.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

11.2. The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

- 12. Cancellation of notice submissions are accepted by **GPW** according to the deadlines stated in the table above in point 2. 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.
- 13. Requests for cancellation must be sent by the original sender of the notice and must accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

14. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

- 15. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email <u>info.egazette@gpw.gov.za</u>). Reasons for rejections include the following:
 - 15.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
 - 15.2. Any notice submissions not on the correct Adobe electronic form, will be rejected.
 - 15.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
 - 15.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

APPROVAL OF NOTICES

- 16. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
- 17. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

- 18. The Government Printer will assume no liability in respect of-
 - 18.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 18.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - 18.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

19. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

CUSTOMER INQUIRIES

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

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

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

- 20. Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- 21. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

PAYMENT OF COST

- 22. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
- 23. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
- 24. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: <u>info.egazette@gpw.gov.za</u> before publication.
- 25. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
- 26. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
- 27. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

- 28. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website <u>www.gpwonline.co.za</u> free of charge, should a proof of publication be required.
- 29. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette*(s).

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address: Government Printing Works 149 Bosman Street Pretoria Postal Address: Private Bag X85 Pretoria 0001

For Gazette and Notice submissions: Gazette Submissions: For queries and quotations, contact: Gazette Contact Centre:

Contact person for subscribers: Mrs M. Toka:

GPW Banking Details:

Bank: ABSA Bosman Street Account No.: 405 7114 016 Branch Code: 632-005

E-mail: <u>submit.egazette@gpw.gov.za</u> E-mail: <u>info.egazette@gpw.gov.za</u> Tel: 012-748 6200

E-mail: subscriptions@gpw.gov.za Tel: 012-748-6066 / 6060 / 6058 Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 889

05 AUGUST 2016

DEPARTMENT OF AGRICULTURE, FORESTRY & FISHERIES PLANT BREEDERS' RIGHTS ACT, 1976 (ACT No. 15 of 1976)

In terms of the provisions of the Plant Breeders' Rights Act, 1976 (Act No. 15 of 1976), it is hereby made known that all aspects of plant breeders' rights, of which the particulars appear in the Sections herewith have been processed for the period January 2016 to March 2016.

Any objections must be submitted in writing to the Registrar of Plant Breeders' Rights within THREE months with reference to denominations, and within SIX months with reference to applications and grants from the date of publication of this issue, accompanied by the appropriate fees.

The bracketed numbers are reference to the addresses of the applicants and agents which can be found on the plant breeders' rights page, on the <u>www.daff.gov.za</u> website or upon request from the Plant Breeders' Rights Office.

Ms Noluthando Netnou-Nkoana Registrar of Plant Breeders' Rights

SECTION 1

RECEIPTS OF APPLICATIONS FOR PLANT BREEDERS' RIGHTS PLANT BREEDERS' RIGHTS

AGRICULTURAL CROPS

Kind of plant: Brassica napus L. [Canola/Oil Seed Rape]

	Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
ſ	PT 7927	44Y90 CL	Pioneer [133]	US	Pioneer Hi-Bred [411]	2016-03-14
ľ	PT 7928	45Y91 CL	Pioneer [133]	US	Pioneer Hi-Bred [411]	2016-03-14

Kind of plant: Dactylis glomerata L. [Cocksfoot]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7930	Kainui	Cropmark [1302]	NZ	Rocky Reynoldts [937]	2016-03-09

Kind of plant: Helianthus annuus L. [Sunflower]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7783	P65LC19	Pioneer US [133]	US	Pioneer Hi-Bred [411]	2016-03-14
PT 7782	P65LC53	Pioneer US [133]	US	Pioneer Hi-Bred [411]	2016-03-14
PT 7781	P65LC54	Pioneer US [133]	US	Pioneer Hi-Bred [411]	2016-03-14
PT 7780	P65LL13	Pioneer US [133]	US	Pioneer Hi-Bred [411]	2016-03-14
PT 7784	P65LL14	Pioneer US [133]	US	Pioneer Hi-Bred [411]	2016-03-14

Kind of plant: Lolium perenne L. [Perennial ryegrass]

Application	Proposed	Applicant	Country	Agent	Date accepted
number	denomination				
PT 7929	Kai	Cropmark [1302]	NZ	Rocky Reynoldts [937]	2016-03-09

Kind of plant: Solanum tuberosum L. [Potato]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7967	Donata	Europlant [1093]	DE	Westrust [1644]	2016-03-04
PT 7968	Jurata	Europlant [1093]	DE	Westrust [1644]	2016-03-04
PT 7969	Ottawa	Europlant [1093]	DE	Westrust [1644]	2016-03-04

Kind of plant: X Triticosecale Witt. [Triticale]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7931	US2015	Univ S/bosch [349]	ZA	Univ S/bosch [349]	2016-03-15
PT 7932	US2016	Univ S/bosch [349]	ZA	Univ S/bosch [349]	2016-03-15

ORNAMENTAL PLANTS/SIERGEWASSE

Kind of plant: Abelia R.Br. [Abelia]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7588	BMRGOLD	Sapho [1720]	FR	PSD [82]	2016-01-04

Kind of plant: Angelonia Humb. & Bonpl. [Angelonia]

Application	Proposed	Applicant	Country	Agent	Date received
number	denomination				
PT 7856	Balarcorpin	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7857	Balarckle	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7858	Balarcrose	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18

Kind of plant: Argyranthemum Webb ex Sch. Bip. [Daisy Bush]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7859	Bonmad 11277	Bonza [1346]	AU	Ball Straathof [108]	2016-01-18

Kind of plant: Begonia [Begonia]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7852	First Blush	Terra Nova [1460]	US	PSD [82]	2016-01-11
PT 7853	Painter's Palette	Terra Nova [1460]	US	PSD [82]	2016-01-11
PT 7854	Ruby Slippers	Terra Nova [1460]	US	PSD [82]	2016-01-11

Kind of plant: Calibrachoa Llave & Lex [Calibrachoa]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7860	Balconginkiss	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7861	Balcabwhite	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7862	Balcabrosim	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7919	Delibaltica Lime	Deliflor [771]	NL	Knol-Korevaar [770]	2016-02-17
PT 7920	Deloir	Deliflor [771]	NL	Knol-Korevaar [770]	2016-02-17
PT 7921	DLFAPPE6	Deliflor [771]	NL	Knol-Korevaar [770]	2016-02-17
PT 7922	DLFESCE1	Deliflor [771]	NL	Knol-Korevaar [770]	2016-02-17
PT 7923	DLFMGNM1	Deliflor [771]	NL	Knol-Korevaar [770]	2016-02-17
PT 7924	DLFYIN1	Deliflor [771]	NL	Knol-Korevaar [770]	2016-02-17
PT 7849	Fitchryspradsplen	Fides B.V. [61]	NL	Safropa [62]	2016-03-11
PT 7847	Fitchryspradswe	Fides B.V. [61]	NL	Safropa [62]	2016-03-11
PT 7848	Fitmayfair	Fides B.V. [61]	NL	Safropa [62]	2016-03-11

Kind of plant: Chrysanthemum L. [Chrysanthemum]

Kind of plant: X Digiplexis [Illumination Flame]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7851	DG09-4	Branded Garden [1755]	UK	Green Solutions [1725]	2016-02-02

Kind of plant: Impatiens L. [Impatiens]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7863	Balbigvio	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7864	Balbigaven	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7865	Balbigery	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7866	Balbouite	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7867	Balboulac	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7868	Balbigilac	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7869	Balbiged	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7870	Balbouvimp	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7871	Balbigite	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7872	Balboucher	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7873	Balboufink	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18

Kind of plant: Lomandra Labill. [Lomandra]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7925	NPW3	Ozbreed [1216]	AU	PSD [82]	2016-03-14

Kind of plant: Osteospermum L. [Osteospermum]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7874	Balseringda	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7875	Balostlueye	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7876	Balserlavosim	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18

Kind of plant: Plectranthus L'Herit. [Plectranthus]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7823	Velvet Elvis	Terra Nova [1460]	US	PSD [82]	2016-01-11
PT 7855	UF 12823	Florida Foundation [1117]	US	Ball Straathof [108]	2016-01-18

Kind of plant: Rosa L. [Rose]

Application	Proposed denomination	Applicant	Country	Agent	Date received
number	uenonniation				
PT 7850	Luddavisa	Ludwig's Rose [14]	ZA	Ludwig's Rose [14]	2016-01-29

Kind of plant: Verbena L. [Verbena]

Application number	Proposed denomination	Applicant	Country	Agent	Date received
PT 7879	Balendlu	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7880	Balendopin	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7881	Balendred	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7882	Balendurp	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18
PT 7883	Balendish	Ball Horticultural [676]	US	Ball Straathof [108]	2016-01-18

FRUIT CROPS/VRUGTEGEWASSE

Kind of plant: Actinidia Lindley [Kiwi fruit]

Application No.	Proposed denomination	Applicant	Country	Agent	Date received
PT 7895	Dong Hong	Wuhan Botanical Gardens [1760]	СН	Adams & Adams [65]	2016-02-12
PT 7896	Jinyan	Wuhan Botanical Gardens [1760]	СН	Adams & Adams [65]	2016-02-12
PT 7897	Z5z6	Institute for Fruit & Tea [1761]	CH	Adams & Adams [65]	2016-02-12

Kind of plant: Citrus L. [Mandarin]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7805	Florida 411	Florida Foundation Seed [1117]	US	CGACC [1487]	2016-01-29
PT 7806	Florida 900	Florida Foundation Seed [1117]	US	CGACC [1487]	2016-01-29

Kind of plant: Citrus L. [Navel]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7804	Caloma	Scheepers JG [1747]	ZA	CGACC [1487]	2016-01-29

Kind of plant: Citrus L. [Pummelo Grapefruit Hybrid]

Application No.	Proposed denomination	Applicant	Country	Agent	Date received
PT 7894	Florida 914	Florida Foundation Seed [1117]	US	CGACC [1487]	2016-02-02

Kind of plant: Fragaria x ananassa Duchesne [Strawberry]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7917	Aya 1	Efraim Yosef [1762]	IL	Spoor & Fisher [157]	2016-03-16
PT 7918	Peles	Efraim Yosef [1762]	IL	Spoor & Fisher [157]	2016-03-16

Kind of plant: Malus Mill. [Apple]

Application	Proposed	Applicant	Country	Agent	Date accepted
No.	denomination				
PT 7926	Bingo Gala	Wiegman JD [1763]	ZA	SAPO Trust [59]	2016-03-14
PT 7933	Plumac	Plunkett G & M [1764]	NZ	Hahn & Hahn [629]	2016-03-23
PT 7565	PremA153	Prevar Limited [1284]	NZ	Topfruit [229]	2016-02-02
PT 7564	PremA96	Prevar Limited [1284]	NZ	Topfruit [229]	2016-02-02
PT 7934	Shortie	Tru-Cape Marketing	ZA	SAPO Trust [59]	2016-03-30
		[1765]			

Kind of plant: Prunus avium (L.) L. [Sweet cherry]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7898	Rubilam	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25

Kind of plant: Prunus persica L. Batsch. [Peach]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7905	Crispbella	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7906	Crisprim	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7904	Crispstar	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7900	Flatbella	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7899	Flatjulie	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7902	Sweetregal	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7903	Sweetreine	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25

Kind of plant: Prunus persica L. Batsch. var. nucipersica [Nectarine]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7901	Cakeredal	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7914	Nectamour	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7909	Nectarboom	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7910	Nectardream	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7911	Nectarlove	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7908	Nectarruby	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7907	Nectartic	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7912	Nectastar	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25
PT 7913	Nectatinto	Agro Selections Fruits [1320]	FR	SAPO Trust [59]	2016-02-25

Kind of plant: Vaccinium L. [Blueberry]

Application No.	Proposed denomination	Applicant	Country	Agent	Date received
PT 7888	EB 8-46	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-01-14
PT 7889	EB 8-50	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-01-14
PT 7890	EB 9-2	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-01-14
PT 7915	EB 9-4	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-03-29
PT 7891	EB 9-12	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-01-14
PT 7892	EB10-1	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-01-14
PT 7893	EB 12-19	Rolf Nominees [1758] & Prunus Persica [1759]	AU	SAPO [59]	2016-01-14

Kind of plant: Vitis L. [Grape]

Application No.	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 7916	IFG Twelve	IFG, LLC [1399]	US	Voor-Groenberg [1603]	2016-02-25

SECTION 2

APPLICATIONS WITHDRAWN

Application No.	Genus	Species	Common Name	Variety Denomination	Date of Withdrawal
PT 6311	Chrysanthemum	spp.	Chrysanthemum	Dekampera	2016-01-28
PT 7391	Chrysanthemum	spp.	Chrysanthemum	DLFPIP	2016-02-09
PT 6925	Rubus	spp.	Raspberry	Wakefield	2016-03-23

SECTION 3

APPLICATIONS REJECTED

Application No.	Genus	Species	Common Name	Variety Denomination	Date of Rejection

IV. DENOMINATIONS

IV.A Application for variety denominations

Vide I

SECTION 4

APPLICATIONS FOR APPROVAL OF ALTERATIONS OF DENOMINATIONS

Application No.	Genus	Species	Common Name	Previous denomination	New denomination
PT 2834	Chrysanthemum	spp.	Chrysanthemum	Eurobelle Yellow	Eurobelle Cream
PT 7584	Ipomoea	spp.	Sweet Potato	LA06-52	Bellevue

SECTION 5

NOTIFICATIONS OF CHANGE OF AGENTS

Application	Genus	Species	Common Name	Variety	Previous Agent	New Agent
No.		-		Denomination	_	_
PT 5356	Chrysanthemum	spp.	Chrysanthemum	Afro	Safropa [62]	Knol-Korevaar [770]
ZA 20094270	Chrysanthemum	spp.	Chrysanthemum	Arctic Queen	Safropa [62]	Knol-Korevaar [770]
ZA 20083972	Chrysanthemum	spp.	Chrysanthemum	Bacardi	Safropa [62]	Knol-Korevaar [770]
PT 5931	Chrysanthemum	spp.	Chrysanthemum	Bafana	Safropa [62]	Knol-Korevaar [770]
ZA 20114840	Chrysanthemum	spp.	Chrysanthemum	Champagne	Safropa [62]	Knol-Korevaar [770]
ZA 20114839	Chrysanthemum	spp.	Chrysanthemum	Champagne Golden	Safropa [62]	Knol-Korevaar [770]
PT 5759	Chrysanthemum	spp.	Chrysanthemum	Charming	Safropa [62]	Knol-Korevaar [770]
PT 4129	Chrysanthemum	spp.	Chrysanthemum	Crystal	Safropa [62]	Knol-Korevaar [770]
PT 5562	Chrysanthemum	spp.	Chrysanthemum	Crystal Pink	Safropa [62]	Knol-Korevaar [770]
ZA 20155874	Chrysanthemum	spp.	Chrysanthemum	Fitcelebrate	Safropa [62]	Knol-Korevaar [770]
PT 7409	Chrysanthemum	spp.	Chrysanthemum	Fitchilipepper	Safropa [62]	Knol-Korevaar [770]

PT 7407	Chrysanthemum	spp.	Chrysanthemum	Fitdiscoclub	Safropa [62]	Knol-Korevaar [770]
PT 6560	Chrysanthemum	spp.	Chrysanthemum	Fitexplore	Safropa [62]	Knol-Korevaar [770]
ZA 20155897	Chrysanthemum	spp.	Chrysanthemum	Fitjourneyd	Safropa [62]	Knol-Korevaar [770]
ZA 20155877	Chrysanthemum	spp.	Chrysanthemum	Fitlynx	Safropa [62]	Knol-Korevaar [770]
ZA 20155876	Chrysanthemum	spp.	Chrysanthemum	Fitpinotblanc	Safropa [62]	Knol-Korevaar [770]
ZA 20155875	Chrysanthemum	spp.	Chrysanthemum	Fittalitha	Safropa [62]	Knol-Korevaar [770]
PT 4284	Chrysanthemum	spp.	Chrysanthemum	Ibis	Safropa [62]	Knol-Korevaar [770]
PT 5758	Chrysanthemum	spp.	Chrysanthemum	Kaitlyn	Safropa [62]	Knol-Korevaar [770]
ZA 20083978	Chrysanthemum	spp.	Chrysanthemum	Kingfisher	Safropa [62]	Knol-Korevaar [770]
PT 4286	Chrysanthemum	spp.	Chrysanthemum	Leopard	Safropa [62]	Knol-Korevaar [770]
PT 5757	Chrysanthemum	spp.	Chrysanthemum	Motown	Safropa [62]	Knol-Korevaar [770]
PT 6195	Chrysanthemum	spp.	Chrysanthemum	Redstart	Safropa [62]	Knol-Korevaar [770]
ZA 20083973	Chrysanthemum	spp.	Chrysanthemum	Streamer	Safropa [62]	Knol-Korevaar [770]
PT 5573	Chrysanthemum	spp.	Chrysanthemum	Stromboli	Safropa [62]	Knol-Korevaar [770]
ZA 20083975	Chrysanthemum	spp.	Chrysanthemum	Woodpecker	Safropa [62]	Knol-Korevaar [770]
ZA 20094275	Chrysanthemum	spp.	Chrysanthemum	Woodpecker Dark	Safropa [62]	Knol-Korevaar [770]
PT 6196	Chrysanthemum	spp.	Chrysanthemum	Woodstar	Safropa [62]	Knol-Korevaar [770]
ZA 20032820	Leucadendron	spp.	Conebush	Safari Goldstrike	Berghof Fynbos	Arnelia Farms
					[719]	[1337]
ZA 20032930	Phlox	spp.	Phlox	Bareleven	Sittig [1011]	Knol-Korevaar (770)
ZA 20032928	Phlox	spp.	Phlox	Barfourteen	Sittig [1011]	Knol-Korevaar (770)
ZA 20032931	Phlox	spp.	Phlox	Barten	Sittig [1011]	Knol-Korevaar (770)
ZA 20032929	Phlox	spp.	Phlox	Bartwelve	Sittig [1011]	Knol-Korevaar (770)
ZA 20043123	Rosa	spp.	Rose	Lexani	L. de Wet [1325]	Knol-Korevaar (770)
PT 7748	Rosa	spp.	Rose	Lexanrym	L. de Wet [1325]	Knol-Korevaar [770]
PT 7745	Rosa	spp.	Rose	Lexetnacorb	L. de Wet [1325]	Knol-Korevaar [770]
ZA 20114699	Rosa	spp.	Rose	Lexhcaep	L. de Wet [1325]	Knol-Korevaar [770]
PT 7744	Rosa	spp.	Rose	Lexifas	L. de Wet [1325]	Knol-Korevaar [770]
PT 7746	Rosa	spp.	Rose	Lexknipava	L. de Wet [1325]	Knol-Korevaar [770]
PT 7747	Rosa	spp.	Rose	Lexlraep	L. de Wet [1325]	Knol-Korevaar [770]
ZA 20114696	Rosa	spp.	Rose	Lexteews	L. de Wet [1325]	Knol-Korevaar [770]
PT 7743	Rosa	spp.	Rose	Lexydnac	L. de Wet [1325]	Knol-Korevaar [770]

SECTION 6

CHANGES IN THE PERSON OF THE HOLDER OF A PLANT BREEDERS' RIGHT

Application	Genus	Species	Common Name	Variety	Previous Holder	New Holder
No.				Denomination		

SECTION 7

CHANGES IN THE PERSON OF THE APPLICANT OF A PLANT BREEDERS' RIGHT

Application No.	Genus	Species	Common Name	Variety Denomination	Previous Applicant	New Applicant

SECTION 8

GRANT OF PLANT BREEDERS' RIGHTS

AGRICULTURAL CROPS/AKKERBOUGEWASSE

Kind of plant: Phaseolus vulgaris L. [Dry bean]

Application	Variety	Grantee	Agent	Grant No.	Date of	Expiry Date
No.	Denomination				Grant	

PT 7602	PAN 9244	Pannar Seed [1412]	Pannar Seed [14	121 ZA 2016606	39 2016-02-19 2036-02-19

Kind of plant: Triticum L. [Wheat]

Application	Variety	Grantee	Country	Agent	Grant No.	Date of	Expiry Date
No.	Denomination		-	-		Grant	
PT 7539	SST 0147	Sensako [24]	ZA	Sensako [24]	ZA 20166079	2016-03-18	2036-03-18
PT 7533	SST 3149	Sensako [24]	ZA	Sensako [24]	ZA 20166080	2016-03-18	2036-03-18
PT 7534	SST 7155	Sensako [24]	ZA	Sensako [24]	ZA 20166081	2016-03-18	2036-03-18
PT 7535	SST 7156	Sensako [24]	ZA	Sensako [24]	ZA 20166082	2016-03-18	2036-03-18
PT 7536	SST 7157	Sensako [24]	ZA	Sensako [24]	ZA 20166083	2016-03-18	2036-03-18

ERRATUM

Kind of plant: Triticum L. [Wheat]

Application	Variety	Grantee	Country	Agent	Grant No.	Date of	Expiry Date
No.	Denomination					Grant	
PT 2400	Kronos	Arizona [720]	US	Zylem [312]	ZA 992029	1999-01-28	2019-01-28

END ERRATUM

Kind of plant: Zea mays L. var saccharata Bailey [Sweetcorn]

Application	Variety	Grantee	Agent	Grant No.	Date of	Expiry Date
No.	Denomination		-		Grant	
PT 7593	Defender	Plennegy [1540]	Plennegy [1540]	ZA 20166067	2016-01-29	2036-01-29
PT 7615	Nebula	Plennegy [1540]	Plennegy [1540]	ZA 20166068	2016-01-29	2036-01-29

VEGETABLE CROPS/GROENTEGEWASSE

Kind of plant: Cucurbita moschata L. (Butternut)

Application	Variety	Grantee	Country	Agent	Grant No.	Date of	Expiry Date
No.	Denomination					Grant	
PT 7589	Krista	Plennegy (1540)	ZA	Plennegy (1540)	20166066	2016-02-19	2036-02-19

FRUIT CROPS/VRUGTEGEWASSE

Kind of plant: Citrus L. [Mandarin]

Application	Variety	Grantee	Agent	Grant No.	Date of	Expiry Date
No.	Denomination				Grant	
PT 4987	Tango	Univ of Calif [679]	Werkmans [1683]	ZA 20166070	2016-03-03	2041-03-03

Kind of plant: Prunus persica (L.) Batsch. [Peach]

Application	Variety	Grantee	Agent	Grant No.	Date of	Expiry Date
No.	Denomination				Grant	
PT 6194	Flavour Delight	Oz Peach [1383]	SAPO Trust [59]	ZA 20166071	2016-03-11	2014-03-11

ORNAMENTAL PLANTS/SIERGEWASSE

Kind of plant: Chrysanthemum L. [Chrysanthemum]

Application	Variety	Grantee	Country	Agent	Grant No.	Date of	Expiry Date
No.	Denomination		_			Grant	
PT 7506	Dekbomber Green	Dekker [773]	NL	Knol-Korevaar [770	ZA 20166063	2016-02-17	2036-02-17
PT 7247	Dekpetrushka	Dekker [773]	NL	Knol-Korevaar [770]	ZA 20166064	2016-02-17	2036-02-17

PT 7392	Delibarca Red	Deliflor [771]	NL	Knol-Korevaar	ZA 20166065	2016-02-17	2036-02-17	ì
				[770]				

Kind of plant: Rosa L. [Rose]

Application	Variety	Grantee	Country	Agent	Grant No.	Date of	Expiry Date
No.	Denomination					Grant	
PT 7689	Horcassini	M. Horner [889]	UK	Ludwig's [14]	ZA 20166045	2016-02-08	2041-02-08
PT 7690	Korfalmazu	Kordes's [12]	DE	Ludwig's [14]	ZA 20166046	2016-02-08	2041-02-08
PT 7692	Korfivkon	Kordes's [12]	DE	Ludwig's [14]	ZA 20166047	2016-02-08	2041-02-08
PT 7691	Korkaans	Kordes's [12]	DE	Ludwig's [14]	ZA 20166048	2016-02-08	2041-02-08
PT 7693	Korkilawi	Kordes's [12]	DE	Ludwig's [14]	ZA 20166049	2016-02-08	2041-02-08
PT 7694	Korsalamar	Kordes's [12]	DE	Ludwig's [14]	ZA 20166050	2016-02-08	2041-02-08
PT 7695	Korsebasaf	Kordes's [12]	DE	Ludwig's [14]	ZA 20166051	2016-02-08	2041-02-08
PT 7696	Ludansun	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166052	2016-02-08	2041-02-08
PT 7697	Ludclocjoey	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166053	2016-02-08	2041-02-08
PT 7698	Ludeligra	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166054	2016-02-08	2041-02-08
PT 7699	Ludintendav	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166055	2016-02-08	2041-02-08
PT 7700	Ludshedou	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166056	2016-02-08	2041-02-08
PT 7701	Ludsheijujo	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166057	2016-02-08	2041-02-08
PT 7702	Ludwisuver	Ludwig's [14]	ZA	Ludwig's [14]	ZA 20166058	2016-02-08	2041-02-08
PT 3969	Meiceppus	Meilland [16]	FR	Adams [65]	ZA 20166103	2016-03-15	2041-03-15
PT 7505	Meidysouk	Meilland [16]	FR	Adams [65]	ZA 20166059	2016-02-08	2041-02-08
PT 7502	RUICG 1218 A	De Ruiter [66]	NL	Tokoza [890]	ZA 20166060	2016-02-08	2041-02-08
PT 7503	RUICG 1636 B	De Ruiter [66]	NL	Tokoza [890]	ZA 20166061	2016-02-08	2041-02-08
PT 7427	RUICG 1728 A	De Ruiter [66]	NL	Tokoza [890]	ZA 20166062	2016-02-08	2041-02-08

SECTION 9

REFUSAL OF GRANTS FOR PLANT BREEDERS' RIGHTS

Application	Genus	Species	Common Name	Variety	Date of
No.				Denomination	Rejection
PT 6639	Malus	spp.	Apple	TruFu	2015-07-21

SECTION 10

PLANT BREEDERS' RIGHTS EXPIRED

Application No.	Genus	Species	Common Name	Variety Denomination	Date Expired
				Denomination	

SECTION 11

PLANT BREEDERS' RIGHTS SURRENDERED

Application No.	Genus	Species	Common Name	Variety Denomination	Expiry Date	Date Surrendered
ZA 981877	Alstroemeria	spp.	Inca Lily	Stabec	2018-03-02	2016-01-28
ZA 981879	Alstroemeria	spp.	Inca Lily	Stasach	2018-03-02	2016-01-28
ZA 20094290	Begonia	spp.	Begonia	Belaro	2029-11-20	2016-01-26
ZA 20104352	Begonia	spp.	Begonia	Berseko Light Pink	2030-02-08	2016-01-26
ZA 20094292	Begonia	spp.	Begonia	Betulia Light	2029-11-20	2016-01-26
ZA 20094293	Begonia	spp.	Begonia	Betulia New Pink	2029-11-20	2016-01-26
ZA 20094298	Begonia	spp.	Begonia	Binos Pink	2029-11-20	2016-01-26
ZA 20094299	Begonia	spp.	Begonia	Binos Soft Pink	2029-11-20	2016-01-26
ZA 20094268	Chrysanthemum	spp.	Chrysanthemum	Dekaliya	2029-08-11	2016-01-26
ZA 20094269	Chrysanthemum	spp.	Chrysanthemum	Dekbretagne	2029-08-11	2016-01-26
ZA 20114834	Chrysanthemum	spp.	Chrysanthemum	Dekcatalina	2031-08-20	2016-01-26
ZA 20125023	Chrysanthemum	spp.	Chrysanthemum	Dekcosmic	2032-05-03	2016-01-26

Application No.	Genus	Species	Common Name	Variety Denomination	Expiry Date	Date Surrendere
ZA 20135346	Chrysanthemum	spp.	Chrysanthemum	Dekfrancofone Red	2033-06-19	2016-01-26
ZA 20094271	Chrysanthemum	spp.	Chrysanthemum	Dekgaliaro Green	2029-08-11	2016-01-26
ZA 20125021	Chrysanthemum	spp.	Chrysanthemum	Dekgiliam	2032-05-03	2016-01-20
ZA 20123021	Chrysanthemum		Chrysanthemum	Dekkovu	2032-03-03	2016-01-20
ZA 20104405		spp.	Chrysanthemum	Dekmajor	2031-08-20	2016-01-20
	Chrysanthemum	spp.			· · · · · · · · · · · · · · · · · · ·	•••••••••••••••••••••••••••••••••••••••
ZA 20135266	Chrysanthemum	spp.	Chrysanthemum	Dekmorgana	2033-05-02	2016-01-26
ZA 20155872	Chrysanthemum	spp.	Chrysanthemum	Dekpaddock Green	2035-05-25	2016-01-26
ZA 20145572	Chrysanthemum	spp.	Chrysanthemum	Dekzivena	2034-04-07	2016-01-26
ZA 20083962	Chrysanthemum	spp.	Chrysanthemum	Eurobelle Yellow	2028-09-15	2016-01-26
ZA 20083790	Chrysanthemum	spp.	Chrysanthemum	Rebonnet	2028-01-02	2016-01-28
ZA 981918	Cucurbita	spp.	Pumpkin	Jamboree	2018-03-31	2016-03-08
ZA 20032898	Gossypium	hirsutum L.	GMO Cotton	Deltaopal RR	2023-08-05	2016-03-08
ZA 20022564	Gossypium	hirsutum L.	CONV Cotton	NuOpal	2025-10-31	2016-03-08
ZA 20053396	Gossypium	hirsutum L.	GMO Cotton	NuOpal RR	2025-10-31	2016-03-08
ZA 20073732	Lactuca	spp.	Lettuce	PS 654 5691	2027-07-30	2016-03-08
ZA 20073732	Lactuca		Lettuce	PS 654 5701	2027-07-30	2016-03-08
		spp.			· · · · · · · · · · · · · · · · · · ·	
ZA 20053320	Lycopersicon	esculentum Mill.	Tomato	llanga	2025-05-25	2016-02-16
ZA 20002239	Phaseolus	vulgaris L.	Garden bean	Amy	2020-02-17	2016-03-08
ZA 20042980	Phaseolus	vulgaris L.	Garden bean	Flavio	2024-02-17	2016-03-08
ZA 20012406	Phaseolus	vulgaris L.	Garden bean	Imbali	2021-01-11	2016-02-16
ZA 20073709	Phaseolus	vulgaris L.	Garden bean	Itala	2027-05-08	2016-02-16
ZA 20032784	Phaseolus	vulgaris L.	Garden bean	Timbavati	2023-03-24	2016-02-16
ZA 20135218	Phaseolus	vulgaris L.	Dry bean	PAN 9225	2033-02-12	2016-03-08
ZA 981980	Pisum		Garden pea	Kalamo	2018-12-01	2016-03-08
ZA 20135202		spp.			2038-02-15	2016-03-30
	Protea	spp.	Protea	Lady Merel		
ZA 20145512	Rosa	spp.	Rose	Delsent	2039-01-28	2016-01-29
ZA 971737	Rosa	spp.	Rose	Delstrobla	2022-09-05	2016-01-29
ZA 992117	Rosa	spp.	Rose	Fryxotic	2024-03-31	2016-01-29
ZA 20022618	Rosa	spp.	Rose	Horcohabitat	2027-02-26	2016-01-29
ZA 20022690	Rosa	spp.	Rose	Koralanson	2027-10-01	2016-01-29
ZA 20104324	Rosa	spp.	Rose	Koratomi	2035-01-28	2016-01-29
ZA 992079	Rosa	spp.	Rose	Korblekaf	2024-05-31	2016-01-29
ZA 992107	Rosa	spp.	Rose	Korhoco	2024-03-31	2016-01-29
ZA 20084096	Rosa	spp.	Rose	Korjulon	2028-08-22	2016-01-29
ZA 20012491	Rosa	spp.	Rose	Kormagun	2026-05-28	2016-01-29
ZA 971741	Rosa	spp.	Rose	Kormodika	2022-09-05	2016-01-29
ZA 992126	Rosa	spp.	Rose	Korquemo	2024-03-31	2016-01-29
ZA 20155521	Rosa	spp.	Rose	Korrobba	2039-01-28	2016-01-29
ZA 20022599	Rosa	spp.	Rose	Lavcom	2027-02-25	2016-01-29
ZA 20022333 ZA 20043122	Rosa		Rose	Lavking	2029-06-10	2016-01-29
ZA 20053269	Rosa	spp.	Rose	Lavnew	2030-03-15	2016-01-29
ZA 20053209 ZA 20073672	Rosa	spp.	Rose	Ludheiblepo	2032-03-25	2016-01-29
		spp.	Rose			
ZA 20145488	Rosa Basa	spp.		Ludiborg	2039-01-28	2016-01-29
ZA 20073694	Rosa	spp.	Rose	Ludrealis	2032-03-25	2016-01-29
A 992099	Rosa	spp.	Rose	Macarnhe	2024-05-31	2016-01-29
A 992082	Rosa	spp.	Rose	Macgeorgi	2024-05-31	2016-01-29
ZA 971731	Rosa	spp.	Rose	Macivy	2022-09-05	2016-01-29
A 971732	Rosa	spp.	Rose	Macgenev	2022-09-05	2016-01-29
ZA 992102	Rosa	spp.	Rose	Oraseng	2024-05-31	2016-01-29
A 20022734	Rosa	spp.	Rose	Savaden	2027-10-01	2016-01-29
A 992123	Rosa	spp.	Rose	Savagood	2024-03-31	2016-01-29
A 20114697	Rosa	spp.	Rose	Lexaanas	2036-05-11	2016-02-03
A 20073692	Rosa	spp.	Rose	Lexalleb	2032-03-22	2016-02-03
ZA 20114905	Rosa	spp.	Rose	Lexannod	2036-10-11	2016-02-03
ZA 20114698	Rosa	1	Rose	Lexidagam	2036-10-11	2016-02-03
ZA 20114098 ZA 20073669	Rosa	spp.	Rose		2032-03-22	2016-02-03
		spp.		Lexiraha		•••••••••••••••••••••••••••••••••••••••
ZA 20043101	Rosa Basa	spp.	Rose	Lexmei	2029-06-10	2016-02-03
ZA 20073670	Rosa	spp.	Rose	Lexoirek	2032-03-22	2016-02-03
ZA 20073698	Rosa	spp.	Rose	Lexora	2032-03-22	2016-02-03
ZA 20043077	Rosa	spp.	Rose	Lexplut	2029-06-10	2016-02-03
ZA 20032765	Solanum	spp.	Potato	Accord	2023-01-08	2016-01-27

Application No.	Genus	Species	Common Name	Variety Denomination	Expiry Date	Date Surrendered
ZA 20053336	Solanum	spp.	Potato	Ami	2025-07-01	2016-01-27
ZA 20053327	Solanum	spp.	Potato	Arnova	2025-07-01	2016-01-27
ZA 20114797	Solanum	spp.	Potato	Bafana	2031-06-14	2016-01-28
ZA 20073562	Solanum	spp.	Potato	Emergo	2027-01-19	2016-02-11
ZA 20135332	Solanum	spp.	Potato	Evora	2033-05-23	2016-02-11
ZA 20155908	Solanum	spp.	Potato	Faluka	2035-08-01	2016-01-27
ZA 20155913	Solanum	spp.	Potato	Iryna	2035-08-01	2016-01-27
ZA 20032767	Solanum	spp.	Potato	Lady Claire	2023-01-08	2016-01-27
ZA 20012417	Solanum	spp.	Potato	Lady Cristl	2021-02-07	2016-01-27
ZA 20053335	Solanum	spp.	Potato	Lady Jo	2025-07-01	2016-01-27
ZA 20032768	Solanum	spp.	Potato	Lady Olympia	2023-01-08	2016-01-27
ZA 961577	Solanum	spp.	Potato	Liseta	2016-10-14	2016-02-11
ZA 20053413	Solanum	spp.	Potato	Melody	2026-01-19	2016-01-27
ZA 20073564	Solanum	spp.	Potato	Quincy	2027-01-19	2016-02-11
ZA 20032906	Solanum	spp.	Potato	Rodeo	2023-09-04	2016-02-11
ZA 20135335	Solanum	spp.	Potato	Sylvanna	2033-05-23	2016-02-11
ZA 20124966	Solanum	spp.	Potato	VR808	2032-03-14	2016-01-28
ZA 20012416	Solanum	spp.	Potato	Yarden	2021-02-07	2016-01-27
ZA 20042995	Triticum	spp.	Wheat	MACB	2024-02-05	2016-02-05
ZA 20083806	Triticum	spp.	Wheat	SST 077	2028-01-14	2016-02-05
ZA 20042993	Triticum	spp.	Wheat	SST 322	2024-02-05	2016-02-05
ZA 20042994	Triticum	spp.	Wheat	SST 334	2024-02-05	2016-02-05
ZA 20012461	Triticum	spp.	Wheat	SST 399	2021-03-02	2016-02-05
ZA 20125009	Triticum	spp.	Wheat	SST 805	2032-04-04	2016-02-05
ZA 20125010	Triticum	spp.	Wheat	SST 807	2032-04-04	2016-02-05
ZA 20104341	Triticum	spp.	Wheat	SST 878	2030-02-08	2016-02-05
ZA 20002251	Triticum	spp.	Wheat	SST 94	2020-03-01	2016-02-05
ZA 20022665	Zea	mays L.	Maize	DKC 61-24	2022-07-07	2016-03-08
ZA 20022664	Zea	mays L.	Maize	DKC 61-25 B	2022-07-07	2016-03-08
ZA 20043169	Zea	mays L.	Maize	DKC 66-32 B	2024-08-20	2016-03-08
ZA 20073775	Zea	mays L.	Maize	DKC 66-60 BR	2027-08-01	2016-03-08
ZA 20022745	Zea	mays L.	Maize	DKC 78-15 B	2022-09-10	2016-03-08
ZA 20104523	Zea	mays L.	Maize	PAN 63	2030-10-07	2016-03-08
ZA 20073756	Zea	mays L.	Maize	PAN 69	2027-08-01	2016-03-08
ZA 20084044	Zea	mays L.	Maize	PAN 7M-07	2028-08-18	2016-03-08
ZA 20073759	Zea	mays L.	Maize	PAN 7M-97	2027-08-01	2016-03-08

BOARD / RAAD

NO. 890

05 AUGUST 2016

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

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

REGISTRATION OF SPECIALISTS IN OCCUPATIONAL MEDICINE

Notice is hereby given that notwithstanding regulation 6(1) of the regulations relating to the specialities and sub specialities as published under Government Notice R590 in *Government Gazette* 22420 of 29 June 2001 ("the regulations"), the professional board may register, as a specialist in Occupational Medicine (independent practice) or specialist in Occupational Medicine (public service), any person who:

- was, immediately prior to 13 December 2004, engaged in the practice of Occupational Medicine for a continuous period of not less than five years;
- (ii) is dependent, wholly or mainly, for his or her livelihood on the practice of Occupational Medicine; and
- (iii) submits a certificate to the professional board stating that he or she is of good character.

Any person who wishes to register as a specialist in Occupational Medicine in terms of this exception may apply to the registrar for registration within twelve months from the date of publication of this notice and on a form obtainable from the Health Professions Council South Africa and on payment of the registration fee. This exception is only open for twelve months and no person shall be registered in terms of this exception thereafter.

- copiciumano

ADV. PHELELANI KHUMALO ACTING REGISTRAR DATE: 2016 07

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

NO. 891

05 AUGUST 2016

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998)

ACTIVITIES IDENTIFIED IN TERMS OF SECTION 24(2) THAT MAY BE EXCLUDED FROM THE REQUIREMENT TO OBTAIN AN ENVIRONMENTAL AUTHORISATION BUT THAT MUST COMPLY WITH THE DANGEROUS GOODS STANDARD, 2016

I, Borno Edith Edna Molewa, Minister of Environmental Affairs, hereby give notice of my intention to, in terms of section 24(2)(d), read with section 47A (1) (b), of the National Environmental Management Act, 1998 (Act No. 107 of 1998), identify activities that may be excluded from the requirement to obtain an environmental authorisation, as set out in the Schedule hereto, but which activities must comply with the Dangerous Goods Standard, 2016.

Members of the public are invited to submit to the Minister, within 30 days of publication of this notice in the Gazette, written representations on or objections to the following addresses:

By post to: The Director-General Department of Environmental Affairs Attention: Ms Chantal Engelbrecht Private Bag X447 **PRETORIA** 0001

By hand at: Reception, Environment House, 473 Steve Biko Road, Arcadia, Pretoria. By e-mail: <u>cengelbrecht@environment.gov.za</u>.

Any inquiries in connection with the notice can be directed to Ms Chantal Engelbrecht at 012 399 9288.

Comments received after the closing date will not be considered.

BOMO EDITH EDNA MOLEWA MINISTER OF ENVIRONMENTAL AFFAIRS

SCHEDULE

PURPOSE

1. The purpose of this Notice is to identify activities in terms of section 24(2)(d) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), that may be excluded from the requirement to obtain an environmental authorisation, but that must comply with the Dangerous Goods Standard, 2016.

IDENTIFIED ACTIVITIES

- 2. The activities listed in Appendix 1 are identified in terms of section 24(2)(d) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as activities that may be excluded from the requirement to obtain an environmental authorisation insofar as these activities relate to the —
- (a) development of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, where such storage occurs in containers with a combined capacity of 80 cubic metres or more but not exceeding 500 cubic metres; and
- (b) expansion of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, where the capacity of such storage facility will be expanded by more than 80 cubic metres but where the combined capacity of such storage facility will not exceed 500 cubic metres;
- (c) phased activities related to facilities or infrastructure contemplated in the Dangerous Goods Standard;

and are undertaken in compliance with the Dangerous Goods Standard, 2016.

APPENDIX 1

- 1. Environmental Impact Assessment Regulations Listing Notice 1 of 2014:
 - (i) Activity 14; and
 - (ii) Activity 51.

SCHEDULE

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 of 1998)

DRAFT STANDARD FOR THE DEVELOPMENT AND RELATED OPERATION OR EXPANSION AND RELATED OPERATION OF FACILITIES OR INFRASTRUCTURE FOR THE STORAGE OR STORAGE AND HANDLING OF DANGEROUS GOODS

TABLE OF CONTENTS

CHAPTER 1

INTERPRETATION, PURPOSE AND SCOPE

- 1. Interpretation
- 2. Purpose
- 3. Scope

CHAPTER 2

ADMINISTRATIVE REQUIREMENTS

4. Notification, registration and commencement

CHAPTER 3

ENVIRONMENTAL MANAGEMENT SPECIFICATIONS

5. Specifications and applicability of SANS

CHAPTER 4

AUDIT REQUIREMENTS

6. Audit requirements

CHAPTER 5

GENERAL MATTERS

- 7. Competent authority inspections
- 8. Offences
- 9. Penalties

CHAPTER 6

TRANSITIONAL ARRANGEMENTS AND COMMENCEMENT

- 10. Transitional arrangements
- 11. Short title and commencement

APPENDICES

- Appendix 1: Request for registration, notification of intent to comply with the Standard for the storage or storage and handling of dangerous goods and declaration
- Appendix 2: Applicability of SANS to this Standard

CHAPTER 1

INTERPRETATION, PURPOSE AND SCOPE

Interpretation

1. In this Notice, any word or expression to which a meaning has been assigned in the Act and in the SANS standards adopted in this Schedule shall have the meaning so assigned, and unless the context otherwise indicates—

"**competent authority**" refers to the organ of state that would have been charged by section 24C of the Act with evaluating the environmental impact of the activities contemplated in section 3(1) of this Standard and, where appropriate, with granting or refusing an environmental authorisation in respect of that activity or activities;

"current Environmental Impact Assessment Regulations" means the regulations published in terms of section 24(5) of the Act, under Government Notice R 982 in Government Gazette 38282 of 4 December 2014 (as amended), or any similar regulations repealing said 2014 Regulations

"days" means calendar days, excluding public holidays and the period of 15 December to 5 January;

"dangerous goods" means goods containing any of the substances as contemplated in South African National Standard No. 10234, supplement 2008 1.00: designated "List of classification and labelling of chemicals in accordance with the Globally Harmonized Systems (GHS)" published by Standards South Africa, and where the presence of such goods, regardless of quantity, in a blend or mixture, causes such blend or mixture to have one or more of the characteristics listed in the Hazard Statements in section 4.2.3, namely physical hazards, health hazards or environmental hazards;

"ECA Regulations" means the regulations published in terms of section 26 and 28 of the Environment Conservation Act, 1989 (Act No 73) of 1989, under Government Notice R. 1183 in Government Gazette18261 of 5 September 1997;

"phased activities" means, for purposes of section 3(1)(c), an activity for the development and related operation or expansion and related operation of facilities for the storage, or storage and handling of dangerous goods that is developed or expanded in phases over time on the same or adjacent properties or sites to create a single or linked entity through interconnected internal vehicular or pedestrian circulation, sharing of infrastructure, or the continuum of design, style or concept by the same proponent or his or her successors, where such storage occurs in containers with a combined capacity of 80 cubic metres or more, but not exceeding 500 cubic metres;

"previous NEMA Regulations" means the previous Environmental Impact Assessment Regulations published in terms of the Act (Government Notice No. R. 385 in the Government *Gazette* of 21 April 2006 or Government Notice No. R. 543 in the Government *Gazette* of 18 June 2010);

"proponent" refers to the person that intends to undertake an activity contemplated in the scope of this Standard;

"SANS" means the South African National Standards contemplated in Chapter 3 of the Standards Act, 1993 (Act No. 29 of 1993), and SANS followed by any number means a reference to a SANS code of practice, specification or standard of the corresponding number referred to in Appendix 2 of this Standard and includes any amendments thereto; and

"the Act" means the National Environmental Management Act, 1998 (Act No. 107 of 1998).

Purpose

2. The purpose of this Standard is to regulate the development and related operation and expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, as contemplated in section 3(1), in order to facilitate and enable exclusion of such facilities or infrastructure from the requirement to obtain an environmental authorisation in terms of the Act.

Scope

- 3. (1) The provisions of this Standard are applicable to the—
 - (a) development and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, where such storage occurs in containers with a combined capacity of 80 cubic metres or more but not exceeding 500 cubic metres; and
 - (b) expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, where the capacity of such storage facility will be expanded by more than 80 cubic metres but where the combined capacity of such storage facility will not exceed 500 cubic metres; and
 - (c) phased activities.
 - (2) The provisions of this Standard are not applicable to the—
 - development and related operation or expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, where such storage occurs in containers with a combined capacity exceeding 500 cubic metres;
 - (b) decommissioning of facilities contemplated in subsection (1); or
 - (c) phased activities where the combined capacity of the facility or infrastructure exceeds 500 cubic metres;

in which case environmental authorisation in terms of the Act must be obtained, unless excluded from such requirement.

CHAPTER 2

ADMINISTRATIVE REQUIREMENTS

Notification, registration and commencement

4. (1) A proponent must submit to the competent authority—

- (a) a request to be registered, notification of intent to comply with this Standard and declaration, as set out in Appendix 1;
- (b) a report generated by the national web-based environmental screening tool, once the tool is operational; and
- (c) proof of written consent of the landowner or person in control of the land if the proponent is not the landowner.
- (2) The competent authority must, within 30 days, acknowledge receipt of the information contemplated in sub-section (1) and—
 - (a) if satisfied with the information provided, issue a registration number to the proponent; or
 - (b) if not satisfied with the information provided, request additional information from the proponent within a period determined by the competent authority or advise on any matter that may prejudice the success of the registration request.
- (3) The proponent may commence with the development and related operation or expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good within 2 years of receipt of the registration number contemplated in sub-section (2)(a), and must notify the competent authority, in writing, 30 days prior to such commencement.
- (4) Registration lapses if commencement does not occur within 2 years of receipt of the registration number and subsections (1), (2) and (3) will apply afresh in such instances.
- (5) The competent authority must keep a register of all registered developments and expansions of facilities or infrastructure, including as a minimum the
 - (a) name of the proponent;
 - (b) project name and description;
 - (c) registration number;
 - (d) erf number, where development or expansion occurs; and
 - (e) date on which the registration number was issued.
- (6) Proof of registration must be made available—
 - (a) on site at all times;
 - (b) on request;
 - (c) where the proponent or owner has a website, on such publicly accessible website; and
 - (d) where the proponent or owner is a member of a formally established industry organisation, to such organisation.

(7) Where change of ownership of a facility or infrastructure registered in terms of subsection (2)(a) occurs, the new owner must submit the relevant declaration and details contemplated in Appendix 1 within 30 days upon finalisation of such change.

CHAPTER 3

ENVIRONMENTAL MANAGEMENT SPECIFICATIONS

Specifications and applicability of SANS

5. The proponent or new owner must ensure compliance with the specifications as indicated in Appendix 2, insofar as these specifications are applicable to the facilities or infrastructure contemplated in section 3(1).

CHAPTER 4

AUDIT REQUIREMENTS

Audit requirements

- 6. (1) The proponent must ensure that an environmental audit
 - (a) is undertaken by an external independent person with the relevant expertise, which provides verifiable findings, in a structured and systematic manner;
 - (b) includes an assessment of compliance with the requirements of this Standard;
 - (c) determines the level of compliance with this Standard and whether that level of compliance sufficiently provides for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity that falls within the scope of this Standard; and
 - (d) is undertaken within 3 months of commencement of the development and related operation or expansion and related operation of the facility or infrastructure falling within the scope of this Standard, and every 3 years thereafter for as long as the facility or infrastructure remains operational; and
 - (e) is summarised in an environmental audit report.
 - (2) A proponent and new owner must report any non-compliance with this Standard to the competent authority within 5 days of its occurrence.
 - (3) Where change of ownership of a facility or infrastructure registered in terms of section 4(2)(a) occurs, the new owner must assume the auditing schedule undertaken by the previous owner as contemplated in subsection (1) and comply with subsections 1(a), (b), (c) and (e), and subsection (1)(d) where relevant, for as long as the facility or infrastructure remains operational.
 - (4) An environmental audit report must be made available—
 - (a) on site at all times;
 - (b) on request;

- (c) where the proponent or owner has a website, on such publicly accessible website; and
- (d) to the competent authority and, where the proponent or owner is a member of a formally established industry organisation, to such organisation, within 5 working days in the case that non-compliance to this Standard is indicated in such environmental audit report.

CHAPTER 5

GENERAL MATTERS

Competent authority inspections

7. The proponent or new owner must provide the competent authority and any environmental management inspector with access to the facility, for the purposes of compliance monitoring, without prior notification.

Offences

- 8. (1) A proponent commits an offence if such proponent commences with the development and related operation or expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good without a registration number as contemplated in section 4(2)(a) or if such proponent contravenes or fails to comply with sections 4(1) or 6 of this Standard.
 - (2) A new owner of a facility—
 - (a) contemplated in this Standard commits an offence if such new owner commences with the development and related operation or expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good without a registration number; or
 - (b) registered in terms of section 4(2)(a) commits an offence if such owner contravenes or fails to comply with sections 4(7) or 6 of this Standard.

Penalties

9. A proponent or new owner convicted of an offence in terms of section 8 of this Standard is liable to a fine not exceeding R10 million or to imprisonment for a period not exceeding 10 years, or to both such fine or such imprisonment.

CHAPTER 6

TRANSITIONAL ARRANGEMENTS AND COMMENCEMENT

Transitional arrangements

10.(1) Where the holder of an environmental authorisation for facilities or infrastructure contemplated in section 3(1) of this Standard, which environmental authorisation was issued in terms of the Act prior to the coming into effect of this Standard—

- (a) can comply with the provisions of this Standard insofar it relates to facilities or infrastructure contemplated in section 3(1) authorised in such environmental authorisation, such holder must submit the relevant declaration and details contemplated in Appendix 1 within 30 days of the coming into effect of this Standard;
- (b) cannot comply with the provisions of this Standard insofar it relates to facilities or infrastructure contemplated in section 3(1) authorised in such environmental authorisation, that environmental authorisation will remain valid as indicated in the content of such environmental authorisation and this Standard will apply to facilities or infrastructure contemplated in section 3(1) not covered by such environmental authorisation and which commences after the coming into effect of this Standard.
- (2) The competent authority must, within 30 days of receipt of the information contemplated in subsection (1)(a), acknowledge receipt thereof and issue a registration number to the proponent.
- (3) On issuance of a registration number contemplated in in subsection (2), the environmental authorisation will be deemed to be superseded by this Standard insofar as the environmental authorisation relates to the development and related operation and expansion and related operation of facilities or infrastructure for the storage, or storage and handling, of a dangerous good, as contemplated in section 3(1).
- (4) An application for environmental authorisation submitted in terms of the previous NEMA Regulations or the current Environmental Impact Assessment Regulations for facilities or infrastructure contemplated in section 3(1) of this Standard and which application is pending when this Standard takes effect, may be dispensed with in terms of such Regulations, whereafter subsection (1) will apply, provided that the reference in subsection (1)(a) to 30 days is read as within 30 days of the date of the environmental authorisation.
- (5) If a holder of an environmental authorisation contemplated in subsection (1)(a) or (4) does not submit the relevant declaration and details contemplated in Appendix 1 within the prescribed timeframe, subsection (1)(b) will be deemed to apply.
- (6) Where change of ownership occurs of a facility or infrastructure contemplated in subsection (1)(a), the new owner must-
 - (a) submit the relevant declaration and details contemplated in Appendix 1 within 30 days upon finalisation of such change; and
 - (b) assume the auditing schedule undertaken by the previous owner and comply with sections 6 (1)(a), (b), (c) and (e), and section 6(1)(d) where relevant, for as long as the facility or infrastructure remains operational;

and failure to comply constitutes an offence.

Short title and commencement

11. These standards are called the Dangerous Goods Standard, 2016 and come into operation on the date of publication in the *Gazette*.

APPENDIX 1

For official use:	
Reference Number	
Date received	

REQUEST FOR REGISTRATION, NOTIFICATION OF INTENT TO COMPLY WITH THE DANGEROUS GOODS STANDARD, 2016 AND DECLARATION

General

- 1. Please note that the information contained in this notification form must be accurate as it can be used for the purposes of compliance monitoring.
- 2. All information in this Appendix must be submitted to the relevant section responsible for enforcement and compliance monitoring-

Contact Person	
Address	

Definitions

3. For the purpose of this document a word or expression defined in the Dangerous Goods Standard, 2016 has the same meaning.

PART A: Request for registration

hereby request registration for

(full names of proponent)

the development and related operation or expansion and related operation of a facility or infrastructure as detailed below for the storage or storage and handling of dangerous goods.

1. REQUEST FOR REGISTRATION (tick where applicable)	
New development	
Existing development	

PART B: Project Information

2. PROPONENT DETAILS	
Name of individual/ company	
Contact Person	
Passport/ Identity Document (ID) Number	
Company Registration Number	
Physical Address	
Postal address	
Email Address	
Phone No.	
Fax No.	

3. PROPERTY DETAILS				
Erf number				
Zoning				
Physical Address				
Municipal jurisdiction of activity				
SG21 Code				
	GPS Coordinates			
Latitude (S)	0	ť	"	
Longitude (E)	0	ť	"	
Locality Map				
A locality map must be attached to th	is notification.			
The scale of the locality map must be at	least 1:50 000 and m	u st be indicated on the r	nap.	

The map must indicate the following:

- an accurate location of the proposed facility applied for at an appropriate scale ;
- a description of the location of the facility, including
 - the 21 digit Surveyor General code of each cadastral land parcel; and
 - where available, the physical address or farm name
- road names or numbers of all the major roads as well as the roads that provide access to the site;
- a north arrow;
- a legend explaining the symbols used in the map;
- the prevailing wind direction; and
- GPS co-ordinates (Indicate the position of the proposed activity using the latitude and longitude of the centre point of the site. The co-ordinates should be in degrees and decimal minutes. The minutes should have at least three decimals to ensure adequate accuracy. The projection that must be used in all cases is the WGS-84 spheroid in a national or local projection)

Screening Report

A Screening Report generated by the national web-based environmental screening tool, once the tool is operational must be attached to this notification.

4. DETAILS OF LAND OWNER OR PERSON IN CONTROL OF THE LAND (if the proponent is not the owner or person in control of the land)			
Name of individual / company			
Contact			
Passport/ Identity Document (ID)			
Company Registration Number			
Postal address			
Email Address			
Phone No.			
Fax No.			

5. PROJECT DES	SCRIPTION	1								
Name of Project										
		Tie	ck applicable	e bo	xes below	1				
Petroleum based		Non-Pet	roleum base	d		Liquefied Petroleum Gas (LPG)		ias		
Above ground		Belo	w ground							
		Tick	SANS appli	cab	e to facili	ty				
SANS 310 (2011)				SA	NS 10089) Part 1 (2008	3)			
SANS 10131 (2004	l)			SA	NS 10089) Part 2 (2007	7)			
SANS 1535 (2007)				SA	NS 10089) Part 3 (2010))			
SANS 10087 Part 2	2 (2011)			SA	NS 10087	7 Part 3 (2008	3)			
SANS 10087 Part	4 (2011)			SA	NS 10087	7 Part 7 (2011	1)			
Combined storag	e capacity	of new or	expanded t	anks	/installati	ons(in m³)				
Combined st	torage cap	acity of ex	tisting tanks	/inst	allations(in m³)				
Is it a phased activity?				Yes						
					No					
Details of Project:	(To be comp	leted only f	or additional in	form	ation not co	overed above)				

Г

The notification of intent to comply has the purpose to clarify whether a proposed project is likely to comply with the Dangerous Goods Standard, 2016 and thus does not include all provisions that the proponent must comply with. It is the proponent's responsibility to ensure that this Standard is complied with in its entirety.

PART C: DECLARATION

This Part consists of the following:

- Part C1: Declaration by proponent
- Part C2: Declaration by new owner and details
- Part C3: Declaration by holder of environmental authorisation superseded by this Standard and details

Note: Please complete only the relevant Part

Part C1: DECLARATION BY PROPONENT

I, _____ (full names of proponent) an adult male/female with identification number _____, residing at (physical address), declare under oath that I -

- a. am the proponent in this notification of intent to comply with the Dangerous Goods Standard (hereafter referred to as "the Standard") gazetted under section 24(10) of the Act;
- b. fully understand that I am responsible for ensuring compliance to the Standard and can be subjected to enforcement action on my failure to comply with the Standard;
- c. understand that I must commence within 2 years of receiving a registration number as contemplated in the Standard and must notify the competent authority 30 days prior to such commencement;
- d. am aware of my responsibility to exercise an environmental duty of care in terms of section 28 of the Act to take reasonable measures to prevent environmental pollution or degradation from occurring, continuing or recurring, or, in so far as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment;
- confirm that I have personally read all the applicable SANS, understand it and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete;
- f. am aware of my responsibility to make available the proof of registration and environmental audit report as contemplated in the Standard; and
- g. am aware that there are significant penalties for submitting false information, including the possibility of a fine and imprisonment.

Signature of Proponent:	
Name of Company:	
Date:	
Signature of the Commissioner of Oaths:	
Date:	
Designation:	

Official stamp:

Standard Registration Number	
Environmental Authorisation Number	

Part C2: DECLARATION BY NEW OWNER AND DETAILS

l,		(full names of proponent) an adult male/female	with			
identification	number	, residing	at			
(physical address), declare under oath that I -						

- a. am the new owner of the facility with details as indicated in table 6 below;
- b. fully understand that I am responsible for ensuring compliance with the Dangerous Goods Standard (hereafter referred to as "the Standard") gazetted under section 24(10) of the Act and can be subjected to enforcement action on my failure to comply with the Standard;
- c. am aware of my responsibility to exercise an environmental duty of care in terms of section 28 of the Act to take reasonable measures to prevent environmental pollution or degradation from occurring, continuing or recurring, or, in so far as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment;
- confirm that I have personally read all the applicable SANS, understand it and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete;
- e. am aware of my responsibility to make available the proof of registration and environmental audit report as contemplated in the Standard; and
- f. am aware that there are significant penalties for submitting false information, including the possibility of a fine and imprisonment.

Signature of Owner:	
Name of Company:	
Date:	
Signature of the Commissioner of Oaths:	
Date:	
Designation:	
Official stamp:	

6. NEW OWNER DETAILS	
Name of individual/ company	
Contact Person	
Passport/ Identity Document (ID) Number	
Company Registration Number	
Physical Address	
Postal address	
Email Address	
Phone No.	
Fax No.	

Environmental

Authorisation Number

Part C3: DECLARATION BY HOLDER OF ENVIRONMENTAL AUTHORISATION SUPSERSEDED BY THE STANDARD AND DETAILS

l,		(full names	of	proponent)	an	adult	male/female	with
identification	number					r	esiding	at
		_ (physical address	s) , d	eclare under	oath	that I	-	

- a. am the holder of an environmental authorisation, with number as indicated above for the facility as indicated in the environmental authorisation attached hereto, with details as indicated in table 7 below;
- fully understand that I am responsible for ensuring compliance with the Dangerous Goods Standard (hereafter referred to as "the Standard") gazetted under section 24(10) of the Act and can be subjected to enforcement action on my failure to comply with the Standard;
- 4. am aware of my responsibility to exercise an environmental duty of care in terms of section 28 of the Act to take reasonable measures to prevent environmental pollution or degradation from occurring, continuing or recurring, or, in so far as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment;
- confirm that I have personally read all the applicable SANS, understand it and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete;
- 6. am aware of my responsibility to make available the proof of registration and environmental audit report as contemplated in the Standard; and
- 7. am aware that there are significant penalties for submitting false information, including the possibility of a fine and imprisonment.

Signature of holder of environmental authorisation:		
Name of Company:		
Date:		
Signature of the Commissioner of Oaths:		
Date:		
Designation:		

Official stamp:

7. DETAILS OF HOLDER OF ENVIRONMENTAL AUTHORISATION		
Name of individual/ company		
Contact Person		
Passport/ Identity Document (ID) Number		
Company Registration Number		
Physical Address		
Postal address		
Email Address		
Phone No.		
Fax No.		

APPENDIX 2

APPLICABILITY OF SANS TO THIS STANDARD

SANS (including amendments hereto)	SANS TITLE	SCOPE AND RELEVANCE OF SANS FOR THIS STANDARD	FEATURES NOT INCLUDED IN THE SCOPE OF SANS
310 (2011)	Storage Tank facilities for hazardous chemicals – Above ground storage tank facilities for flammable, combustible and non-flammable chemicals	 Above ground facilities; 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility 	Underground facilities
10089 Part 1 (2008)	The Petroleum industry Part 1 (2008): Storage and distribution of petroleum products in above-ground bulk installations	 Above-ground facilities; 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; petroleum products 	 Underground facilities Non-petroleum products Refineries or exploration facilities
10089 Part 2 (2007)	The Petroleum Industry Part 2 (2007) Electrical and other installations in the distribution and marketing sector	 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; petroleum products 	Non petroleum products
10089 Part 3 (2010)	The Petroleum Industry Part 3 (2010): The installation, modification and decommissioning of underground storage tanks, pumps/dispensers and pipework at service stations and consumer installations;	 Underground facilities; 80-500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; petroleum products (but refer to exclusions) 	 Above-ground facilities non-petroleum products

10131 (2004)	Above-ground storage tanks for petroleum products	 Above-ground facilities 80 – 200 cubic metres expansion by more than 80 cubic metres but not exceeding 200 cubic metres combined capacity for the facility petroleum products Underground facilities; service stations; non-petroleum products
1535 (2007)	Glass-reinforced polyester-coated steel tanks for the underground storage of hydrocarbons and oxygenated solvents and intended for burial horizontally	 Underground facilities 80-82 cubic metres per individual facility; not exceeding 500 cubic metres combined capacity for the facility expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility
10087 Part 2	The Handling, Storage, Distribution and Maintenance of Liquefied Petroleum Gas in Domestic, Commercial, and Industrial Installations Part 2: Installation of LPG Systems in Mobile Units, Including But Not Limited to Caravans, Motor Homes, Park Homes and Mobile Kitchens	 Equipment used in liquefied petroleum gas applications for mobile units, including but not limited to caravans, motor homes, park homes, mobile kitchens, trailers and semitrailers. 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; motor vehicles powered by LP gas mobile units used for filling purposes
10087 Part 3	The Handling, Storage, Distribution and Maintenance of Liquefied Petroleum Gas in Domestic, Commercial, and Industrial Installations Part 3: Liquefied Petroleum Gas Installations Involving Storage Vessels of Individual Water	 Installation of butane, propane and liquefied petroleum gas equipment; Installation of storage vessels of individual water capacity exceeding 500 L and associated vaporizers, pipework and fittings up to the outlet of the first pressure

	Capacity Exceeding 500	reduction stage in the	
	L	 line; 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; 	
10087 Part 4	The Handling, Storage, Distribution and Maintenance of Liquefied Petroleum Gas in Domestic, Commercial, and Industrial Installations Part 4: The Transportation of LP Gas Including the Design, Construction, Inspection, Fittings, Filling, Maintenance and Repair of LP Gas Bulk Vehicles and Rail Tank Cars	 Construction of pressure vessels (mounted onto vehicles or rail wagons), including ISO containers and skid tanks, used in the transportation of liquefied petroleum gas (LPG); the design of vehicles and ancillary equipment, and operating practice. 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; 	
10087 Part 7	The Handling, Storage, Distribution and Maintenance of Liquefied Petroleum Gas in Domestic, Commercial, and Industrial Installations Part 7: Storage and Filling Premises for Refillable Liquefied Petroleum Gas (LPG) Containers of Gas Capacity Not Exceeding 9 kg and the Storage of Individual Gas Containers Not Exceeding 48 Kg	 Location and installation of, and operations at, filling premises for the filling of liquefied petroleum gas (LPG) containers of gas capacity not exceeding 9 kg, including the storage of individual gas containers not exceeding 48 kg. 80 – 500 cubic metres; expansion by more than 80 cubic metres but not exceeding 500 cubic metres combined capacity for the facility; 	

NO. 892

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

05 AUGUST 2016

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998)

ADOPTION OF DANGEROUS GOODS STANDARD, 2016

I, Bomo Edith Edna Molewa, Minister of Environmental Affairs, hereby give notice of my intention to adopt the Dangerous Goods Standard, 2016, in terms of section 24(10)(a) read with section 24(10)(d) of the National Environmental Management Act, 1998, as set out in the Schedule hereto.

Interested and affected parties are invited to submit within 30 days of the publication of this notice in the *Gazette*, written representations or objections to this notice to the following address:

- By post to: Department of Environmental Affairs: The Director-General Attention: Ms Chantal Engelbrecht Private Bag X447 **PRETORIA** 0001
- By hand at: Reception, Environment House, 473 Steve Biko Road, Arcadia, Pretoria.
- By e-mail: cengelbrecht@environment.gov.za.

Any inquiries in connection with the notice can be directed to Ms Chantal Engelbrecht at 012 399 9288.

Comments received after the closing date will not be considered.

BOMO EDITH EDNA MOLEWA MINISTER OF ENVIRONMENTAL AFFAIRS

DEPARTMENT OF HEALTH

05 AUGUST 2016

MEDICINES AND RELATED SUBSTANCES ACT, (ACT NO. 101 OF 1965, AS AMENDED)

(INTERIM ADJUSTMENT OF THE SINGLE EXIT PRICE OF MEDICINES AND SCHEDULED SUBSTANCES [SEPA] FOR THE YEAR 2016)

I, DR A MOTSOALEDI, the Minister of Health, have determined on recommendation of the Pricing Committee, in terms of Regulation 8(1) of the Regulations relating to a Transparent Pricing System for Medicines and Scheduled Substances published in terms of the Medicines and Related Substances Act. (Act 101 of 1965), that the Single Exit Price (SEP) of Medicines and Scheduled Substances may only be submitted for the first time in 2016 from 20 May 2016 and by no later than 20 June 2016 to a maximum of **2.90** % of the Single Exit Price that was available as at 20 May 2016; regardless of how that SEP was arrived at. The final date for resubmissions will be 30 June 2016.

All medicines and their related pack sizes approved with an effective date after 20 May 2016 are not eligible for interim SEPA 2016. An applicant may only submit once in the 2016 cycle unless a resubmission is made for not approved medicines.

An adjustment in the Single Exit Price in terms of this Notice may only be implemented by the manufacturer or importer of the relevant medicine or scheduled substance, 30 working days after the date that the manufacturer or importer has communicated the information requested by the Director-General in terms of the Notice published in terms of Regulation 21 of the Regulations Relating to a Transparent Pricing System for Medicines and Scheduled substances.

MÓTSOALEDI, MP DR MINISTER OF NEALTH

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

NO. 893

NO. 894

DEPARTMENT OF HEALTH

05 AUGUST 2016

MEDICINES AND RELATED SUBSTANCES ACT, 1965 (ACT NO. 101 OF 1965)

INFORMATION TO BE PROVIDED BY MANUFACTURERS AND OR IMPORTERS OF MEDICINES AND SCHEDULED SUBSTANCES WHEN APPLYING FOR THE INTERIM SINGLE EXIT PRICE ADJUSTMENT FOR 2016

I, MS MP MATSOSO, Director General, have determined in accordance with Regulation 21 of the Regulations Relating to a Transparent Pricing System for Medicines and Scheduled Substances published in Government Gazette number 28214 of 11 November 2005, that the information required in the submissions for the 2016 Interim SEP adjustment as determined by the Minister be submitted to the Directorate: Pharmaceutical Economic Evaluation (PEE) within the National Department of Health by a manufacturer or importer of the medicine or scheduled substance, who is the applicant of the medicine, in accordance to the information and instruction document appended to this Notice.

Such information should be presented as an electronic version (In Excel format on labelled compact disc) and hard copy. The submission should include information regarding the applicant's entire portfolio; including medicines for which the applicant is not requesting an interim adjustment of the SEP.

MS MP MATSOSO DIRECTOR-GENERAL: HEALTH DATE: 22 6 2016



health

Department: Health REPUBLIC OF SOUTH AFRICA

INFORMATION AND INSTRUCTIONS FOR THE INTERIM SINGLE EXIT PRICE ADJUSTMENT (SEPA) SUBMISSIONS FOR 2016

(THIS DOCUMENT IS ONLY VALID FOR THE PERIOD 20 MAY 2016 AND 20 JUNE 2016)

Page 1 of 19

PREAMBLE

This document provides information and instructions on how to present the required information when communicating the medicines for 2016 Interim SEP adjustment (SEPA) in terms of Section 22G of Medicines and Related Substances Act (101 of 1965) as amended, and Regulation 8 of the Regulations Relating to a Transparent Pricing System for Medicines and Scheduled Substances. The period for receiving the interim SEPA submissions is from 20 May 2016 to 20 June 2016. Failure to comply with any of the requirements and instructions in this document will result in the submission being considered incomplete.

Page 2 of 19

CONTENTS

1. /	ACRONYMS4
2. /	APPLICANT INFORMATION5
2.1	APPLICANT REQUIREMENTS
2.2	INTERIM SEPA SUBMISSION REQUIREMENTS 6
2.3	NOTES FOR APPLICANTS
2.4	LODGING OF SUBMISSIONS
2.5	DOCUMENTS TO BE SUBMITTED 10
2.6	ACKNOWLEDGMENT OF RECIEPT 10
3.	HOW TO COMPLETE TEMPLATE COLUMNS
3.1	2016 INTERIM SEPA TEMPLATE TAB 1
4.	ANNEXURES15
4.1	ANNEXURE A: COVER PAGE
4.2	ANNEXURE B:
4.2 4.3	ANNEXURE B:

Page **3** of **19**

1. ACRONYMS

CFO - Chief Financial Officer

DoP – Database of Single Exit Prices

MCC - Medicines Control Council

MPR - Medicine Pricing Registry

NAPPI - National Pharmaceutical Product Interface

PEE - Pharmaceutical Economic Evaluations

PI - Package Insert

SEP – Single Exit Price

SEPA - Single Exit Price Adjustment

VAT – Value Added Tax

WHO ATC - World Health Organisation Anatomical Therapeutic Chemical

2. APPLICANT INFORMATION

2.1 APPLICANT REQUIREMENTS

- (a) All registered applicants for medicines sold in SA, who are elegible in terms of notice as signed by the Minister of Health on the 16th May 2016, may forward submissions for the 2016 interim Single Exit Price Adjustment (SEPA) for medicines with SEP's as per the notice signed by the Minister of Health on 16th May 2016. These submissions should also include;
 - i. scheduled medicines for which no interim adjustment is required
 - ii. no interim adjustment is applicable
 - iii. discontinued medicines.
- (b) There will be one submission per applicant for this 2016 interim SEPA.
 An applicant's portfolio may not be divided into multiple submissions.
- (c) The information contained in the published gazette with respect to the interim SEPA for 2016 should be read carefully.
- (d) Read carefully the information and instructions contained in this document before completing all tabs of the latest 2016 excel interim SEPA template which is available on the website <u>www.mpr.gov.za</u>.
- (e) Provide the required information on the cover page (Annexure A).
- (f) Sign the declaration annexed to this document (Annexure B).
- (g) Complete the checklist that is also annexed to this document (Annexure C).
- (h) Complete **all** sections of all tabs of the latest 2016 interim SEPA template in the fields provided (**Annexure D**).
- (i) Include a signed covering letter on a company letterhead, stating the purpose and motivation for this interim SEPA submission.
- (j) A complete submission which should include a fully completed interim SEPA template for 2016, annexure A, B, and C and a signed covering letter on the applicant's letterhead.

Page 5 of 19

- (k) Ensure that all fields have been completed as per the final Annexure E Publication for each medicine.
- Wherever the date is required, it should be stated in full (e.g. 14 March 2001).
- (m) Applicants are required to submit an electronic version of the submission on the interim SEPA template for 2016.

2.2 INTERIM SEPA SUBMISSION REQUIREMENTS

- (a) The submissions lodged in terms of these guidelines are solely for the purposes of 2016 interim SEPA. For other medicine details amendments, applicants must use Template G of the SEP updates as published on the website: <u>www.mpr.gov.za</u>
- (b) Applicants must take cognisance of the 4.80% SEPA approved in terms of gazette No. 39594 as on the published 13 January 2016. ALL sections of the 2016 interim SEPA template must be fully completed. A fully completed template must have all tabs or worksheets completed. Within each tab, all required fields must be completed for every medicine in the applicant's schedule as published.
- (c) ALL scheduled medicines that make up the applicant's portfolio on the date of the submission, MUST be presented in the interim SEPA template.
- (d) ALL SEP update submissions approved and communicated following the approval and communication of 2016 SEPA of 4.80% in terms of gazette No. 39594 published 13 January 2016 and before the date of the applicant's interim SEPA submission must be included in the submission (this includes both the letter and the excel schedule from the Directorate: PEE to the applicant). Failure to provide these documents may result in the reversal of the interim SEPA.
- (e) ALL medicines existing with SEP's effected on and or before 20 May 2016 must be included in the submission.
- (f) Only the rightful applicant for the medicine as per the MCC manufacturing license and MCC medicines registration certificate must

Page 6 of 19

lodge the submission for the medicine(s) concerned. Submissions will not be accepted from persons other than these MCC approved and registered applicants whose manufacturing licences have not expired.

2.3 NOTES FOR APPLICANTS

- (a) The 2016 interim SEPA in terms of the notice signed by the Minister of Health on the 16 May 2016 is applicable to the medicines with an effective date no later than 20th May 2016.
- (b) There can only be one SEP submission launched at any given point in time. The applicant cannot request for an update on the SEP or Regulation 9, whilst the submission for interim SEPA is still in process. Similarly, the applicant cannot submit interim SEPA or Regulation 9 application whilst the submission for an SEP update is still in process. In an event where the applicant has made an interim SEPA submission and any other SEP update submissions and/or a Regulation 9 application the interim SEPA submission will become null and void.
- (c) Each submission should include all the applicant's scheduled medicines, including discontinued medicines. Discontinued medicines should be indicated as such, as per the DoP under the status column. Interim SEPA will not be allowed on discontinued medicines.
- (d) It is the applicant's responsibility to ensure that all medicines presented on the template for 2016 interim SEPA are unit priced. When computing the unit prices, the resulting SEPs should not exceed the maximum allowable SEP after the interim adjustment.
- (e) All medicines including those with multiple pack sizes are required by law to be unit priced i.e. all same ingredient and dosage form medicines with related pack sizes must have the same unit price. An interim SEPA submission will be considered non-compliant in its entirety should the applicant not comply with unit pricing. This non-compliance of the submission is factual even if a single medicine is not unit priced with its related pack size(s). This will render the entire submission null and void.

Page 7 of 19

- (f) All submissions for 2016 interim SEPA will be processed within 60 working days (excluding weekends and holidays) upon receipt of the submission by the PEE Directorate of the Department.
- (g) The outcome of each interim SEPA submission will be communicated to the applicant as soon as the submission has been assessed.
- (h) All approved SEPs will be communicated to price file managers and published on the website (www.mpr.gov.za) by the PEE Directorate.
- (i) All correspondences concerning 2016 interim SEPA submission will only be communicated to the applicant of the medicines applied for as provided in this submission.
- (j) The electronic version of the submitted 2016 interim SEPA template should be saved as an excel file. Submissions containing passwordprotected documents and files in a version that the PEE Directorate is unable to access such as PDF will be considered incomplete and unacceptable. 2016 interim SEPA submission with blank disc will be null and void.
- (k) Interim SEPA can only be submitted on the published latest interim SEPA template for 2016 including both Tab 1 and 2. ANY modification to the template will result in the submission not being accepted.
- The final date for resubmissions will be 30 June 2016. Resubmissions will be reviewed for medicines that were not approved in the previous submissions.
- (m) An applicant may only submit once for the 2016 interim SEPA. An applicant's portfolio may not be divided into multiple submissions.
- (n) Where 2.90% adjustment is not requested or where the applicant did not adjust the SEP as per the notice signed by the Minister of Health on the 16th May 2016, the official SEP shall default to the SEP which was approved in terms of the government gazette No. 39594 published on the 13th January 2016. The medicines introduced post the approval in terms government gazette No. 39594 published on the 13th January 2016 which did not apply for this interim adjustment shall remain at their SEP provided the effective date occurred prior 20 May 2016.

Page 8 of 19

2.4 LODGING OF SUBMISSIONS

- (a) Submissions must be lodged electronically on a compact disc and hard copy.
- (b) Each submission MUST be lodged on 2016 interim SEPA template and must be accompanied by annexure A, B and C included in this document as well as the applicant's covering letter on the official letterhead of the applicant.
- (c) No e-mail submissions will be accepted.
- (d) Electronic copies and hardcopies of the submissions **MUST** be addressed to:

2016 Interim SEPA

The Director: Pharmaceutical Economic Evaluations (PEE) ATT: Ms Ntobeko Mpanza The National Department of Health Room S0419 Civitas Building Corner of Thabo Sehume Street and Struben Street 0001

and hand-delivered between 09:00 and 11:59 Monday to Friday excluding public holidays.

For any enquiries regarding interim SEPA for 2016, you may contact Ms Oumakie Mabusela at (012) 395 8181 after 13h00 or by e-mail at sepupdates@health.gov.za.

Queries are only attended to during working days excluding public holidays and weekends between 13h00 and 15h00. Note that the Department of Health will not be held responsible for submissions that were not received and signed for by the designated official of the PEE Directorate. A reference number reflected on the acknowledgement notice should be quoted in every communication.

Page 9 of 19

(e) No e-mail submissions will be accepted.

2.5 DOCUMENTS TO BE SUBMITTED

Applicants are required to submit **all** the following documents to ensure completeness of the submissions:

- (a) Signed cover letter on the official letter head of the applicant;
- (b) Completed 2016 interim SEPA template (both Tab1 and Tab2);
- (c) Completed annexure A;
- (d) Completed annexure B and
- (e) Completed annexure C

2.6 ACKNOWLEDGMENT OF RECIEPT

Upon receipt of a submission, an acknowledgement notice will be provided to the representative of the applicant by the PEE Directorate official. All applicants must retain their acknowledgement notice, for reference purposes. Duplicates and copies will not be provided by the PEE Directorate.

3. HOW TO COMPLETE TEMPLATE COLUMNS

3.1 2016 INTERIM SEPA TEMPLATE TAB 1

- 3.1.1 For the information required in the 2016 interim SEPA template, the format of all fields must be in keeping with the latest published DoP. Failure to comply will render your submission null and void.
 - APPLICANT MCC LICENCE NUMBER
 - APPLICANT NAME AS REGISTERED WITH MCC
 - MCC MEDICINE REGISTRATION NUMBER
 - NAPPI CODE (9-digit)
 - ATC 4 CODE (WHO)
 - SCHEDULE
 - MEDICINE PROPRIETARY NAME

Page 10 of 19

- ACTIVE INGREDIENT
- STRENGTH
- UNIT
- DOSAGE FORM
- PACK SIZE
- QUANTITY
- MANUFACTURER PRICE AS AT 20 MAY 2016
- LOGISTICS FEES AS AT 20 MAY 2016
- VAT
- SEP AS AT 20 MAY 2016
- UNIT PRICE AS AT 20 MAY 2016
- EFFECTIVE DATE
- STATUS
- ORIGINATOR OR GENERIC
- 3.1.2 VOLUME OF SALES

This must be the total quantity of sales of each medicine for the period 01January 2015 to 31 December 2015. Where the medicine is not being sold this should be indicated.

3.1.3 REQUESTED MANUFACTURER PRICE

This is the requested VAT exclusive manufacturer price of the medicine in South African Rands. This is a numerical field displayed at 2 decimal places, with no currency symbols. This column should be indented to the right.

3.1.4 REQUESTED LOGISTICS FEE

This is the requested VAT exclusive logistics fee for the medicine in South African Rands. This is a numerical field displayed at 2 decimal places, with no currency symbols. This column should be indented to the right.

3.1.5 VAT ON REQUESTED COMPONENTS

This column is the VAT component of the SEP, calculated at 14% to the sum of the requested manufacturer price and the requested logistics fee. This is a numerical field displayed at 2 decimal places with no currency symbols. This

Page **11** of **19**

column should be indented to the right.

3.1.4 REQUESTED SEP

This is the requested Single Exit Price for the product in South African Rands. It is the sum of the requested ex-manufacturer price, the requested logistics fee and VAT. This is a numerical field displayed at 2 decimal places with no currency symbols. This column should be indented to the right.

3.1.5 REQUESTED UNIT PRICE

This is the resulting unit SEP of the medicine, considering its pack size and quantity of presentation as per the MCC approved package insert (PI). The unit price should be obtained by diving the requested SEP by the pack size divided and by the quantity of presentation

- a) This is the price of a unit of the medicine, e.g. one tablet, capsule, millilitre, gram, etc. The unit price as described in the Regulations Relating to a Transparent Pricing System for Medicines and Scheduled substances (section 22G of the Medicines and Related Substances Act) is the SEP divided by the number of units of the product. Note that unit pricing applies to all medicines with the same proprietary name, strength and dosage form.
- b) For injections the unit price shall be calculated per ml of reconstituted volume, even where the total volume of the medicine administered to a single patient is less than 1 mi.
- c) For inhalers, where the pack size is described in the MCC approved Pl as doses or puffs the unit price will be for 1 dose or puff.
- d) The unit price is the SEP divided by the pack size and then further divided by the quantity [the "quantity" represents the multiples in which the medicine is packed/the number of pack sizes e.g. for injections, the "quantity" for 50 vials containing 500mg powder for injection packed in 20m I vial to be reconstituted with 10m I of diluents is 50].

Page 12 of 19

This is a numerical field displayed as decimal places with no currency symbols. This column should be indented to the right

3.2 INTERIM SEPA 2016 TAB 2

- 3.2.1 For the following columns:
 - APPLICANT MCC LICENCE NUMBER
 - APPLICANT NAME AS REGISTERED WITH MCC
 - MCC MEDICINE REGISTRATION NUMBER
 - NAPPI CODE (9-digit)
 - ATC 4 CODE (WHO)
 - SCHEDULE
 - MEDICINE PROPRIETARY NAME
 - ACTIVE INGREDIENT
 - STRENGTH
 - UNIT
 - DOSAGE FORM
 - PACK SIZE
 - QUANTITY
 - MANUFACTURER PRICE AS AT 20 MAY 2016
 - LOGISTICS FEES AS AT 20 MAY 2016
 - VAT
 - SEP AS AT 20 MAY 2016
 - UNIT PRICE AS AT 20 MAY 2016
 - EFFECTIVE DATE
 - STATUS
 - ORIGINATOR OR GENERIC

The details must be copied from the 20 MAY 2016 DoP for all the medicines for the applicant. All details and formatting must remains as it appears on DoP 20 MAY 2016.

Page 13 of 19

- 3.1.2 For all medicines that are labelled originator, the following columns must be completed; Closest Australian Pack Size, Related Australia Quantity, Australian Manufacturer Price in AUSDollars, AUSDollar Exchange Rates, Australian Price in Rands, AUS matching pack price in Rands, Comment on Australian Price Provided, Closest Canada Pack Size, Related Canada Quantity, Canada Manufacturer Price in CANDollars, CANDollar Exchange Rates, CAN Price in Rands, CAN matching pack price in Rands, Comment on Canadian Price Provided, Closest New-Zealand Pack Size, Related NZ Quantity, New-Zealand Manufacturer Price in NZDollars, NZDollar Exchange Rates, New-Zealand Price in Rands, NZ matching pack price in Rands, Comment on NZ Price Provided, Closest Spain Pack Size, Related Spain Quantity, Spain Manufacturer Price in EURO, EURO Exchange Rates, Spain Price in Rands, Spain matching pack price in Rands, Comment on Spanish Price Provided, Closest Alternate Country Pack Size, Related Alternate Country Quantity, Manufacturer Price alternate currency, Alternate Currency Exchange Rates, Alternate Country Price in Rands, Alternate Country matching pack price in Rands, Comment on Alternate Country Price Provided. Where a medicine does not have a comparator product from Australia, Canada, New Zealand & Spain all other countries where the medicine is being sold must be listed and provided as alternate countries. Extra columns must be inserted for each alternate country.
- 3.2.3 Where the exact pack size does not exist in the international market, the closest pack size will be used e.g. if there is 30 pack size in South Africa and only 28's and 1 OO's in Spain the 28 pack size will be used as the closest pack to 30's. The related quantity refers to the quantity in which the pack size of the medicine is being sold in that country and allows for a like comparison of the South African medicine.

For the columns "Country matching pack price in Rands" this should be the Page 14 of 19

price in Rands of the relevant Country price for the related South African pack size and quantity. An example will be provided in the template for demonstration purposes. The principle is that where a 30's pack size is available in South Africa, the international price calculated in Rands should be for the equivalent 30's pack size.

For the columns "Comment on Country Price Provided" -these columns should be used to put in all comment related to the price, pack size, quantity or any other field that may affect the comparisons of the price of the South African medicine with the price of the medicine in the comparator country.

3.2.4 The exchange rate will be the average over the 12 month period (i.e. 01 October 2015 to 30 September 2015). This value will be published in the template for consistency as specified below:

Australian Dollar (AUS\$)-9.4036

Canada (CAN\$)-9.7712

New Zealand (NZ\$) - 8. 7155

Spain (EURO€) - 13.7689

NOTE: The document should always be maintained in Aria/ font size 10. There should be no unnecessary use of space, dashes or other characters.

4. ANNEXURES

4.1 ANNEXURE A: COVER PAGE

TO BE COMPLETED BY THE APPLIC	WZ SAL
APPLICANT NAME	
As it appears on the MCC license	
CONTACT PERSON	
(Responsible for this submission)	

Page 15 of 19

NUMBER OF MEDICINES IN THE SUBMISSION (Also include medicines for which interim SEP adjustment is not requested, rows which contain multiple active ingredients should not be counted.)	
NUMBER OF LINE ITEMS BEING SUBMITTED FOR 2016 INTERIM SEPA	

acknowledgement notice)
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4.2 ANNEXURE B: 2016 INTERIM SEPA DECLARATION

1. I have read and understood the information and instructions contained in the 2016 interim SEPA information and instruction document.

- 2. I have followed the instructions contained in the interim 2016 information and instruction document in completing the interim SEPA template.
- I have correctly calculated unit pricing for all medicines in the applicant's portfolio.
- 4. I have requested only the interim SEPA and not any other medicine details amendments for the scheduled medicines in the applicant's portfolio.

Page 16 of 19

- 5. I have enclosed a signed covering letter on the company letterhead, stating the purpose and motivation for this submission.
- 6. The information supplied in this submission is true and correct. (NB: please provide proof of authorization to sign on behalf of the company)

SIGNATURE (DEPONENT)

1. (CFO)

2.(Responsible Pharmacist)

COMMISSIONER OF OATHS

Page 17 of 19

4.3 ANNEXURE C: 2016 INTERIM SEPA CHECKLIST

Tick the appropriate box $(\sqrt{})$

HA	VE YOU;	YES	NO
a)	Read and understood the entire instruction document for 2016 interim SEPA?		
b)	Read, understood, and followed all the instructions in Section 2 and Section 3?		
c)	Provided a signed covering letter on a company letterhead stating the purpose and the motivation for this submission?		
d)	Correctly completed the template for 2016 interim SEPA?		
e)	Completed the required fields of the covering page (Annexure A)?		
f)	Signed the declaration as required, indicating that the information supplied with this application is true and correct (Annexure B)?		
g)	Answered yes to all questions in this checklist (Annexure C)?		
h)	Completed TAB 2 of the template?		

NOTE: If any of the answer(s) to the question(s) above is **NO**, the submission will be null and void.

Page 18 of 19

4.4 ANNEXURE D: 2016 INTERIM SEPA TEMPLATE

See Excel Template attached, with Tab 1 and Tab 2

Page 19 of 19

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DEPARTMENT OF HEALTH

NO. 895

05 AUGUST 2016

MEDICINES AND RELATED SUBSTANCES ACT, 1765 (ACT NO. 101 OF 1965)

REGULATIONS RELATING TO A TRANSPARENT PRICING SYSTEM FOR MEDICINES AND SCHEDULED SUBSTANCES: (DRAFT DISPENSING FEE FOR PHARMACISTS)

The Minister of Health has, on recommendation of the Pricing Committee, in terms of section 22G (2) (b) of the Medicines and Related Substances Act, 1965 (Act No. 101 of 1965), made the regulations in the Schedule.

Interested persons are requested to submit comments on the proposed regulations within three months of publication of this notice to the following address:

The Director-General: National Department of Health For attention: Director for Pharmaceutical Economic Evaluations Directorate; E-mail: <u>MpanzM@health.gov.za</u>; Room S2610 South Tower Civitas Building Corner Andries & Bloed Streets **Pretoria**

SCHEDULE

Definitions

1. In these regulations any word or expression to which a meaning has been assigned in the Act shall have such meaning and, unless the context indicates otherwise-

"dispense" means the supply of medicines based on a prescription to a patient or someone on behalf of the patient by a health professional authorized by law to supply medicines and includes-

- (a) the interpretation and evaluation of the prescription;
- (b) the selection, reconstitution, dilution, labelling, recording and the actual supply of the medicine;
- (c) the provision of information and instructions to ensure safe and effective use of a medicine by a patient; or
- (d) the provision of information as contemplated in section 22F (1) (a) of the Act.

"dispensing fee" means a fee determined in terms of these regulations, exclusive of Value Added Tax, that may be charged to dispense a medicine; and

"the Regulations" means the Regulations Relating to the Transparent Pricing System for Medicines and Scheduled Substances published under government Notice No. R1102 of November 2005 as amended.

Amendment of Regulation 10

- 2. The following regulation is hereby substituted for regulation 10 of the regulations:
 - "10. (1) The appropriate dispensing fee as contemplated in section 22G (2) (b) of the Act to be charged by pharmacists, must:

- (a) where the single exit price of a medicine or scheduled substance is less than ninety four rand and thirty two cents (R94.32), the dispensing fee shall not exceed R8.05 plus 46% of the single exit price in respect of that medicine or scheduled substance;
- (b) where the single exit price of a medicine or scheduled substance is greater than or equal to ninety four rand and thirty two cents (R94.32) but less than two hundred and fifty one rand and fifty eight cents (R251.58), the dispensing fee shall not exceed R20.55 plus 33% of the single exit price in respect of that medicine or scheduled substance;
- (c) where the single exit price of a medicine or scheduled substance is greater than or equal to two hundred and fifty one rand and fifty eight cents (R251.58) but less than eight hundred and eighty rand and fifty six cents (R880.56), the dispensing fee shall not exceed R69.00 plus 15% of the Single Exit Price in respect of that medicine or scheduled substance;
- (d) where the single exit price of a medicine or scheduled substance is greater than or equal to eight hundred and eighty rand and fifty six cents (R880.56), the dispensing fee shall not exceed R165.00 plus 5% of the Single Exit Price in respect of that medicine or scheduled substance.
- (2) The provisions of sub-regulation (1) must be reviewed annually by the Minister after taking into account-
 - the need to ensure the availability and affordability of quality medicines and scheduled substances in the Republic;
 - (b) annual inflation rates published periodically by Statistics South Africa;

- information supplied by pharmacists in accordance with guidelines determined by the Minister from time to time by Notice in the Gazette; and
- (d) any other information the Minister may deem necessary to consider.
- (3) A pharmacists dispensing a medicine must-
 - (a) by means of a clearly displayed notice in the pharmacy, inform members of the public of the maximum fee structure used by such pharmacist to determine the dispensing fee; and
 - (b) provide an invoice in respect of the sale of each medicine that clearly indicates the-
 - (i) dispensing fee charged; and
 - (ii) the single exit price.

A/MOTSOALEDI, MP MINISTER OF HEALTH 120/6 DATE:

DEPARTMENT OF LABOUR

NO. 896

05 AUGUST 2016

VARIATION OF SCOPE OF THE NATIONAL BARGAINING COUNCIL FOR THE ROAD FREIGHT AND LOGISTICS INDUSTRY (NBCRFLI)

I, Malixole Ntleki, Acting Registrar of Labour Relations, hereby, give notice in terms of section 109 of the Labour Relations Act that, following an application by the above-mentioned Council, its scope has been varied as contained in the Annexure hereto.

ACTING REGISTRAR OF LABOUR RELATIONS

ANNEXURE

The scope of the abovenamed Bargaining Council has in terms of section 58 of the Labour Relations Act, 1995 been varied.

With effect from 26/07/2016 the Council is registered in respect of: the Road Freight and Logistics Industry (as defined hereunder) in the Republic of South Africa.

"Road Freight and Logistics Industry" or "Industry" means the industry in which employers and their employees, as defined in Paragraph A hereunder, are associated for carrying on one or more of the following activities for hire or reward:

(i) The transportation of goods by means of motor transport;

- (ii) The storage of goods, including the receiving, opening, unpacking, packing, despatching and clearing or accounting for of goods where these activities are ancillary or incidental to paragraph (i); and
- (iii) The hiring out by temporary employment services of employees for activities or operations which ordinarily or naturally fall within the transportation or storage of goods as contemplated by paragraphs
 (i) and (ii) of this definition.

The "**transportation of goods**" does not include the undertakings, industries, trades or occupations in respect of which the following bargaining councils are registered:

- (i) Transnet Bargaining Council; and
- (ii) Motor Ferry Industry Bargaining Council of South Africa.

For the purposes hereof-

"Paragraph A" means those employees in the Road Freight and Logistics Industry, as defined above, in the categories as mentioned hereunder:

- (a) Employees covered by the definition of the Industry as defined above:
 - General workers;
 - Security guards, security officers, custodians, vehicle guards, team leaders;
 - Motor vehicle drivers;
 - Artisan assistants, semi-skilled artisans, repair shop workers;
 - Operators;
 - Dispatch clerks, checkers, packers/loaders;
 - Storemen.
 - Personal assistants, receptionists, clerks, administrators, data capturers, chemical cleaners;

- · Junior controllers, branch administrators, driver trainers.
- Box Room Marshalls (Cash in Transit);
- Radio Controllers (Security Officer III) (Cash in Transit);
- Tactical Support Officers / Team Leaders (Security Officer II) (Cash in Transit);
- Counting House Tellers (Cash in Transit);
- Box Staff (Cash in Transit);
- Key Marshalls (Cash in Transit);
- Cage Men (Cash in Transit);
- Client Liaison Officers (Cash in Transit);
- Training Officers (Cash in Transit);
- General Worker: Cleaners (Cash in Transit);
- Receptionist (Cash in Transit).

ACTING REGISTRAR OF LABOUR RELATIONS

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF LABOUR NOTICE 473 OF 2016

VARIATION OF SCOPE OF THE FURNITURE BARGAINING COUNCIL

I, Malixole Ntleki, Acting Registrar of Labour Relations, hereby, give notice in terms of section 109 of the Labour Relations Act, 1995, that, following an application by the above-mentioned Council, its scope has been varied as contained in the Annexure hereto.

ACTING REGISTRAR OF LABOUR RELATIONS

ANNEXURE

The scope of the abovenamed Bargaining Council has in terms of section 58 of the Labour Relations Act, 1995 been varied.

With effect from 26/67/2016 the Council is registered in respect of: -

Furniture, Bedding and Upholstery Manufacturing Industry, as defined hereunder, in the Provinces of Gauteng, North West, Mpumalanga, Limpopo and Free State.

"Furniture, Bedding and Upholstery Manufacturing Industry" or "Industry" means, without in any way limiting the ordinary meaning of the expression, the industry in which employers and their employees are associated for the manufacture, either in whole or as a complete unit or in part as a component or components, of all types of furniture and bedding as well as upholstery and /or re-upholstery and will, inter alia include the following:

1. Furniture

Repairing, staining, spraying, polishing, re-polishing, making loose covers and/or cushions, wood machining, veneering, woodturning, carving, assembling, painting, wood bending and laminating. Furniture manufacturing will also include the manufacturing, installation, repairing, polishing, re-polishing, staining, spraying of pianos, organs, movable room/office partitions, kitchen cupboards, kitchen cupboard tops, kitchen cupboard components (irrespective of materials used), attached wall cupboards, built-in cupboards, built-in cupboard components, free standing bars or built-in bar counters, cane, wicker or grass furniture, cabinets including cabinets for musical instruments and radios, wireless or television cabinets, bathroom cupboards, any other cupboard tops and furniture for tea-rooms, restaurants, offices, churches, schools, libraries, other educational institutions, conference centres and theatres but excluding the manufacturing of furniture made mainly of metal and/or plastic materials.

2. Bedding

The manufacturing, repairing, covering, re-covering of mattress bases, mattresses, spring mattresses, overlays, bolsters, pillows, cushions for studio couches, spring units, box-spring mattresses and studio couches, but excluding the manufacturing of bedding made mainly of metal and/or plastic materials.

"Studio Couch" means an article of furniture, which is designed for seating and for conversion into a double bed or two or more beds and of which the frames are constructed mainly of metal and the seating and/or sleeping surfaces consist of mattresses and /or cushions.

3. Upholstery

The upholstering or re-upholstering of any furniture, or item of furniture, bedding, pelmets and mattress bases.

ACTING REGISTRAR OF LABOUR RELATIONS DATE 26/07/2016

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM NOTICE 474 OF 2016

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

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

Project Name	: Swano Family
Number of Claims	: 01
Area	: Parow
Type of Claim	: Ownership

Property

: As listed below

Ref. number	Claimant	Lodgement date	Property description	Current owner(s)
S318	JA Swano	31/12/1998	Erf 815, Parow	City of Cape Town

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

The Regional Land Claims Commission: Western Cape Private Bag X9163 Cape Town 8000 (021) 409-0300 Tel: Fax: (021) 424-5146 CHECKED 1 APPROVED DATE 201 6

DATE 2016/06/01

Mr. L.H Maphutha / / Regional Land Claims Commissioner

DEPARTMENT OF SCIENCE AND TECHNOLOGY NOTICE 475 OF 2016

NATIONAL RESEARCH FOUNDATION AMENDMENT BILL, 2015

I, Grace Naledi Mandisa Pandor, Minister of Science and Technology, hereby publish the National Research Foundation Amendment Bill, 2015, for public comments.

Members of the public are invited to submit their comments/inputs on this Bill, within 60 days of the date of publication of this notice. Written comments may be submitted to:

- Postal Address: The Director General, Department of Science and Technology Private bag X894 Pretoria, 0001
- Physical Address: Department of Science and Technology Building 53, CSIR campus (South Gate entrance) Meiring Naude Road Brummeria, Pretoria, 0001.

Attention: Dr. Phethiwe Matutu

E-mail: Phethiwe.Matutu@dst.gov.za

The Bill can also be accessed online from: www.dst.gov.za.

MRS GNM PANDOR, MP MINISTER OF SCIENCE AND TECHNOLOGY DATE 16 - 6 - 2016

REPUBLIC OF SOUTH AFRICA

NATIONAL RESEARCH FOUNDATION AMENDMENT BILL, 2015

(As introduced in the National Assembly (proposed section 75); explanatory summary of Bill published in Government Gazette No. of) (The English text is the official text of the Bill)

(MINISTER OF SCIENCE AND TECHNOLOGY)

[**B**-2015]

040415ca

GENERAL EXPLANATORY NOTE:

- [] Words in bold type in square brackets indicate omissions from existing enactments.
- _____ Words underlined with a solid line indicate insertions in existing enactments.

BILL

To amend the National Research Foundation Act, 1998, so as to delete and insert certain definitions; to extend the functions of the Foundation; to provide for the Minister to determine policies and issue policy guidelines to the Foundation; to empower the Minister to determine the process for and the establishment of a national research facility, its functions, governance, funding and access to national research facilities; to provide for the withdrawal of the determination or transfer a national research facility; to make certain textual alterations; to delete certain inappropriate or obsolete provisions; and to provide for matters connected therewith.

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

Amendment of section 1 of Act 23 of 1998

1. Section 1 of the National Research Foundation Act, 1998 (Act No. 23 of 1998) (hereinafter referred to as the principal Act), is hereby amended—

 (a) by the insertion, after the definition of "chief executive officer" of the following definition:

"Department' means the Department of Science and Technology;";

- (b) by the deletion of the definition of "national facilities;";
- (c) by the insertion after the definition of "Minister" of the following definition: "<u>national research facility</u>' means an institution that provides unique and substantial infrastructure capabilities and services for competitive research, innovation and human capital development in science, engineering and technology, and has been determined as such under section 5;";
- (d) by the insertion, after the definition of "science" of the following definitions:
 "science advancement' means making science and science
 platforms accessible to the public aimed at bridging the gap
 between science and society, and promoting science engagement;

'science engagement' means an interaction in the form of a dialogue and mutual learning between the public and the scientific community to advance both enhanced public participation in and understanding of complex decision-making on matters related to science and technology, and the responsiveness of science to its context;"; and

(f) by the substitution for the definition of "technology", of the following definition: "technology' means the means through which knowledge accumulated through research or observation finds practical application, and includes indigenous technology [and means knowledge through research or observation, and the practical application thereof];".

Amendment of section 2 of Act 23 of 1998

2. Section 2 of the principal Act is hereby amended by the substitution for section 2 of the following section:

"2. Establishment of Foundation.—There is established, as from a date fixed by the President of the Republic of South Africa by proclamation in the Gazette, a juristic person to be known as the National Research Foundation, and the Public Finance Management Act, 1999 (Act No. 1 of 1999), applies to the Foundation,".

Substitution of section 3 of Act 23 of 1998

3. The following section is hereby substituted for section 3 of the principal Act:

"3. Object of Foundation. [The object of the Foundation is to support and promote research through funding, human resource development and the provision of the necessary research facilities in order to facilitate the creation of knowledge, innovation and development in all fields of science and technology, including indigenous knowledge and thereby to contribute to the improvement of the quality of life of all the people of the Republic.] - <u>The object of the Foundation is to contribute to national</u> development by—

(a) supporting and promoting research through funding, representative human capital development and the provision of the necessary research infrastructure in order to facilitate the creation of knowledge, innovation and development in all fields of science and technology, including humanities, social sciences and indigenous knowledge:

- (b) supporting and maintaining national facilities;
- (c) supporting and promoting public awareness of and engagement with science; and
- (d) promoting the development and maintenance of the national science system and support of Government priorities."

Insertion of section 3A in Act 23 of 1998

4. The following section is hereby inserted in the principal Act after section 3:

"<u>3A. Powers of Minister to issue policy guidelines - (1) The Minister may</u> from time to time, after consultation with the Foundation and any other Minister, determine relevant policies for research and funding at a national level to be implemented by the Foundation.

(2) In pursuit of the Government's objectives and those of the Foundation, the Minister may, after consultation with the Foundation, from time to time, issue policy guidelines in respect of the Foundation's objectives.".

Amendment of section 4 of Act 23 of 1998

- 5. Section 4 of the principal Act is hereby amended-
 - (a) by the insertion in subsection (1) after paragraph (a) of the following paragraph:

"(aA) implement the relevant policies for research and funding at a national level which the Minister may determine from time to time in terms of section 3A;"; (b) by the substitution in subsection (1) for paragraph (b) of the following paragraph:

"(*b*) [stimulate,] promote [,support] and protect research in the field of indigenous technology;"

- (c) by the substitution in subsection (1) for paragraph (d) of the following paragraph:
 - "(*d*) allocate funds for research **[and]**, promote multidisciplinary <u>and multi-institutional</u> research and collaboration through the divisions of the Foundation;";
- (d) by the substitution in subsection (1) for paragraph (f) of the following paragraph:
 - "(f) evaluate the status and needs of <u>national</u> research, <u>and</u> <u>provide a report on these matters to the Minister every</u> <u>three years;</u>";
- (e) by the substitution in subsection (1) for paragraph (g) of the following paragraph:
 - "(g) provide financial support for the acquisition or establishment of research [facilities] infrastructure [by] at research institutions and national research facilities;";
- (f) by the substitution in subsection (1) for paragraph (j) of the following paragraph:
 - "(j) facilitate and promote <u>national</u> [nationally] and <u>international [internationally liaison] scientific</u> <u>exchange and collaboration</u> between researchers and research institutions;";

- (g) by the substitution in subsection (1) for paragraph (k) of the following paragraph:
 - "(k) promote participation in international scientific activities [through] by maintaining membership of appropriate international science organisations;";
- (*h*) by the substitution in subsection (1) for paragraph (*l*) of the following paragraph:
 - "(/) [make available] <u>disseminate</u> scientific knowledge or technology through any medium;";
- (i) by the substitution in subsection (1) for paragraph (m) of the following paragraph:
 - "(*m*) [administer] <u>manage</u>, support and monitor the operation of national <u>research</u> facilities;";
- (j) by the insertion in subsection (1) after paragraph (m) of the following paragraph:

"(mA) investigate and assess the need for new or additional national research facilities or the withdrawal of an existing national research facility, and make recommendations to the Minister;";

- (k) by the substitution in subsection (1) for paragraph (n) of the following paragraph:
 - "(*n*) <u>support and</u> promote [the provision of an information infrastructure linking research institutions to facilitate cooperation and sharing of research information and knowledge] <u>public</u> <u>awareness of and engagement with science through</u>

coordination of the work of relevant institutions and targeted science engagement and outreach activities;";

- (*I*) by the substitution in subsection (2) for paragraph (*a*) of the following paragraph:
 - "(a) [make] <u>award grants to individual or juristic persons,</u> <u>national research[institutions] facilities</u> [,for research, research infrastructure and the development of human resources] or declared research institutions as <u>may be declared by the Minister from time to time by</u> <u>notice in the Gazette —</u>

(i) for research;

- (ii) for research infrastructure;
- (iii) for human capital development or for related activities; and
- (iv) to promote the public awareness of and engagement with science;":
- (*m*) by the insertion in subsection (2) after paragraph (*a*) of the following paragraphs:
 - "(aA) coordinate relevant institutions, and targeted science advancement and outreach activities;
 - (aB) coordinate the strategic implementation of public engagement with science through relevant initiatives and institutions by—
 - (i) supporting the participation of such institutions in science engagement initiatives;

- (ii) designing and implementing programmes that would support the Department's strategic objectives for science engagement, including, establishing necessary partnerships with a relevant network of collaborating institutions; and
- (iii) collecting, collating, analysing and disseminating data on participating institutions;";
- (n) by the deletion in subsection (2) of paragraphs (c) and (d); and
- (o) by the substitution for subsection (4) of the following subsection:

"(4) [The] <u>Apart from the research conducted by the national</u> research facilities, the Foundation may not itself conduct research other than research [regarding] relating to the efficient and effective execution of its functions referred to in subsection (1), or unless requested by the Minister.".

Amendment of section 5 of Act 23 of 1998

- 6. Section 5 of the principal Act is hereby amended—
 - (a) by the substitution for subsections (1), (2) and (3) of the following subsections, respectively:

"(1) The Minister may by notice in the *Gazette* determine a research facility as a national <u>research</u> facility under the control of the Foundation.

(2) Any researcher or research institution may, subject to such conditions as the Foundation may determine, apply to utilise a national <u>research</u> facility for research or instruction.

(3) The Foundation may not acquire **[,]** or manage the operation of **[,]** any research facility other than a national <u>research</u> facility placed under the control of the Foundation under subsection (1), <u>unless</u> requested to do so by the Minister.";

and

(b) by the addition of the following subsections:

"(4) The Minister may make regulations relating to the determination of national research facilities, including the requirements and process for their determination.

(5) The Foundation is responsible for determining —

(a) the functions of a national research facility;

(b) the management and funding for national research facilities;

(c) the criteria for access to a national research facility; and

(d) any other ancillary or procedural matter relating to national research facilities.

(6) The Minister may, after consultation with the Foundation, by notice in the *Gazette*, withdraw the determination of a national research facility or transfer a national research facility to another public entity or department.".

Insertion of section 5A of Act 23 of 1998

7. The following section is hereby inserted after section 5 of the principal Act:

"5A. Research Institutions.- <u>The Minister may declare</u>, by notice in the *Gazette*, an institution conducting research, as eligible to receive funding from the Foundation."

Substitution of section 12 of Act 23 of 1998

8. The following section is hereby substituted for section 12 of the principal Act:

"12. Divisions of Foundation.- The [Board] Foundation may, after consultation with the Minister, establish or disestablish organisational divisions for different research fields <u>or functions consistent with the objects of the Act</u>. [However, as soon as possible after the commencement of this Act there must at least be established separate divisions for-

- (a) the natural sciences and engineering;
- (b) the social sciences and humanities;
- (c) the health sciences;
- (d) the agricultural and environmental sciences; and
- (e) national facilities.]".

Repeal of sections 14, 15 and 16 of Act 23 of 1998

9. Sections 14, 15 and 16 of the principal Act are hereby repealed.

Amendment of section 17 of Act 23 of 1998

10. Section 17 of the principal Act is hereby amended by the substitution in subsection (1) for paragraph *(b)* of the following paragraph:

"(b) money paid to the Foundation [by the users of] to be used for the national research facilities, [and of] their products [of national facilities] and services;".

Amendment of section 19 of Act 23 of 1998

11. Section 19 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) [The rights in respect of any invention, discovery or improvement by a person in the course of studies or research in respect of which he or she received any financial support from the Foundation, must be determined by agreement between the Foundation and that person or his or her employer, or both that person and the employer.] The intellectual property rights emanating from any study or research that is funded or undertaken by the Foundation is regulated in terms of the Intellectual Property Rights from Publicly Financed Research and Development Act, 2008 (Act No. 51 of 2008), as well as other relevant Acts governing the management of intellectual property or indigenous knowledge.".

Repeal of Schedule to Act 23 of 1998

12. The principal Act is hereby amended by the repeal of the Schedule to the Act.

Amendment of Long Title of Act 23 of 1998

13. The Long Title of Act 23 of 1998 is hereby amended by the substitution for the Long Title of the following Long Title:

"To provide for the promotion of research, both basic and applied, [and the extension and transfer of knowledge] in the various fields of science and technology [and indigenous technology] including humanities, social sciences and indigenous knowledge; and for this purpose to provide for the establishment of a National Research Foundation; and to provide for incidental matters.".

Short title and commencement

14. This Act is called the National Research Foundation Amendment Act, 2015, and comes into operation on the date determined by the President by proclamation in the *Gazette*.

SOUTH AFRICAN RESERVE BANK NOTICE 476 OF 2016

Notice and Order of Forfeiture

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

Classic Trade 164 Close Corporation (Registration number 2011/031440/23)

of:

114 Terrace Road and/or Sebenza Edenvale 6670 1 Mululani Street Protec Park Cnr Orange River and Zuurfontein Roads Terenure Extension 42 Kempton Park 1619

Be pleased to take notice that:

- The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of USD120 620,00 being capital standing to the credit of Classic Trade 164 Close Corporation, in account number 7851010993, held with Nedbank Limited, together with any interest thereon and/or other accrual thereto; and
 - 2.2 the amount of HKD1 042 399,90 being capital standing to the credit of Classic Trade 164 Close Corporation in account number 7742204258, held with Nedbank Limited, together with any interest thereon and/or other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.

21 day of JULY _____ 2016. 6. Signed at Pretoria on this ____

acdap K Naidoo

Deputy Governor South African Reserve Bank

SOUTH AFRICAN RESERVE BANK

NOTICE 477 OF 2016

Notice and Order of Forfeiture

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

Collateral Trading 136 Close Corporation (Registration number 2005/055871/23)

of:

114 Terrace Road Sebenza Edenvale 6670 and/or

287 Lynnwood Road Menio Park 0081

Be pleased to take notice that:

- The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of USD105 345,00 being capital standing to the credit of Collateral Trading 136 Close Corporation, in account number 7851010993, held with Nedbank Limited, together with any interest thereon and/or other accrual thereto; and
 - 2.2 the amount of HKD1 033 264,40 being capital standing to the credit of Collateral Trading 136 Close Corporation, in account number 7742204258, held with Nedbank Limited, together with any interest thereon and/or other accrual thereto.
- The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.

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21 day of JUCY 2016. 6. Signed at Pretoria on this ____

K Naidoo Deputy Governor South African Reserve Bank

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SOUTH AFRICAN RESERVE BANK

NOTICE 478 OF 2016

Notice and Order of Forfeiture

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

Mr Clifford Press (date of birth 1953-08-22)

("hereinafter referred to as "the Respondent")

Said to be of:

Postnet Suite No 223 Private Bag X 10010 Edenvale 1610

Be pleased to take notice that:

- The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 A capital amount of R 645 301.63 which stood to the credit of the Respondent in account number 74333959979, held at FirstRand Bank Limited, in his name, together with any interest thereon or any other accrual thereto;
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this *Gazette*.
- 4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6. Signed at Pretoria on this _____ day of _____ day of _____ 2016.

K Naidoo Deputy Governor South African Reserve Bank

SOUTH AFRICAN RESERVE BANK

NOTICE 479 OF 2016

Notice and Order of Forfeiture

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

MJMS Trading (Pty) Limited (the "Respondent") (Registration number 2015/025642/07)

of:

23 Nicol Road Bedfordview 2007 And/or

52 Hillani 142 Elnita Avenue Northwold 2055

Be pleased to take notice that:

- The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R306 122,46 being capital standing to the credit of the Respondent, in account number 62560592224, held with FirstRand Bank Limited, together with any interest thereon and/or other accrual thereto.
 - 2.2 the amount of R7 798,52 being capital standing to the credit of the Respondent, in account number 93 0887 2429, held with ABSA Bank Limited, together with any interest thereon and/or other accrual thereto.
 - 2.3 the amount of R1 674 234,05 being capital standing to the credit of the Respondent, in account number 40 8642 7414, held with ABSA Limited, together with any interest thereon and/or other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.

- 4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
- 6. Signed at Pretoria on this 21 day of July 2016.

K Naidoo Deputy Governor South African Reserve Bank

DEPARTMENT OF TRADE AND INDUSTRY NOTICE 480 OF 2016

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SOUTH AFRICA (ITAC)

SUNSET REVIEW OF THE ANTI-DUMPING DUTY ON UNFRAMED GLASS MIRRORS ORIGINATING IN OR IMPORTED FROM INDIA: FINAL DETERMINATION

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

On 19 June 2015, the International Trade Administration Commission of South Africa (the Commission) notified the Southern African Customs Union (SACU) industry through Notice No. 588 in *Government Gazette* No. 38877, that unless a substantiated request is made by it indicating that the expiry of the anti-dumping duty against imports of unframed glass mirrors originating in or imported from India would likely lead to the continuation or recurrence of dumping and material injury, the anti-dumping duty on the subject product originating in or imported from India will expire on 03 March 2016.

A response to the Commission's sunset review questionnaire was received from PG Building Glass, a division of PG Group (Pty) Ltd (the Applicant), being the only producer for the subject product in the SACU.

The investigation was initiated after the Commission considered that *prima facie* information was submitted to indicate that the expiry of the anti-dumping duty on unframed glass mirrors originating in or imported from India would likely lead to the continuation or recurrence of dumping and the recurrence of material injury.

No properly documented responses were received from any interested party.

Using the best information available, the Commission made a final determination that the expiry of the anti-dumping duty on unframed glass mirrors originating in or imported from India would likely lead to the continuation or recurrence of dumping and the recurrence of injury.

The Commission, therefore, recommended to the Minister of Trade and Industry that the anti-dumping duty on unframed glass mirrors originating in or imported from India be maintained.

The Minister approved the Commission's recommendation. The Commission's detailed reasons for its decision are set out in Commission's Report No. 530 (Final determination report).

Enquiries may be directed to the investigating officers **Ms. Regina Peta** at +27 12 394 3737 or **Ms. Charity Ramaposa** at +27 12 394 1817 or **Mr. Brian Same** at +27 12 394 3922 fax number +27 12 394 0518

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 140 OF 2016



INVITATION TO COMMENT ON EXPOSURE DRAFTS ISSUED BY THE ACCOUNTING STANDARDS BOARD

Issued: 5 August 2016

The Accounting Standards Board (the Board) invites comment on six Exposure Drafts that were issued for comment at its meeting held in June 2016. The Exposure Drafts are outlined below:

- Proposed Standard of GRAP on Separate Financial Statements (ED 144);
- Proposed Standard of GRAP on Consolidated Financial Statements (ED 145);
- Proposed Standard of GRAP on Investments in Associates and Joint Ventures (ED 146);
- Proposed Standard of GRAP on Joint Arrangements (ED 147);
- Proposed Standard of GRAP on Disclosure of Interests in Other Entities (ED 148); and
- Proposed Conceptual Framework for General Purpose Financial Reporting (ED 149)

All those affected by, or who are interested in these Exposure Drafts, are encouraged to provide a written response to the Board.

Responses to ED 144 to ED 148 should be received by the **30th of November 2016**, while those for ED 149 should be received by the Board by the **17th of February 2017**.

Copies of the documents

The documents are available electronically on the Board's website – <u>http://www.asb.co.za</u>, or can be obtained by contacting the Board's offices on 011 697 0660 (telephone), or 011 697 0666 (fax).

Comment can be emailed to info@asb.co.za or can be submitted in writing to:

Accounting Standards Board

PO Box 74129

Lynwood Ridge

0040

We look forward to receiving your responses.

BOARD NOTICE 141 OF 2016

FINANCIAL MARKETS ACT, 2012

PROPOSED AMENDMENTS TO THE JSE DEBT LISTING REQUIRENTS

I, Dube Phineas Tshidi, Registrar of Securities Services, hereby give notice under section 71(3) (c)(ii) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the amendments to the STRATE Rules have been approved. Please be advised that the rules are available the official website of the Financial Services Board (www.fsb.co.za) and of the market infrastructure (www.strate.co.za).

The amendments come into operation from the date of publication of this Notice.

J.PISMIDT

D P TSHIDI REGISTRAR OF SECURITIES SERVICES

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