

Vol. 636

**1 June
Junie 2018**

No. 41667

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

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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 543

01 JUNE 2018

**AGRICULTURAL PRODUCT STANDARDS ACT, 1990
(ACT No. 119 OF 1990)****AMENDMENTS TO THE REGULATIONS RELATING TO THE GRADING, PACKING
AND MARKING OF POTATOES INTENDED FOR SALE IN THE REPUBLIC OF
SOUTH AFRICA.****INVITATION FOR PUBLIC COMMENTS**

I, Senzeni Zokwana, Minister of Agriculture, Forestry and Fisheries has, under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990) hereby--

- (a) make known that I intend to amend the regulations in the Schedule;
- (b) invite all interested parties to submit comments and any representations concerning the proposed regulations in writing within (5) five weeks from the date of publication of this Notice to the following address:

Executive Officer: Agricultural Product Standards
Department of Agriculture, Forestry and Fisheries
Private Bag X343, Pretoria, 0001,
30 Hamilton Street, Harvest House Building, Room 152
Tel. no. 012 319 6171 or 6291 Fax no. 012 319 6265
Email: VictorMa@daff.gov.za or CarolineL@daff.gov.za

- (c) the regulations may be obtained from the Department's website at the following link <http://www.daff.gov.za/daffweb3/Branches/Agricultural-Production-Health-Food-Safety/Food-Safety-Quality-Assurance/Draft-Legislation-for-Comments> or can be sent through electronic mail or posted by mail to any person upon request.

Mr. Senzeni Zokwana
Minister of Agriculture, Forestry and Fisheries

NO. 544

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

01 JUNE 2018


GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994)**AMENDMENT OF NOTICE 165 OF 2011 AS CONTAINED IN GOVERNMENT GAZETTE NO: 34134 IN RESPECT OF A LAND CLAIM LODGED BY MRS. ELIZABETH MAGDELENE MOSES, LAND CLAIM REFERENCED IJ 010**

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994), as amended, that an amendment is hereby made to Gazette Notice No. 165 of 2011 contained in Government Gazette No. 34134 dated 25 March 2011. The Gazette is amended to correct the description of the claimed property as follows:

REF NO.	CLAIMANT	PORTION NUMBER	CURRENT LANDOWNERS	BONDS / NO BONDS	DEED OF TRANSFER	INTERESTED PARTIES
IJ 010	Mrs. Elizabeth Magdelene Moses	Portion 5 of erf 581 Newlands	Phumezile Kama and Nosipho Isabela Mbulawa-Kama	B60350/1989 B85413/2004 B156769/2004 B53468/2012	T88843/2012	Land Claimant, the current landowner and the City of Tshwane Metropolitan Municipality
		Portion 6 of erf 581 Newlands	Adriano Makevela Mackenzie	None	T78174/1997	

Take further notice that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit, representations in terms of section 11A of the Restitution of Land Rights Act 22 of 1994 as amended within 90 (ninety) working days from the publication date of this notice, any comments/information may be send to:

Chief Directorate: Land Restitution Support Gauteng Province
Private Bag X03
ARCADIA
0007
Tel: (012) 310-6500
Fax: (012) 324-5812


MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2018/05/09

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 545

01 JUNE 2018

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

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

REFERENCE : 6/2/3/D/51/797/1625/1

CLAIMANT : Solomon Dingani Dondashe

PROPERTY DESCRIPTION : Erf 425, Hunters Retreat, Rowallan Park,
Port Elizabeth

EXTENT OF LAND : 465.29 Hectares

TITLE DEED : TD 185/1885, TD 5284/1905

DISTRICT MUNICIPALITY : Sarah Baartman

DATE SUBMITTED : 12/12/1998

CURRENT OWNER : Nelson Mandela Metropolitan Municipality

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

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687



Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 546

01 JUNE 2018

AMENDMENT OF GAZETTE 1575 OF 1997 DATED 14th NOVEMBER 1997 AS CONTAINED IN GOVERNMENT GAZETTE NUMBER 18402 IN RESPECT OF ERF 160 SITUATED IN SOUTH END IN PORT ELIZABETH, NELSON MANDELA METROPOLITAN MUNICIPALITY, EASTERN CAPE PROVINCE.

Notice is hereby given in terms of Section 11 A (4) of the Restitution of Land Rights Act, No, 22 of 1994 as amended, due to a an error in the gazette notice 1575 of 1997 dated the 14th November 1997 as Contained in the Gazette Number 18402.

The above mentioned gazette notice is hereby amended to include the correct claimant under claim.

Reference No. : **KRO: 6/2/3/D/51/797/2204/68**

Claimant : **Mrs. Paulina Magdalena Thompson**

Property Description : **Erf 160, Nelson Mandela Metro Municipality, Eastern Cape.**

Extent of Land : **570 sqm**

Current Title Deed : **T25134/78, T50573/89**

Date Submitted : **01 November 1997**

Current Owner : **Port Elizabeth Municipality**

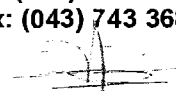
Current Land Use : **Residence**

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

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

The Regional Land Claims Commissioner
Eastern Cape Province
P.O. Box 1375
East London
5201

Tel: (043) 700 6000
Fax: (043) 743 3687


Mr. Lebjane Maphutha
Regional Land Claims Commissioner
(Eastern Cape)

Date: 2018/02/26

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 547

01 JUNE 2018

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

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

REFERENCE : 6/2/3/D/1003/0/0/7

CLAIMANT : Ntombentsha Sophia Nciza

PROPERTY DESCRIPTION : Garden Lot No. 4A Mtwaku, Ngqamakhwe

EXTENT OF LAND : 3.333 Hectares

TITLE DEED : N/A

DISTRICT MUNICIPALITY : Amathole

DATE SUBMITTED : 23/12/1997

CURRENT OWNER : Mnquma District Municipality

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

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687


Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 548

01 JUNE 2018

AMENDMENT OF GAZETTE 1270 OF 2017 DATED 17th NOVEMBER 2017 AS CONTAINED IN GOVERNMENT GAZETTE NUMBER 41256 IN RESPECT OF ERF 737 SITUATED IN SOUTH END IN PORT ELIZABETH, NELSON MANDELA METROPOLITAN MUNICIPALITY, EASTERN CAPE PROVINCE.

Notice is hereby given in terms of Section 11 A (4) of the Restitution of Land Rights Act, No. 22 of 1994 as amended, due to a an error in the gazette notice 1270 of 2017 dated the 17th November 2017 as Contained in the Gazette Number 41256.

The above mentioned gazette notice is hereby amended to correct the Erf number under claim.

Reference No. : KRO: 6/2/3/D/51/797/2204/2

Claimant : Mr. Phillip Rudolph Neil

Property Description : Erf 727, Nelson Mandela Metro Municipality, Eastern Cape.

Extent of Land : 489 sqm

Current Title Deed : T27032

Date Submitted : 30 December 1998

Current Owner : Eastern Cape Housing Board, East London


Current Land Use : Residence

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

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

The Regional Land Claims Commissioner
Eastern Cape Province
P.O. Box 1375
East London
5201

Tel: (043) 700 6000
Fax: (043) 743 3687


Mr. Lebjane Maphutha
Regional Land Claims Commissioner
(Eastern Cape)

Date: 2018/04/19

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 549

01 JUNE 2018

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

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

REFERENCE : 6/2/2/D/993/0/0/2, 6/2/2/D/93/0/0/43, 6/2/2/D/93/0/0/3

CLAIMANT : Zwelitsha Mani, Daliwe Douglas Makinana and
Mthetho Mani Banisi (On behalf of Tshabo
Community)

PROPERTY DESCRIPTION : Uregistered Land (Tshabo 1, 2, 3 and Fort Murray)
King Williams Town

EXTENT OF LAND : 8865.25426 Hectares

TITLE DEED : n/a

DISTRICT MUNICIPALITY : Amathole

DATE SUBMITTED : 19th/12/1995 and 18th /04/1996

CURRENT OWNER : Buffalo City Metropolitan Municipality

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

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687


Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 550

01 JUNE 2018

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

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

REFERENCE : 6/2/2/D/53/0/0/9

CLAIMANT : Thembile Andries Links

PROPERTY DESCRIPTION : Kabougas Poort Farm 26, Addo Elephant Park,
Eastern Cape

EXTENT OF LAND : 457,1883 Hectares

TITLE DEED : T8638/1973 and T64543/2013

DISTRICT MUNICIPALITY : Nelson Mandela Metro

DATE SUBMITTED : 14/12/1998

CURRENT OWNER : National Government of the Republic of South Africa

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

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687


Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 551

01 JUNE 2018

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

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

REFERENCE : 6/2/3/D/968/0/0/6

CLAIMANT : Sicelo Andries Ntisana

PROPERTY DESCRIPTION : Lot no.23 Kentani

EXTENT OF LAND : 231.2636 Hectares

TITLE DEED : T5095/1933

DISTRICT MUNICIPALITY : Amathole

DATE SUBMITTED : 15/10/1998

CURRENT OWNER : Department of Rural Development and Land Reform

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

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687


Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 552

01 JUNE 2018

(continued from page 6)

Figure 1. **C**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 553

01 JUNE 2018

**GENERAL NOTICE OF INTENTION TO EXERCISE RIGHTS OF FIRST REFUSAL ACT,
 1994 (Act No. 127 of 1994) AND RIGHTS OF FIRST REFUSAL AND RIGHT ACT,
 1994 (Act No. 128 of 1994) IN RELATION TO THE SALE OF LAND AND RIGHTS ON**

RETURN TO THE [Name of the landowner]

CLAIMANT [Name of the claimant (e.g. Community)]

REASON : [Reason for the exercise of the rights of first refusal, e.g. the land is situated in a rural area and is suitable for agricultural purposes, and the claimant is a community that is entitled to the land in terms of the relevant legislation.]

EXTENT OF THE [Extent of the land and rights to be sold]

TRUSTEES [Names of the trustees]

DATE OF NOTICE [Date of the notice]

COUNCIL OF THE [Name of the council] [Address of the council]

Has been established in terms of the [Name of the relevant legislation] and is entitled to the land in terms of the relevant legislation. The council has decided to exercise its rights of first refusal in terms of the relevant legislation.

Any person who is interested in the land and rights to be sold is invited to submit an offer to the council in terms of the relevant legislation.

Office of the Regional Director of the Department of Rural Development and Land Reform

Department of Rural Development and Land Reform

PO Box 1076

East London

5400

Tel: 033 292 1234

Fax: 033 292 1234


 Mr. J. J. M. [Name]
 Regional Director of the Department of Rural Development and Land Reform

DEPARTMENT OF WATER AND SANITATION

NO. 554

01 JUNE 2018

WATER RESEARCH LEVY 2017/18 – RATES AND CHARGES: INCREASE OF 6.79%

By virtue of the powers vested in me in terms of Section 11 of the Water Research Act, 1971 (Act No. 34 of 1971), I, Mrs N P MOKONYANE, in my capacity as the Minister of Water and Sanitation, hereby give notice of the increase in the Water Research Levy by 6.79% for the period 01 July 2017 to 30 June 2018.

- (1) The following rates and charges will be applicable as from 01 July 2017 to 30 June 2018:
 - (a) Zero point zero six two nine (0.0629) cents increase per hectare of irrigation land of which the water use is permissible during 01 July 2017 to 30 June 2018 in terms of Section 22(1)(a)(ii) of the National Water Act, 1998 (Act No. 36 of 1998), or in respect of which an allocation has been made under Chapter 4 of the National Water Act for the irrigation thereof at any given time during the said period, with water supplied or made available from any government water work. These rates and charges shall be recovered by or on the instructions of the Director-General: Water and Sanitation, simultaneously with any other charge which I may make in respect of the land concerned during the said period in terms of Section 57 of the National Water Act or, if no such charge is made, the charge shall be payable upon demand to the Director-General: Water and Sanitation.
 - (b) The amount mentioned in (1)(a) above shall apply in respect of each hectare of land permitted under the control of an irrigation board or other water management institution established in terms of the National Water Act for the irrigation of land at any time during the said period of such board or institution with water supplied or made available from a government water work or a water work belonging to such board or institution. This charge shall be recovered by the irrigation board or statutory body.
 - (c) With effect from 01 July 2017, zero point zero six one two (0.0612) cents increase per cubic meter in respect of metered water supplied or made available from a government water work for purposes other than the irrigation of land: Provided that if a free allocation had been made to a specific consumer from a government water work, the said charge shall not apply to that allocation as it shall be deemed to be water supplied from his/her own sources by the consumer concerned. These charges shall be recovered by the Director-General: Water and Sanitation, simultaneously with any charge which I may make in terms of Section 57 of the National Water Act in respect of the supply of water as from the said period or shall be payable to him/her upon demand.
 - (d) With effect from 01 July 2017, zero point zero six one two (0.0612) cents increase per cubic meter in respect of the quantity of water supplied or made available for use for urban, industrial or domestic purposes by a statutory body or water management institution established in terms of the National Water Act or by any other water services institution as defined in terms of the Water Services Act, 1997 (Act No. 108 of 1997): Provided that there shall be deduction from the total quantity of water supplied or made available after 01 July 2017 by any one of the above-mentioned suppliers the quantity of water supplied or made available from a government water work as contemplated in paragraph (1)(c) or (d) has already been paid. The total amount payable in terms of this paragraph in respect of water

supplied or made available shall be remitted by the supplier concerned, so as to reach the Director-General: Water and Sanitation, Private Bag X313, Pretoria, 0001.

- (e) The audited statements prescribed in terms of Section 11(3)(b) of the Water Research Act shall be submitted as soon as possible after the payments mentioned in paragraph (1)(d) have been made.
- (2) If such rates and charges remain wholly or partly unpaid after the due date, interest shall be charged in terms of Section 80(1)(a) of the Public Finance Management Act, 1999 (Act No. 1 of 1999) as amended, on the outstanding amount at a rate determined from time by the Minister of Finance, on loans granted out of a Revenue Fund.
- (3) For the purpose of this notice, one (1) cubic meter shall be equal to one (1) kilolitre.
- (4) The effect date of this Notice is 01 July 2017.



MRS N P MOKONYANE
MINISTER OF WATER AND SANITATION

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NOTICE 294 OF 2018

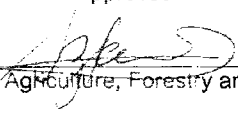


NATIONAL FORESTS ACT, 1998

(ACT No. 84 OF 1998)

DECLARATION OF PORTION OF THE FARM KATHU 465, NORTHERN CAPE AS FOREST
NATURE RESERVE

Approved


Minister of Agriculture, Forestry and Fisheries

09-05-2018

Date

CHECKED AND CERTIFIED

Mhlaba KP

25/04/2018

LEGAL SERVICES

DECLARATION OF PORTION OF THE FARM KATHU 465 AS FOREST NATURE RESERVE UNDER SECTION 8(1) OF THE NATIONAL FORESTS ACT, 1998 (ACT NO. 84 OF 1998)

I, Senzeni Zokwana, Minister of the Agriculture, Forestry and Fisheries hereby give notice of the declaration of Portion of the Farm Kathu 465 (as set out in the attached Schedule A property description and diagram), as a Forest Nature Reserve under Section 8(1)(c)(i) of the National Forests Act, 1998.

The effect and management of this declaration is in terms of section 10 (1) and (11) of the National Forests Act, 1998 respectively. The contravention of the effect of this declaration is regarded as a second category offence that may result in a person who is found guilty being sentenced to a fine or imprisonment for a period up to two years, or to both and the contravention of the management of this declaration is regarded as a third category offence that may result in a person who is found guilty being sentenced to a fine or imprisonment for a period of one year, or to both.

MR S. ZOKWANA
MINISTER OF AGRICULTURE, FORESTRY AND FISHERIES

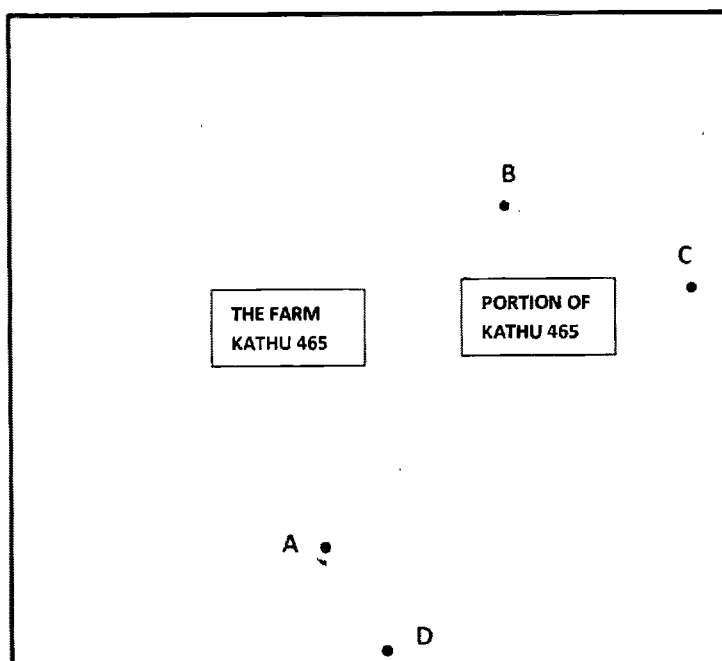


**agriculture,
forestry & fisheries**

Department:
Agriculture, forestry & fisheries
REPUBLIC OF SOUTH AFRICA

NATURE RESERVE NAME	REGISTERED PROPERTY NAME	SIZE
Kathu Forest Nature Reserve	Portion of the Farm Kathu 465 in the Gamagara Municipal Area, Northern Cape	644 ha

SCHEDULE A



Coordinates of Forest Nature Reserve	
A	27° 38' 27.96''S; 23° 1' 56.70''E
B	27° 36' 34.36''S; 23° 3' 00.84''E
C	27° 37' 02.08''S; 23° 4' 08.91''E
D	27° 39' 01.63''S; 23° 2' 17.22''E

DEPARTMENT OF HIGHER EDUCATION AND TRAINING
NOTICE 295 OF 2018

**Call for comments on the draft Post-School Education and Training Information Policy,
2018**

I, Grace Naledi Mandisa Pandor, Minister of Higher Education and Training, after consulting with the Council on Higher Education (CHE) and the National Skills Authority (NSA) hereby publish the policy in the schedule for comments. All interested stakeholders and organisations are invited to comment on the draft policy in writing and to direct their comments to:

The Director-General, Private Bag X174, Pretoria, 0001, for attention: Ms M Letho, Tel. 012 312 6212, email letho.m@dhet.gov.za, Fax 012 326 2069. The draft policy is available on the Departmental website on www.dhet.gov.za

Kindly provide the name, address, telephone, fax number and email address of the person or organisation submitting the comments. The comments should reach the Department of Higher Education and Training 30 days after publication of this notice.



Mrs GNM Pandor, MP

Minister of Higher Education and Training

Date: 20-4-2018

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT**NOTICE 296 OF 2018****PROMOTION OF ACCESS TO INFORMATION ACT, 2000****DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)**

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

DEPARTMENT OF SPORT AND RECREATION

As set out in the Schedule

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

A. RECORDS THAT ARE AUTOMATICALLY AVAILABLE FROM SRSA IN TERMS OF SECTION 15 OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000

SCHEDULE

DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15 (1) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS
1. DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE FOR INSPECTION IN TERMS OF SECTION 15 (1) (a) (i)	
1.1 Reports that are no longer available for distribution. That is, where SRSA has run out of such reports and only an office copy is remaining and the requester of information cannot download it from the SRSA website, www.srsa.gov.za	<p><i>Information available in terms of this section can be accessed in the following manner:</i></p> <p>a. Requesters of information can go to SRSA Resource Centre (Mezzanine Floor) at Regent Place Building, 66 Queen Street, (off Madiba Street) in Pretoria, where Ms Tersia Grobler may be of assistance.</p> <p><i>*It should be noted that reports originating from provincial departments responsible for sport and recreation are available from respective departments and not SRSA.</i></p>
1.2 Presentations/speeches made by SRSA senior managers and political principals at public forums	-
1.3 Information about SRSA [Vision & Mission; Functions; Structure; Key Performance Areas and related information]	-
1.4 Public Service Legislation [Sports and Recreation Act; Sport and Recreation Amendment Bill; National Sport & Recreation Plan; White Paper on Sport and Recreation; and other legislation that SRSA may have drafted or is managing].	-
1.5 SRSA contact details	-
1.6 SRSA Organogram	-
1.7 Vacancies within SRSA	-
2. DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE FOR PURCHASING IN TERMS OF SECTION 15 (1) (a) (ii)	
None	
3. DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE FOR COPYING IN TERMS OF SECTION 15 (1) (a) (iii)	
3.1 Reports that are no longer available for distribution. That is, where SRSA has run out of such reports and only an office copy is remaining and the requester of information cannot download it from the SRSA website, www.srsa.gov.za	<p><i>Information available in terms of this section can be accessed in the following manner:</i></p> <p>a. Requesters of information can go to SRSA Resource Centre (Mezzanine Floor) at Regent Place Building, 66 Queen Street, (off Madiba Street) in Pretoria, where Ms</p>

DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15 (1) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS
	<p>Tersia Grobler may be of assistance.</p> <p><i>*It should be noted that reports originating from provincial departments responsible for sport and recreation are available from respective departments and not SRSA.</i></p>
3.2 Presentations/speeches made by SRSA senior managers and political principals at public forums	-
3.3 Information about SRSA [Vision & Mission; Functions; Structure; Key Performance Areas and related information]	-
3.4 Public Service Legislation [Sports and Recreation Act; Sport and Recreation Amendment Bill; White Paper on Sport and Recreation; and other legislation that the SRSA may have drafted or is managing].	-
3.5 SRSA contact details	-
3.6 SRSA Organogram	-
3.7 Vacancies within SRSA	-
4. DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15 (1) (a) (iii)	
<p>4.1 All SRSA publications that have been published (hard copies and soft copies) and all the other records on SRSA's internet site. These include the Annual Performance Plan; Strategic Plan; Annual Report; programme brochures, and so forth.</p>	<p><i>Information available in terms of this section can be accessed in the following manner:</i></p> <p>a. Information can be downloaded from SRSA's website: www.srsa.gov.za</p> <p>b. Through the post, from: The Information Resource Centre, Attention: Ms Tersia Grobler Private Bag X896, PRETORIA, 0001</p> <p>c. Through e-mail tersia@srsa.gov.za Telephone: (012) 304-5016, or Fax: (012) 323-7872</p> <p>d. Documents can also be obtained from the Information Resource Centre (Mezzanine Floor) at Regent Place Building, 66 Queen Street, (off Madiba Street) in Pretoria.</p> <p>e. Information such as official contact details of officials or offices of political principals can also be obtained telephonically.</p> <p><i>*It should be noted that reports originating from provincial departments responsible for sport and recreation are available from respective departments and not the SRSA.</i></p>
4.2 Presentations/speeches made by	Telephone or e-mail as above

DESCRIPTION OF CATEGORIES OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15 (1) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS
SRSA senior managers and political principals at public forums	
4.3 Information about SRSA [Vision & Mission; Functions; Structure; Key Performance Areas and related information]	-
4.4 Public Service Legislation [Sports and Recreation Act; Sport and Recreation Amendment Bill; White Paper on Sport and Recreation; and other legislation that SRSA may have drafted or is managing].	-
4.5 SRSA contact details	-
4.6 SRSA Organogram	-
4.7 Vacancies within SRSA	-

MANUAL FOR SPORT AND RECREATION SOUTH AFRICA (SRSA) in terms of Section 14 of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000)

The Manual is available on SRSA's website, www.srsa.gov.za; SRSA Offices; and can also be requested from Tersia as in item 4 above.

DEPARTMENT OF LABOUR

NOTICE 297 OF 2018

NOTICE OF JUNE 2018

PLEASE FIND SET OUT BELOW A LIST OF BARGAINING COUNCILS THAT HAVE BEEN ACCREDITED BY THE CCMA IN TERMS OF THE PROVISIONS OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED) FOR CONCILIATION AND/ OR ARBITRATION AND/ OR INQUIRY BY ARBITRATOR, WITH THE TERMS OF ACCREDITATION ATTACHED FOR THE PERIOD 01 MAY 2018 TO THE 31 OCTOBER 2018.

BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION,
SUBJECT TO CONDITIONS WHERE APPLICABLE
(RENEWAL OF ACCREDITATION)

Name of Council	Accredited Functions
<u>PRIVATE SECTOR BARGAINING COUNCILS</u>	
Bargaining Council for the New Tyre Manufacturing Industry	Accredited for conciliations and arbitrations (including Inquiry by Arbitrator) from 01 May 2018 until 31 October 2018 on condition that all sections 198 and 198A to 198C-matters are allocated to only those part-time CCMA Commissioners and Bargaining Council Panellists who have been successfully trained by the CCMA on section 198 and its insertions.

TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION AND INQUIRY BY ARBITRATOR

1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Councils are eligible to apply for accreditation.

COUNCILS ARE ACCREDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes	- Section 191
Unfair Labour practice	- Section 191
Mutual Interest disputes	- Section 64
Interpretation of Collective Agreement disputes	- Section 24 (1)
Essential Services disputes	- Section 74
Pre-dismissal arbitrations	- Section 188A
Temporary Employment Service	- Section 198, 198A, 198B, 198C and 198D
Disputes about Interpretation and Application of Chapter 2	- Section 9

COUNCILS MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the council for the Council.

The following provisions of the LRA, as amended apply to Councils accredited for conciliation and arbitration:

- (a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
 - "Commission" must be read as a reference to the Council;
 - "Commissioner" must be read as a reference to a conciliator or arbitrator appointed by the Council.
 - "Director" must be read as a reference to the Secretary of the Council.
- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Council in the performance of its accredited functions subject to the Council's Constitution and/or Collective Agreements. For the purpose of this sub-paragraph the following applies:
 - (i) The provisions of section 133 to 136;
 - (ii) The provisions of section 138 to 142, S142A, S143, S144 and S145;
 - (iii) The provisions of section 146 unless the Collective Agreement of the Council provides that the Arbitration Act, Act 42 of 1965 applies to any arbitration conducted under its accredited function and which Collective Agreement is binding on the parties to the disputes; and
 - (iv) The provisions of section 148.

3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Council may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Council fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

5. AMENDMENT OF ACCREDITATION:

An Accredited Council may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.

DEPARTMENT OF LABOUR**NOTICE 298 OF 2018**

PLEASE FIND SET OUT BELOW A LIST OF PRIVATE AGENCIES THAT HAVE BEEN ACCREDITED BY THE CCMA IN TERMS OF THE PROVISIONS OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED) FOR CONCILIATION AND/ OR ARBITRATION AND/ OR INQUIRY BY ARBITRATOR, WITH THE TERMS OF ACCREDITATION ATTACHED FOR THE PERIOD 01 JUNE 2018 TO THE 30 APRIL 2019.

**PRIVATE AGENCIES ACCREDITED TO CONDUCT CONCILIATIONS AND ARBITRATIONS SUBJECT
TO CONDITIONS WHERE APPLICABLE
(RENEWAL OF ACCREDITATION)**

Name of Agency	Accredited Functions
Accord Africa Dispute Resolution (Pty) Ltd, previously known as Noroplex (Pty) Ltd trading as Africa Dispute Resolution	To be accredited for con and arb (which includes Inquiry by arbitrator) from 1 May 2018 until 30 April 2019 on condition that agency meets all CCMA efficiencies and that all sections 198 and 198A to 198C -matters are allocated to only those CCMA part-time Commissioners who have been successfully trained by the CCMA on section 198 and its insertions.

TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION AND INQUIRY BY ARBITRATOR

1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Private Agencies are eligible to apply for accreditation.

PRIVATE AGENCIES ARE ACCREDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes	- Section 191
Unfair Labour practice	- Section 191
Mutual Interest disputes	- Section 64
Interpretation of Collective Agreement disputes	- Section 24 (1)
Essential Services disputes	- Section 74
Inquiry by Arbitrator	- Section 188A
Regulation of non-standard work	- Section 198, 198A, 198B, 198C and 198D
Disputes about Interpretation and Application of Chapter 2	- Section 9

PRIVATE AGENCIES MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the Agency for the Private Agency.

The following provisions of the LRA, as amended apply to Private Agency accredited for conciliation and arbitration:

- (a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
 - "Commission" must be read as a reference to the Private Agency;
 - "Commissioner" must be read as a reference to a conciliator or arbitrator appointed by the Private Agency.
 - "Director" must be read as a reference to the CEO of the Private Agency
- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Private Agency in the performance of its accredited functions:
 - (i) The provisions of section 133 to 136;
 - (ii) The provisions of section 138 to 142, S143, S144 and S145;
 - (iii) The provisions of section 146
 - (iv) The provision of 148

3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Private Agency may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Private Agency fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

5. AMENDMENT OF ACCREDITATION:

An Accredited Private Agencies may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.

DEPARTMENT OF LABOUR

NOTICE 299 OF 2018

NOTICE OF JUNE 2018

PLEASE FIND SET OUT BELOW A LIST OF BARGAINING COUNCILS THAT HAVE BEEN ACCREDITED BY THE CCMA IN TERMS OF THE PROVISIONS OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED) FOR CONCILIATION AND/ OR ARBITRATION AND/ OR INQUIRY BY ARBITRATOR, WITH THE TERMS OF ACCREDITATION ATTACHED FOR THE PERIOD 01 MAY 2018 TO THE 31 JULY 2023.

BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION,
SUBJECT TO CONDITIONS WHERE APPLICABLE
(RENEWAL OF ACCREDITATION)

Name of Council	Accredited Functions
<u>PRIVATE SECTOR BARGAINING COUNCILS</u>	
Building Bargaining Council for the Food Retail, Restaurant, Catering and Allied Trades	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 May 2018 until 30 April 2019 on condition that the Collective Agreement is extended to non-parties and that all sections 198 and 198A to 198C-matters are allocated to only those part-time CCMA Commissioners and Bargaining Council Panellists who have been successfully trained by the CCMA on section 198 and its insertions.
Bargaining Council for the Restaurant, Catering and Allied Trades	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2018 until 31 July 2023 on condition that all sections 198 and 198A to 198C-matters are allocated to only those part-time CCMA Commissioners and Bargaining Council Panellists who have been successfully trained by the CCMA on section 198 and its insertions.
South African Road Passenger Bargaining Council	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2018 until 31 July 2021 on condition that all sections 198 and 198A to 198C-matters are

	allocated to only those part-time CCMA Commissioners and Bargaining Council Panellists who have been successfully trained by the CCMA on section 198 and its insertions.
Statutory Council for the Squid and Related Fisheries of South Africa	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2018 until 31 July 2021 on condition that all sections 198 and 198A to 198C-matters are allocated to only those part-time CCMA Commissioners and Bargaining Council Panellists who have been successfully trained by the CCMA on section 198 and its insertions.

TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION AND INQUIRY BY ARBITRATOR

1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Councils are eligible to apply for accreditation.

COUNCILS ARE ACCREDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes	- Section 191
Unfair Labour practice	- Section 191
Mutual Interest disputes	- Section 64
Interpretation of Collective Agreement disputes	- Section 24 (1)
Essential Services disputes	- Section 74
Pre-dismissal arbitrations	- Section 188A
Temporary Employment Service	- Section 198, 198A, 198B, 198C and 198D
Disputes about Interpretation and Application of Chapter 2	- Section 9

COUNCILS MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the council for the Council.

The following provisions of the LRA, as amended apply to Councils accredited for conciliation and arbitration:

- (a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
 - “Commission” must be read as a reference to the Council;
 - “Commissioner” must be read as a reference to a conciliator or arbitrator appointed by the Council.
 - “Director” must be read as a reference to the Secretary of the Council.
- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Council in the performance of its accredited functions subject to the Council's Constitution and/or Collective Agreements. For the purpose of this sub-paragraph the following applies:
 - (i) The provisions of section 133 to 136;
 - (ii) The provisions of section 138 to 142, S142A, S143, S144 and S145;
 - (iii) The provisions of section 146 unless the Collective Agreement of the Council provides that the Arbitration Act, Act 42 of 1965 applies to any arbitration conducted under its accredited function and which Collective Agreement is binding on the parties to the disputes; and
 - (iv) The provisions of section 148.

3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Council may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Council fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

5. AMENDMENT OF ACCREDITATION:

An Accredited Council may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.

PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA
NOTICE 300 OF 2018



PARLIAMENT
OF THE REPUBLIC OF SOUTH AFRICA

COMMITTEES

PO Box 15 Cape Town 8000 Republic of South Africa
Tel: 27 (21) 403 2597 Fax: 27 (21) 403 3205
www.parliament.gov.za

PORTFOLIO COMMITTEE ON POLICE

INDEPENDENT POLICE INVESTIGATIVE DIRECTORATE AMENDMENT BILL

**NOTICE OF INTENTION TO INTRODUCE THE INDEPENDENT POLICE INVESTIGATIVE
DIRECTORATE AMENDMENT BILL, 2018, A COMMITTEE BILL, INTO PARLIAMENT AND
INVITATION FOR PUBLIC COMMENT THEREON**

The Portfolio Committee on Police, acting in accordance with section 73(2) of the Constitution of the Republic of South Africa, 1996, intends to introduce the Independent Police Investigative Directorate Amendment, 2018 in Parliament during the second/third quarter of 2018. A draft Bill is hereby published in accordance with Rule 276(1)(c) of the Rules of the National Assembly (9th Edition).

The Constitutional Court declared the following provisions invalid to the extent that they authorise the Minister of Police to suspend, take disciplinary steps pursuant to suspension, or remove from office the Executive Director of the Independent Police Investigative Directorate ("IPID"):

- section 6(3)(a) and 6(6) of the Independent Police Investigative Directorate Act, 2011;
- sections 16A(1), 16B, 17(1) and 17(2) of the Public Service Act, Proclamation 103 of 1994 ("Public Service Act"); and
- regulation 13 of the Independent Police Investigative Directorate Regulations for the Operation of the IPID ("IPID Regulations").

Parliament was directed by Constitutional Court to cure the defects in the legislation within 24 months from the date of the order. The Bill seeks to amend the Independent Police Directorate Act, 2011 in order to give effect to the Constitutional Court order in the matter of *Robert McBride v Minister of Police and Minister of Public Service and Administration*, through giving Parliament an oversight role in relation to the suspension, discipline or removal of the Executive Director of IPID.

Interested persons are invited to submit written comments before the closing date of 22 June 2018 at 16h00. Comments received after the closing date will not be considered.

Should you require the Memorandum on the objects of the Bill in any of the official languages, please contact the Committee Secretary (details below).



PARLIAMENT
OF THE REPUBLIC OF SOUTH AFRICA

COMMITTEES

P0 Box 15 Cape Town 8000 Republic of South Africa
Tel: 27 (21) 403 2597 Fax: 27 (21) 403 3205
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Kindly direct all enquiries and written submissions to the Committee Secretary, Mr P Gwebu:

By email: pgwebu@parliament.gov.za

By post/hand delivered: W/S 3/327
3rd Floor
90 Plein Street
Cape Town
8000

By telephone: 021 403 8257 or 083 709 8395.

Issued by Mr Francois Beukman, MP

Chairperson: Portfolio Committee on Police

REPUBLIC OF SOUTH AFRICA

**INDEPENDENT POLICE INVESTIGATIVE
DIRECTORATE AMENDMENT BILL**

*(As introduced in the National Assembly (proposed section 75); initiated by the Portfolio
Committee on Police; Bill and prior notice of introduction thereof published in Government
Gazette No. XXX of2018)
(The English text is the official text of the Bill)*

(PORTFOLIO COMMITTEE ON POLICE)

[B 2018]

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 Independent Police Investigative Directorate Act, 2011, so as to provide for Parliamentary oversight in relation to the suspension, discipline or removal of the Executive Director; and to provide for related matters.

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

Amendment of section 6 of Act 1 of 2011

1. Section 6 of the Independent Police Investigative Directorate Act, 2011 (Act No. 1 of 2011) (hereinafter referred to as the principal Act), is hereby amended by the repeal of subsection (6).

Insertion of section 6A into Act 1 of 2011

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

“Removal from office of Executive Director

6A. (1) The Executive Director may only be removed from office on the ground of misconduct, incapacity or incompetence—

- (a) on a finding to that effect by a Committee of the National Assembly; and
- (b) the adoption by the National Assembly of a resolution calling for that person's removal from office.

(2) The National Assembly may adopt a resolution contemplated in subsection (1)(b) with a supporting vote of at least two thirds of its members.

(3) The Minister—

(a) may suspend the Executive Director from office at any time after the start of the proceedings of a Committee of the National Assembly for the removal of that person; and

(b) must remove the Executive Director from office upon adoption by the National Assembly of a resolution calling for the Executive Director's removal.

(4) The Minister may allow the Executive Director, at his or her request, to vacate his or her office—

(a) on account of continued ill-health; or

(b) for any other reason which the Minister deems sufficient.

(5) The Executive Director must address the request contemplated in subsection (4) to the Minister, at least six calendar months prior to the date on which the Executive Director wishes to vacate his or her office, unless the Minister grants a shorter period in a specific case.”

Short title and commencement

3. This Act is called the Independent Police Investigative Directorate Amendment Act, 2018, and comes into operation on a date to be determined by the President by proclamation in the *Gazette*.

MEMORANDUM ON THE OBJECTS OF THE INDEPENDENT POLICE INVESTIGATIVE DIRECTORATE AMENDMENT ACT, 2018

1. INTRODUCTION

The Constitutional Court in the matter of *McBride v Minister of Police and Another* [2016] ZACC 30 found certain legislative provisions invalid to the extent that these provisions authorised the Minister of Police to suspend the Executive Director of the Independent Police Investigative Directorate, to take any disciplinary steps pursuant to such suspension, or to remove the Executive Director of the Independent Police Investigative Directorate from office. These provisions are—

- 1.1. section 6(3)(a) and 6(6) of the Independent Police Investigative Directorate Act, 2011 (Act No. 1 of 2011);
- 1.2. sections 16A(1), 16B, 17(1) and 17(2) of the Public Service Act, 1994 (Proclamation No. 103 of 1994); and
- 1.3. regulation 13 of the Independent Police Investigative Directorate Regulations for the Operation of the Independent Police Investigative Directorate (GN R98 of Government Gazette 35018 of 10 February 2012).

The Constitutional Court further provided a reading in for section 6(6) of the the Independent Police Investigative Directorate Act, 2011 (Act No. 1 of 2011) with reference to subsections 17DA(3) to 17DA(7) of the South African Police Service Act, 1995 (Act No. 68 of 1995).

The Constitutional Court directed Parliament to correct these defects in the legislation within 24 months from the date of the order, which was handed down on 6 September 2016. This Bill intends to correct these defects identified by the Constitutional Court.

2. OBJECTS OF THE BILL

The purpose of the Bill is to amend the Independent Police Investigative Directorate Act, 2011 (Act No. 1 of 2011) in order to provide for Parliamentary oversight in relation to the suspension, discipline or removal of the Executive Director.

3. CONTENTS OF THE BILL

- 3.1 Clause 1 amends section 6 of the Act by the repeal of subsection (6) which deals with the removal of the Executive Director.
- 3.2 Clause 2 inserts section 6A into the Act. This section sets out the process to be followed to remove the Executive Director. The process is now made subject to parliamentary scrutiny.
- 3.3 Clause 3 is the short title of the Amendment Bill.

4. FINANCIAL IMPLICATIONS FOR THE STATE

- 4.1 There will be no financial implications in connection with the Bill.

5. DEPARTMENTS, BODIES OR PERSONS CONSULTED

- 5.1 The Civilian Secretariat for Police Service and the Independent Police Investigative Directorate were consulted.

6. PARLIAMENTARY PROCEDURE

- 6.1 The Committee proposes that the Bill must be dealt with in accordance with the procedure established by section 75 of the Constitution as its provisions do not in a substantial manner deal with any functional area of concurrent national and provincial legislative competence listed under Schedule 4 to the Constitution, nor do they deal with any other matter contained in sections 76(3), (4) or (5).
- 6.2 The Committee is of the opinion that it is not necessary to refer this Bill to the National House of Traditional Leaders in terms of section 18(1)(a) of the Traditional Leadership and Governance Framework Act, 2003 (Act No. 41 of 2003), since it does not contain provisions pertaining to customary law or customs of traditional communities.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NOTICE 301 OF 2018

NOTICE OF WITHDRAWAL IN TERMS OF SECTION 11A (3) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)

Notice is hereby given in terms of section 11A (3) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) as amended, that the notice of the claim lodged by Mohan Ramdeo Autar, in the District of Dannhauser, KwaZulu-Natal, which was published under Notice No. 94 of 2006, in *Government Gazette* No. 28413 dated 27 January 2006 and the notice of amendment which was published under Notice No. 915 of 2017, in *Government Gazette* No. 41270 dated 24 November 2017, under Reference No. KRN6/2/2/E/6/0/0/1, has been **WITHDRAWN** by the Regional Land Claims Commissioner: KwaZulu-Natal to correct an error in the property description.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NOTICE 302 OF 2018

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 follow:

Reference Number	: KRK6/2/3/A/1/0/478/2 (T418)
Dispossessed Person	: Jacob James Adonis
Property Description	: Erf 347 Darling
Extent	: 1269m²
Capacity	: Owner
Date of Occupation	: From 1922 to 1963
Date Submitted	: 31-12-1998

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

The Regional Land Claims Commission: Western Cape
Private Bag X9163
Cape Town
8000

Tel: (021) 409-0300
Fax: (021) 424-5146

APPROVED.....



MR L.H MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2018/05/10

CHECKED.....



2018/5/10

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 303 OF 2018

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(4) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994) as amended.

Reference Number	:	KRK6/2/3/A/1/0/331/126 (P478)
Dispossessed person (s)	:	Ms. Minnie Jacobs
Claimant	:	Ms. Sarah Phooko
Property Description	:	Erf 144663 Cape Town (No. 15 Loader Street)
Extent	:	260m ²
Capacity	:	Tenant
Deed of Occupation	:	1929
Deed of Dispossession	:	1965
Current Owners	:	No details of the current owner could not be found
Date Submitted	:	31 December 1998

The Regional Land Claims Commission investigated this claim in terms of provisions of the Act. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments / information to: The Regional Land Claims Commission: Western Cape, Private Bag X9163, Cape Town, 8000, Tel no: (021) 4090300 and Fax no: (021) 424-5146

Mr. L. H. Maphutha
Regional Land Claims Commissioner

APPROVED 

DATE 2018/04/19

CHECKED..... 

DATE..... 2/3/2018

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 304 OF 2018****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Portion 1 of the farm Driehoek No. 9171
Extent of property	:	1, 2141 ha
Magisterial District	:	Dannhauser
Administrative District	:	KwaZulu-Natal
Current Title Deed No.	:	T16882/2009
Current Owner	:	Enoch Nyawuza
Bonds & Restrictive Conditions (Interdicts)	:	None
Claimant	:	Mohan Ramdeo Autar on behalf of the Autar Family
Date claim lodged	:	29 March 1996
Reference number	:	KRN6/2/2/E/6/0/0/1

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NOTICE 305 OF 2018

AMENDMENT NOTICE

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

Amending Notice 1161 of 2004 published in *Government Gazette* No. 26496 on 2 July 2004 in respect of the Siyaya-Rooipoint Community, under Reference No. **KRN6/2/2/E/31/0/0/59** to **EXCLUDE** the property listed in the table below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Remainder of Portion 14 of the farm Roy Point No. 2959	282, 3111 ha	T25552/1986	A L Sacoor & Sons cc	K1059/1985s K3381/2002s K789/1999s VA3325/2002

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSISONER:KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 306 OF 2018****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been withdrawn by the Regional Land Claims Commissioner: KwaZulu-Natal by way of an agreement between the parties:

Property	:	see attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	Lower Tugela
Administrative District	:	KwaZulu-Natal
Current Title Deed No.	:	see attached schedule
Current Owner	:	see attached schedule
Bonds & Restrictive Conditions (Interdicts)	:	see attached schedule
Claimant	:	Chief G. D. Zulu on behalf of the Nodunga Community
Date claim lodged	:	13 June 1997
Reference number	:	KRN6/2/2/E/20/0/0/5

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

MR. L. MAPUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	The farm Westwood No. 15391	120, 3012 ha	T17314/1982	Nigel Adrian Slevin	B8093/1997
2	Remainder of Portion 1 of the farm Vlak Spruit No. 1178	8, 2979 ha	T32088/1992	Bell Estate (Pty) Ltd	None
3	Portion 20 of the farm Vlak Spruit No. 1178	44, 8108 ha	T50307/2005	Triphil Inv cc	B57421/2005
4	Remainder of Portion 32 of the farm Vlak Spruit No. 1178	92, 1422 ha	T19902/1998	Rodney Howard Tweedie	B5484/2004 K1222/1992s K1289/1979s K2051/1979s K239/1997s K561/1982s
5	Portion 71 of Portion 32 of the farm Vlak Spruit No. 1178	70, 3401 ha	T19890/1998	Winchmore Farming cc	None
6	Portion 78 of the farm Vlak Spruit No. 1178	168, 1210 ha	T19903/1998	Rodney Howard Tweedie	K1290/1984s K147/1997s K610/1987s
7	Portion 81 of Portion 68 of the farm Vlak Spruit No. 1178	53, 0917 ha	T59515/2002	Rodney Howard Tweedie	None

SOUTH AFRICAN RESERVE BANK**NOTICE 307 OF 2018****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:

Alcari 209 (Pty) Limited
(Registration number 2015/191942/07)

of:

103 Main Reef Road
 Johannesburg
 2092

and/or

Suite 303
 3rd Floor
 Crownwood Corner
 53 Crownwood Road
 Ormonde
 2091

Be pleased to take notice that:

1. 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 capital amounts, together with any interest thereon or any other accrual thereto, standing to the credit of the following bank accounts,:

Authorised Dealer	Account name	Account number	Amount
Bank of China Johannesburg Branch	Alcari 209 Close Corporation	100200300007379	R152 043.48
The Standard Bank of South Africa Limited	Alcari 209 Close Corporation	28697634001	R13 592.02
The Standard Bank of South Africa Limited	Alcari 209 Close Corporation	22585672000	R237 066.79
Absa Bank Limited	Alcari 209 Close Corporation	9257066743	R817 896.07
FirstRand Bank Limited	Alcari 209 Close Corporation	62365578015	R1 579 467.53
FirstRand Bank Limited	Alcari 209 Close Corporation	62365578015	USD93 850.00
FirstRand Bank Limited	Alcari 209 Close Corporation	62365578015	R10 000.00

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 Exchange Control Regulation 22B, 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 May 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK**NOTICE 308 OF 2018****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:

Future Ready Shipping (Pty) Limited
(Registration number 2012/197136/07)

of:

2nd Floor
Block 8
Cnr Discovery Drive and Genesis Boulevard
Crown Mines
2091

and/or

Suite 104A
1st Floor
53 Crownwood Road
Ormonde
Johannesburg
2091

Be pleased to take notice that:

1. 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 amounts of USD40 650.00 and R386 920.04 being capital standing to the credit of Future Ready Shipping (Pty) Limited, in account number 62383212687, held with FirstRand Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
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 Exchange Control Regulation 22B, 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 MAY 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK**NOTICE 309 OF 2018****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:

Chinese Business Community Primary Co-operative Limited
(Registration number 2008/001120/24)

of:

13 Arbroath Road
Bedfordview
2007

and/or

P O Box 548
Bedfordview
2007

Be pleased to take notice that:

1. 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 R132 330.40 being capital standing to the credit of Chinese Business Community Primary Co-operative Limited, in account number 20000408679, held with The South African Bank of Athens 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 Exchange Control Regulation 22B, 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 MAY 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK**NOTICE 310 OF 2018****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:


Mr Muhammed Aamir, identity number 7807255971088, hereinafter referred to as the 'Respondent',

of:

07 Villa D'oro
Ruthin Street
Ormonde
2090

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of 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 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 Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity 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 the total amount of R550 000.00 being capital standing to the credit of the Respondent, together with any interest thereon and/or other accrual thereto, which amount consisted of three cash deposits made into bank account number 1469172720, held in the name of Global FX Limited at Nedbank Limited, for the benefit of the Respondent.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice and order of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by depositing it into 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.
6. Signed at Pretoria on this 16 day of MAY 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

DEPARTMENT OF TRANSPORT**NOTICE 311 OF 2018**

**AIR SERVICE LICENSING ACT, 1990 (ACT NO.115 OF 1990)
AND
INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
THE PERSON / COUNCIL MEMBERS APPOINTED BY THE MINISTER.**

MEMBERS OF THE COUNCIL CONSIST OF –

- (a) a Chairman,
- (b) a Vice-Chairman and
- (c) not more than three other persons.

Term of office

An appointed members shall hold his office for a period of three years. Provided that such member may be reappointed at the expiry of his office term.

Appointed members for Air Service Licensing Council are:

There is hereby established a council to be called the Air Service Licensing Council, which shall be a juristic person.

1. Mr Material Michael Mabasa – Chairperson.
2. Ms Refilwe Ledwaba - Vice - Chairperson.
3. Ms Precious Sibiya - Member.
4. Mr James Chiumya – Member and
5. MsVumeka Buthelezi – Member.

Appointed members for International Air Service Council are:

There is hereby established a council to be called the International Air Service Council, which shall be a juristic person.

1. Mr Khalatse Colbert Marobela – Chairperson.
2. Ms Dinah Modimakwane – Vice – Chairperson.
3. Ms Pretty Mthiyane – Member.
4. Mr Inathi Ntshangase – Member and
5. Mr Frans Modiroa – Member.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 72 OF 2018**NOMINATION OF CANDIDATES TO SERVE ON THE BOARD OF THE
NATIONAL LIBRARY OF SOUTH AFRICA FROM 1 OCTOBER 2018 TO
30 SEPTEMBER 2021**

In accordance with **section 6(1)** of the National Library of South Africa Act, 1998 (Act No. 92 of 1998) (the Act), the Minister of Arts and Culture is reconstituting the Board of the National Library of South Africa (NLSA), a public entity and associated institution of the Department of Arts and Culture (DAC), for the term **1 October 2018 to 30 September 2021**. The Board is reconstituted every three years.

The Minister calls for the nomination of suitable candidates to be considered for appointment to the Board of the NLSA. A chairperson and six to eight members will be appointed in their personal capacities to serve on a **part-time** basis. (**Please note:** This is **not** an advertisement for a post). Remuneration of Board members is in line with the remuneration scheme guidelines of the National Treasury.

Regulation 2(1) of the regulations under the Act provides that:-

The Minister must appoint persons who represent stakeholders and who have the experience, expertise or skills necessary to enable the National Library to achieve its objects and perform its functions, but the Minister must take into account the desirability of appointing women and historically disadvantaged persons and ensure that the Board is fairly representative of the various provinces of the Republic.

Nominees must have knowledge of or experience in the following field(s):

- strategic management of library and information services;
- information and communication technology in the library and information sector;
- general management and administration;
- public finance management;

- fund-raising, advocacy, and the ability to raise awareness of the NLSA;
- legislation pertaining to the NLSA and the library and information sector;
- education and research;
- civil society and community information needs;
- human resource management and labour relations.

Nominations of persons to serve on the NLSA Board must be submitted to DAC on the **official nomination form** (*available on request*).

The nomination form must be completed in full and signed by both the nominator and nominee. The nomination form must include the following annexures:

- A motivation for the nomination, with the full names and contact details of the nominator, explaining the nominee's suitability for appointment *in terms of the criteria stated above* and providing the names and contact details of three referees for the nominee.
- A **brief curriculum vitae** (CV) of the nominee, providing information on the nominee's suitability for appointment.
- A brief statement signed by the nominee, in which he or she agrees to the nomination.
- No nominee will be considered unless all of the above are included.

Nominations must reach the Director-General of DAC on or before 29 June 2018.

Nominations may be posted to Private Bag X897, Pretoria, 0001, for attention Mr Sibusiso Tsanyane, or sent by email to sibusisot@dac.gov.za.

Contact person: Mr Sibusiso Tsanyane

Tel: 066 301 4649

Fax: 086 773 3747

Email: sibusisot@dac.gov.za

RAADSKENNISGEWING 72 VAN 2018**NOMINASIE VAN KANDIDATE OM TE DIEN IN DIE RAAD VAN DIE NASIONALE BIBLIOTEEK VAN SUID-AFRIKA VIR DIE TERMYN 1 OKTOBER 2018 TOT 30 SEPTEMBER 2021**

Ooreenkomstig **artikel 6(1)** van die Wet op die Nasionale Biblioteek van Suid-Afrika, 1998 (Wet No. 92 van 1998), is die Minister van Kuns en Kultuur in die proses om die Raad van die Nasionale Biblioteek van Suid-Afrika (NBSA), 'n openbare entiteit en 'n geassosieerde instelling van die Departement van Kuns en Kultuur, vir die termyn 1 Oktober 2018 tot 30 September 2021 opnuut saam te stel. Die Raad word elke drie jaar hersaamgestel.

Die Minister versoek hierby nominasies vir geskikte kandidate om oorweeg te word vir aanstelling in die Raad van die NBSA. 'n Voorsitter en ses tot agt lede sal in hulle persoonlike hoedanigheid aangestel word om **deeltyds** te dien. (**Let wel:** Hierdie is **nie** 'n advertensie vir 'n pos nie). Raadslede sal vergoed word soos bepaal deur die Minister van Kuns en Kultuur met die instemming van die Minister van Finansies. Daarbenewens sal redelike reis- en verblyfuitgawes vir die bywoning van Raadsvergaderings deur die NBSA betaal word. Die Wet bepaal dat ten minste twee vergaderings per jaar gehou moet word, wat in óf Pretoria óf Kaapstad sal wees.

Regulasie 2(1) ingevolge die Wet bepaal dat:

Die Minister moet persone aanstel wat belanghebbers verteenwoordig en wat oor die ondervinding, kundigheid en vaardighede beskik wat nodig is om die Nasionale Biblioteek in staat te stel om sy oogmerke te bereik en sy werksaamhede te verrig, maar die Minister moet die wenslikheid in ag neem van die aanstelling van vroue en die histories agtergesteldes en verseker dat die Raad redelik verteenwoordigend is van die verskillende provinsies van die Republiek.

Genomineerdes moet oor kennis en ondervinding van die volgende beskik:

- Strategiese bestuur van biblioteek- en inligtingsdienste;
- Inligtings- en kommunikasietegnologie in die biblioteek- en inligtingsektor;
- Algemene bestuur en administrasie;
- Openbare finansiële bestuur;
- Fondsinsameling, voorspraak en die vermoë om bewustheid van die NBSA te verhoog;
- Wetgewing wat betrekking het op die NBSA en die biblioteek- en inligtingsektor;
- Onderwys en wetenskaplike navorsing;
- Burgerlike gemeenskap en die inligtingsbehoefes van die gemeenskap;
- Menslikehulpbronbestuur en arbeidsverhoudinge.

Nominasies om in die Raad van die NBSA te dien moet op 'n **amptelike nominasievorm** by die Departement van Kuns en Kultuur ingedien word (*beskikbaar op aanvraag*):

Die nominasievorm moet volledig voltooi en onderteken wees deur beide die nomineerder en genomineerde. Die nominasievorm sluit die volgende **Bylaes** in:

- **A:** 'n Motivering vir die nominasie wat die volledige name en kontakbesonderhede van die nomineerder bevat en die genomineerde se geskiktheid vir aanstelling *ooreenkomstig bogenoemde kriteria* verduidelik, en wat ook die name en kontakbesonderhede van drie referente van die genomineerde verskaf.
- **B:** 'n **Verkorte** CV van die genomineerde wat inligting oor die genomineerde onder **al** die volgende opskrifte bevat:

- (a) Titel en volledige name
- (b) ID-nommer
- (c) Burgerskap
- (d) *Volledige* kontakbesonderhede
- (e) Huidige pos en naam van werkgewer
- (f) Akademiese kwalifikasies
- (g) Ondervinding **toepaslik op bogenoemde kriteria**
- (h) Velde van kundigheid
- (i) Lidmaatskap van verenigings, Rade, ens. (vorige en tans)
- (j) Geslag
- (k) Ras

Die sluitingsdatum vir nominasies is **29 Junie 2018**.

Verdere inligting, insl. 'n afskrif van die nominasievorm en toepaslike wetgewing, is verkrygbaar van –

Mnr S Tsanyane
Departement van Kuns en Kultuur
Privaat Sak X897
PRETORIA
0001

Tel.: 066 3014649
Faks: 086 773 3747
E-pos: sibusisot@dac.gov.za

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UKONYULWA KWABAGQATSWA UKUBA BASEBENZE KWIBHODI YAMATHALA EENCWADI ESIZWE YOMZANTSI AFRIKA (BOARD OF THE NATIONAL LIBRARY OF SOUTH AFRICA) KWIXESHA ELIQUALA NGOMHLA WOKU-1 OKTOBHA 2018 UKUYA KUMA-30 SEPTEMBER 2021

Ngokuvumelana **necandelo le-6(1)** lomThetho wamaThala eeNcwadi eSizwe oMzantsi Afrika (National Library of South Africa Act), 1998 (umThetho oyiNombolo yama-92 ka-1998), uMphathiswa wezobuGcisa neNkcubeko ukwinkqubo yokumisela iBhodi yamaThala eeNcwadi eSizwe oMzantsi Afrika (National Library of South Africa) (NLSA), njengesibonelelo sikawonke-wonke kunye neziko elinxulunyaniswa neSebe lezobuGcisa neNkcubeko, kwixesha eliqala ngomhla **woku-1 Oktobha 2018 ukuya kuma-30 Septemba 2021**. iBhodi imiselwa kwakhona qho kwiminyaka emithathu.

Ukonyulwa kwabagqatshwa abafanelekileyo abaya kuthathelwa ingqalelo ukuba baqeshwe kwiBhodi ye-NLSA nguMphathiswa kuyaminywa. Usihlalo kunye namalungu amathandathu ukuya kwisibhozo bayakuqeshwa ngokwezikhundla zabo kwaye basebenze ixesha **elingesosigxina**. (**Nceda uqaphele:** Olu **ayilulo** upapasho lwesithuba). Amalungu eBhodi ayakuvuzwa ngendlela emiselwe nguMphathiswa wezobuGcisa neNkcubeko, kunye noMphathiswa wezeMali.

uMmiselo 2(1) phantsi koMthetho unika ukuba:

UMphathiswa kufuneka onyule abantu abamele abantu ekusetyenziswana nabo kwaye abanamava, ubugcisa okanye izakhono ezifunekayo ukuze iThala leeNcwadi leSizwe libe nako ukuphumeza iinjongo zalo kwaye lenze imisebenzi yalo, kodwa uMphathiswa kufuneka athathele ingqalelo umnqweno wokonyula abantu basetyhini abantu ngokwembali ebebehlelekile kunye nokuqinisekisa ukuba iBhodi imelwe ngokufanelekileyo ngamaphondo awohlukeneyo eRiphabliki.

Abonyulwa kufuneka babe nolwazi kunye namava kulo (mi) mmandla ulandelayo:

- Isicwangciso sokuphatha amathala eencwadi kunye neenkonzo zolwazi;
- Ubuchwepheshe bolwazi kunye nonxibelelwano kwicandelo lamathala eencwadi kunye nolwazi;
- Uphatho jikelele nolawulo;
- Ulawulo lwezimali zikarhulumente;
- Ukunyusa imali, ukuxhasa, kunye nokubanako ukuphakamisa ukuqondwa kwe-NLSA;
- Umthetho ophathelene ne-NLSA kunye necandelo lamathala eencwadi nolwazi;
- Uphando lwemfundo kunye nolwenzululwazi;
- Uluntu kunye neemfuno zolwazi zoluntu;
- Izibonelelo zabasebenzi kunye nonxulumano lwezabasebenzi.

Uloniyo lokusebenza kwiBhodi ye-NLSA malungeniswe **ngefom yolonyulo esemthethweni** kwiSebe lezobuGcisa neNkcubeko (*efumanekayo ngesicelo*).

Ifom yolonyulo kufuneka igcwaliswe ngokupheleleyo ize isayinwe ngabo bobabini umonyuli nomonyulwa. Ifom yolonyulo kufuneka iquke ezi **ziHlomelo** zilandelayo:

- **A:** Isindululo solonyulo esiqulethe amagama apheleleyo kunye neenkukacha zoqhagamshelwano zomonyuli, esinika ukufaneleka komonyulwa ukuba onyulwe *ngokwendlela yokukhetha ebekiweyo ngasentla*, kwaye esinika amagama neenkukacha zoqhagamshelwano zabantu abathathu ekunokungqinisiswa kubo ngomonyulwa.
- **B:** I-CV **emfutshane** yomonyulwa, enika ulwazi ngomonyulwa ngaphantsi kwazo **zonke** ezi zihloko zilandelayo:
- Amagama amathathu abantu abazi umonyulwa
-

Umhla wokuvala kulonyulo ngowama-**29 June 2018**.

linkukacha ezithe vetshe, kuqukwa ikopi yefom yolonyulo nomthetho obandakanyekayo zingafunyanwa ku –

Mr S Tsanyane
Department of Arts and Culture
Private Bag X897
PRETORIA
0001

Umnxeba. 066 3014649
Ifeksi: 086 773 3747
I-imeyili: sibusisot@dac.gov.za

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UKUPHAKANYISWA KWABANTU ABAZOSEBENZA KUBHODI KAZWELONKE YOMTAPO WEZINCWADI KAZWELONKE WASENINGIZIMU AFRIKA (NATIONAL LIBRARY OF SOUTH AFRICA) UKUSUKELA MHLA ZI-1 OKHTHOBA 2018 UKUYA KUMHLA ZINGAMA-30 SEPTEMBER 2021

Ngokuhambisana **nesigaba sesi-6(1)** soMthetho woMtapo Wezincwadi Kazwelonke WaseNingizimu Afrika (i-*National Library of South Africa Act*) wonyaka we-1998 (Umthetho wama-92 we-1998), uNgqongqoshe Wezobuciko Namasiko ulungiselela ukumisa iBhodi Yomtapo Wezincwadi Kazwelonke eNingizimu Afrika (NLSA), okungeyomphakathi kanye nesikhungo esihlangene noMnyango Wezobuciko Namasiko, elizosebenza isikhathi esisukela kumhla zi-1 Okthoba 2018 ukuya kumhla zingama-30 Septhemba 2021. Ibhodi lakhiwa njalo eminyakeni emithathu.

UNgqongqoshe lapha umema ukuba kuphakanyiswe amagama abantu abafanele ukuba bangaqokelwa ukuba kuBhodi ye-NLSA. Kuzoqokwa uSihlalo kanye namalungu ayisithupha kuye kwayisishiyagalombili azomela wona uqobo ukuthi asebenze ngezikhathi ezithize. (Sicela uqaphele: Lesi akusiso isikhangiso sesikhala somsebenzi). Amalungu ebhodi azokukhokhelwa nguNgqongqoshe Wezobuciko Namasiko, ngokuhambelana noNgqongqoshe Wezezimali. Ukwengeza, izindleko ezifanele zokuhamba nokudla uma kuyiwa emihlanganweni yeBhodi zizokhokhelwa yi-NLSA. Umthetho unquma ukuthi ongunani kufanele kubanjwe imihlangano ngonyaka, ezobanjelwa ePitoli noma eKapa.

Isimiso sesi-2(1) ngaphansi koMthetho sihlinzeka ngokuthi:

UNgqongqoshe kufanele aqoke abantu abamele izinhlangano ezahlukeni futhi abanolwazi, ubuchwepheshe kanye namakhono adingekayo ukuze bakwazi ukusiza Umtapo Wezincwadi Kazwelonke ukuthi ukwazi ukufeza izinhloso zawo wenze nemisebenzi yawo, kodwa uNgqongqoshe kufanele acabange ngesidingo sokuqokwa kwabesifazane kanye nabantu ababencishwe amathuba ngokomlando nokuqinisekisa ukuthi iBhodi imele kahle zonke iziFundazwe zaseRiphabhlikhi.

Abaqokwayo kufanele babe nolwazi kanye nolwazi lokusebenza oluphathelele nale zinkundla ezilandelayo:

- Ukuphathwa ngendlela yamasu komtapo wezincwadi nezinsizakalo zolwazi;
- Ubuchwepheshe bolwazi nokuxhumana emtatshweni wezincwadi nasemkhakheni yolwazi;
- Ukuphatha jikelele nokuphathwa kwamabhuku;
- Ukuphathwa kwezimali zomphakathi;
- Ukuqoqa izimali, ukumela, kanye nokwazisa abantu nge-NLSA;
- Umthetho ophathelene ne-NLSA kanye nomkhakha womtapo wezincwadi nolwazi;
- Ucwango lwezemfundo nesayensi;
- Izidingo zomphakathi kanye nezolwazi lomphakathi;
- Ukuphathwa kwabasebenzi kanye nobudlelwano emsebenzini.

Iziphakamiso zokuqokelwa kuBhodi ye-NLSA kufanele zifakwe **ngefomu elisemthethweni lokuphakamisa amagama abazoqokwa** kuMnyango Wezobuciko Namasiko.

Ifomu lokwenza iziphakamiso kufanele ligcwaliswe futhi lisayindwe ngophakamisayo nophkanyiswayo.

Ifomu lokwenza iziphakamiso kufanele lifake lezi Zijobelelo ezilandelayo: ukuze zithole ukucatshangelwa:

- **A:** Incwadi enamagama aphelele kanye neminingwane yokuxhumana yophakanyiswayo, echaza ngokufaneleka kwakhe kulokhu kuqokwa *ngokwezindlela zokukhetha ezishiwo ngenhla*, kanye namagama neminingwane yokuxhumana yabantu abathathu abangafakaza ngophakanyiswayo.
- **B:** I-CV emfishane yophakanyiswayo, enikeza ulwazi ngaye ngaphansi **kwazo zonke lezi zihloko ezilandelayo:**
 - (a) Isikhundla ngokobulili (Nkk, Nks, njll.) namagama akhe aphelele
 - (b) Inombolo kamazisi/ye-ID
 - (c) Ubuzwe
 - (d) Imininingwane yakhe ephela yokuxhumana
 - (e) Isikhundla samanje ngokomsebenzi kanye negama lomqashi
 - (f) Amazinga emfundo aphunyelelwe
 - (g) Ulwazi lwemfundo analo
 - (h) Ulwazi olufanele lokusebenza
 - (h) Izinkundla zolwazi
 - (i) Ubulungu
 - (j) Umsebenzi wakudala nowamanje kumabhodi.
 - (k) Ubulili
 - (l) Uhlanga

Usuku lokuvalwa kokuphakanyiswa umhla zi-**29 ku Juni 2018**.

Ulwazi oluthe xaxa lumbandakanya ikopi yefomu yokuphakamisa nomthetho ofanele kungatholakala ku—

Mnu S Tsanyane
Department of Arts and Culture
Private Bag X 897
PRETORIA
0001

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Inombolo Yefeksi : 086 773 3747
I-e-meyili : sibusisot@dac.gov.za

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TŠHIŠINYO YA BAHLEKEDI GO TLO ŠOMELA BOTO YA BOKGOBAPUKU BJA BOSETŠHABA BJA AFRIKA BORWA GO TLOGA KA LA 1 OKTOBORO 2018 GO FIHLA KA LA 30 SETEMERE 2021

Go ya ka **karolo ya 6(1)** ya molao wa Bokgobapuku bja Bosetšhaba bja Afrika Borwa, wa ngwaga wa 1998 (molao wa nomoro ya 92 wa 1998), Tona ya Bokgabo le Setšo e mo tshepetšong ya go hlomaleswa Boto ya Bokgobapuku bja Bosetšhaba bja Afrika Borwa (NLSA), sehlolongwa sa setšhaba, sehlolongwa seo se tswalanego le Kgoro ya Setšo le Bokgabo, go tloga ka la **1 Oktoboro 2018** go fihla ka **30 Setemere 2021**. Boto e hlanguwalewa mengwaga e mengwe le e mengwe e meraro.

Ditšhišinyo tša bahlekededi ba maleba di a mengwa gore di tle di lebeledišwe gore Tona a tle a ba beye mo botong ya NLSA. Modulasetulo le maloko a tshelago go ya go a seswai ba tla kgethwa go šoma **ka nako tšeo e sego tša mehleng**. (Ela hloko hle: Se **ga se** kwalakwatšo ya mošomo). Maloko a boto a tla putswelwa bjalo ka ge go laeditšwe ke Tona ya Bokgabo le Setšo, go ya ka Tona ya Matlotlo. Godimo ga moo, ditshenyagalelo tša maeto ao a kwalago le maeto a go iphediša tša ketelo go ya dikopanong tša Boto di tla lefšwa ke NLSA. Molao o laetša gore boto e swanetše go swara bonnyane bja dikopano tše pedi ka ngwaga, e ka ba ka Pretoria goba Cape Town.

Molawana wa 2(1) ka fase ga Molao o hlagašwa gore:

Tona o swanetše go bea batho bao ba emelago bakgathatema le bao ba nago le maitemogelo, botsebi goba bokgoni bjo bo swanetšego go kgontšha Bokgobapuku bja Bosetšhaba go fihlelela dinapo le go phethagatša ditiro tša bjona, eupša Tona o swanetše go ela hloko tumo ya go bea basadi le batho bao ba ilego ba hlokomologwa nakong yeo e fetilego le go netefatša gore Boto e emetšwe gabotse ka diprofenseng tše di fapanego tša repabliki.

Bahlekededi ba swanetše go ba le tsebo le maitemogelo mafapheng a a latelago:

- Maano a go laola Bokgobapuku le ditirelo tša tsebo;
- Theknolotši ya poledišano le tsebo ka Bokgobapukung le lefapheng la tsebo;
- Taolokakaretšo le Tshepedišo;
- Taolo ya ditšhelete tša setšhaba;
- Kgodišo ya matlotlo, polelelo, le bokgoni bja go godiša temošo ya NLSA;
- Tlhakamolao go ya ka NLSA le Bokgobapuku le lefapha la tshedimošo;
- Thuto le nyakišišo ya tša mahlale;
- Mekgatlo ya selegae le dinyakwa tša tsebo ya setšhaba;
- Taolo ya didirišwa tša batho le dikamano mešomong;

Ditšhišinyo tša go tlo direla Boto ya NLSA di swanetše go išwa ka **foromo ya semmušo ya ditšhišinyo**. (yeo e hwetšagalago ka kgopelo).

Foromo ya ditšhišinyo e swanetše go tlatšwa ka botlalo le go saenwa ke mošišinyi le mošišinywa. Foromo ya šoišinyo e swanetše go akaretša **Ditlhomaganyo** tše di latelago:

- **A:** Lengwalo leo le fanago ka maina ka botlalo le dintlha tša go ikgokaganya le mošišinyi, le hlaološago maswanedi a mošišinyi go peo go ya ka dinyakwa tše di boletšwego ka godimo, le maina le dintlha tša boikgokaganyo tša batho ba bararo bao hlatselago mošišinywa.
- **B:** Taodišophelo (CV) ye **kopana** ya mošišinywa, yeo e fago tshedimošo ka ga mošišinywa ka fase ga dihlogo **ka moka** tše di latelago:

- | | | | |
|-----|--|-----|---|
| (a) | Thaetlele le maina ka botlalo | (g) | Maitemogelo a maleba |
| (b) | Nomoro ya Boitsebišo | (h) | Mafapha a botsebi |
| (c) | Boagi | (i) | Boleloko |
| (d) | Dintlha <i>ka botlalo</i> tša
boikgokaganyo | (j) | Tirelo ya peleng le ya bjale go
Diboto |
| (e) | Maemo a bjale le leina la
mongmošomo | (k) | Bong |
| (f) | Mangwalo a thuto | (l) | Morafe |

Tšatšikgwedi la go tswalelela ditšhišinyo ke la **29 June 2018**.

Go hwetša tshedimošo ka botlalo, go akaretšwa le khopi ya foromo ya ditšhišinyo ya maleba gammogo le molao wa maleba, di ka hwetšwa go tšwa go –

Mr S Tsanyane
Kgoro ya Bokgabo le Setšo
Mokotlana wa Poso X897
PRETORIA
0001

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Emelle : sibusisot@dac.gov.za

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KU HLAWURIWA KA VAYIMELA KU LANGWA VO TIRHA EKA HUVO YA LAYIBURARI YA RIXAKA YA AFRIKA DZONGA EKA NKARHI WO SUKA HI TI 1 NHLANGULA 2018 KU FIKA TI 30 NDZATI 2021

Hi ku landza **xiyenge xa 6(1)** xa Nawu wa Rixaka wa Layiburari ya Afrika Dzonga, 1998 (Nawu wa 92 wa 1998), Holobye wa Vutshila na Mfuwo u le ka endlelo ro hundzuluxa Huvo ya Layiburari ya Rixaka ya Afrika Dzonga (NLSA) xiyenge xa vaaki no va na vuxaka na Ndzawulo ya Vutshila na Mfuwo, eka nkarhi wo suka hi ti 1 Nhlangua 2018 ku fika hi ti 30 Ndzati 2021. Huvo yi cinciwa eka malembe manharhu man'wana na man'wana.

Ku hlawuriwa ka vayimela ku langwa lava ringaneleke ku rhambiwa ku va va ta thoriwa eka Huvo ya NLSA hi Holobye. Mutshama-xitulu na ntsevu ku fika eka nhungu wa swirho swi ta thoriwa ku ya hi vuswikoti bya swona ku tirha nkarhinyana. (Lemuka: Lexi a hi xinavetiso xa ntirho). Swirho swa huvo swi ta hakeriwa tanihi loko swi bohiwile hi Holobye wa Vutshila na Mfuwo, hi ku twanana na Holobye wa Timali. Hi ku ngetelela, tendzo mali ya tendzo na swakudya yo ngenela tinhlangeletano ta Huvo swi ta hakeriwa hi NLSA. Nawu wu boha leswaku ku fanele ku khomiwa kwolomu ka tinhlangeletano timbirhi hi lembe, leti nga khomeriwaka ePitori kumbe eKapa.

Xinawana xa 2(1) ehansi ka Nawu xi vula leswaku:

Holobye u fanele ku thola vanhu lava yimelaka vahoxi va xandla naswona lava nga na ntokoto, vuswikoti kumbe vutshila lebyi lavekaka ku endlela leswaku Layiburari ya Rixaka yi fikelela swikongomelo swa yona no endla mintirho ya yona, kambe Holobye u fanele ku tekela enhlokweni ku tsakela ku thola vavasati na vanhu lava khale a va nga tekeriwi enhlokweni no vona leswaku Huvo yi yimeriwile eka swifundzha swo hambana swa Riphabliki.

Vahlawuriwa va fanele ku va na vutivi na ntokoto eka mintirho leyi landzelaka:

- Endlelo ra mafambiselo ya mintirho ya layiburari na mahungu;
- Thekinoloji ya mahungu na vuhlanganisi eka xiyenge xa layiburari na xa mahungu;
- Mafambiselo ya ntolovelu na vulawuri;
- Mafambiselo ya timali ta tiko;
- Ku tlakusa nkwama, nhlavutelo na vuswikoti byo tlakusa vulemukisi eka NLSA;
- Milawu leyi yelanaka na NLSA na xiyenge xa layiburari na mahungu;
- Ndzhavisiso wa dyondzo na wa xisayense;
- Swilaveko swa vaaki na mahungu ya muganga;
- Mafambiselo ya xiyenge xo thola na vuxaka bya vatirhi.

Ku langiwa ku tirha eka Huvo ya NLSA swi fanele ku yisiwa eka Ndzawulo ya Vutshila na Mfuwo eka **fomo ya ximfumo yo langha**.(leyi kumekaka hi xikombelo).

Fomo yo hlawula yi fanele ku tatiwa hi xitalo na ku sayiniwa hi muhlawuri na muhlawuriwa hinkwavo. Fomo yo hlawula yi katsa ti "Annexures leti landzelaka:

- **A:** Xivangelo xo hlawula lexi nga na mavito hi xitalo na vuxokoxoko bya vutihlanganisi bya muhlawuri, a hlamusela ku ringanela ka muhlawuriwa ku va a thoriwa ku ya hi swipimelo leswi vuriweke laha henhla, na ku nyika mavito na vuxokoxoko bya vutihlanganisi swa tirheferense tinharhu ta mulangiwa.
- **B:** CV yo koma ya mulangiwa, leyi nyikaka mahungu ya mulangiwa ehansi ka tinhloko mhaka leti landzelaka **hinkwato**:

- (a) Nhlokomhaka na mavito hi xitalo
- (b) Nomboro ya pasi
- (c) Vuakatiko
- (d) Vuxokoxoko bya vutihlanganisi lebyi heheleke
- (e) Ntirho wa sweswi & vito ra muthori
- (f) Swibumabumelo swa dyondzo
- (g) Ntokoto lowu nga fanela
- (h) Leswi u swi dyondzeleke
- (i) Vuxirho
- (j) Ntirho wa khale na wa sweswi eka Tihuvo
- (k) Rimbewu
- (l) Rixaka

Siku ro pfala ra minhlawulo i 29 Khotavuxika 2018.

Mahungu man'wana, ku katsa khopi ya fomo yo hlawula na nawu lowu faneleke, swi nga kumeka eka-

Nkul S Tsanyane
Ndzawulo ya Vutshila na Mfuwo
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Imeyili : sibusisot@dac.gov.za

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BOARD NOTICE 73 OF 2018**PROPOSED REVISED AND RESTRUCTURED CODE OF PROFESSIONAL CONDUCT
FOR REGISTERED AUDITORS**

In accordance with the provisions of Section 10(1)(a) of the Auditing Profession Act No. 26 of 2005 (the Act), the Independent Regulatory Board for Auditors (IRBA) publishes, pursuant to the provision of Section 4(1)(c) of the Act, the following for public information and comment:

1. Proposed Revised and Restructured IRBA Code of Professional Conduct for Registered Auditors

To ensure that all relevant stakeholders are consulted, and to streamline the consultation process, interested and affected stakeholders are invited to submit written comments to the IRBA by 2 July 2018.

Please be advised that the proposed Revised and Restructured IRBA Code of Professional Conduct is available and may be downloaded from the IRBA website at <https://www.irba.co.za/guidance-to-ras/technical-guidance-for-auditors/exposure-drafts-and-comment-letters>.

The IRBA's Committee for Auditor Ethics (CFAE) will consider comments received on the proposed amendments. All comments received will be regarded as being on public record, unless confidentiality is requested.

Please submit written comments, in both Word and PDF formats, by email to:

The Director: Standards

Independent Regulatory Board for Auditors

Attention: Mr I Vanker

Email: standards@irba.co.za

For any enquiries, please contact Ms S Adam via email using the abovementioned email address or call her directly on +27 87 940-8870.

Mr B P Agulhas

Chief Executive Officer

BOARD NOTICE 74 OF 2018

MEMBERS OF THE SOUTH AFRICAN TOURISM BOARD

I, Derek Hanekom, Minister of Tourism, have in terms of section 13 of the Tourism Act, 2014 (the Act), appointed members of the South African Tourism Board. I hereby publish, in terms of section 13(5) of the Act, the names of the persons appointed and their term of office as follows:

1. Mr Monwabisi Peter Fandeso (Chairperson)
2. Dr Tanya Ethel Abrahamse (Deputy Chairperson)
3. Ms Michelle Julie Constant
4. Mr Thebeetsile Ikalafeng
5. Mr Abba Omar Yacoob
6. Mr Enver Duminy
7. Ms Pamela Bulelwa Yako
8. Ms Kathleen Elizabeth Rivett-Carnac
9. Ms Dawn Elizabeth Robertson
10. Mr Ravi Nadasen;
11. Ms Lindiwe Sangweni-Siddo
12. Mr Mohamed Baba
13. Ms Nomzamo Bhengu (Department of Tourism representative)

The term of office for the above members shall commence on 1 June 2018 and expires on 31 May 2021.