



ANNUAL REPORT
2019

ANNUAL REPORT
2019



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

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DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 959

05 JULY 2019

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**AGRICULTURAL PRODUCT STANDARDS ACT, 1990
(ACT No. 119 OF 1990)****INTENTION TO REPEAL THE REGULATIONS RELATING TO THE GRADING, PACKING
AND MARKING OF DEHYDRATED VEGETABLES INTENDED FOR SALE IN THE
REPUBLIC (NO. R. 396 OF 13 MARCH 1970)****INVITATION FOR COMMENTS**

The Executive Officer: Agricultural Product Standards intends to request the Minister of Agriculture, Land Reform and Rural Development to repeal the Regulations Relating to the Grading, Packing and Marking of Dehydrated Vegetables intended for sale in the Republic, published in Government Notice No. R.396 of 13 March 1970.

All interested parties are invited to submit comments and any representations concerning the intention to repeal the above-mentioned regulations in writing within **30 days** from the date of publication of this Notice to the following address:

Executive Officer: Agricultural Product Standards
Department of Agriculture, Land Reform and Rural Development
Private Bag X343, Pretoria, 0001
30 Hamilton Street, Harvest House Building, Arcadia, Room 154
Tel. no. 012 319 6388; Fax no. 012 319 6265
Email: SimphiweMAT@daff.gov.za

The existing regulations are available on the Department's website www.daff.gov.za, go to "Branches" → "Agricultural Production, Health & Food Safety" → "Food Safety & Quality Assurance" → "Local and import regulations" → "Processed products" → "Dehydrated vegetables", or can be forwarded via electronic mail or posted to any person upon request.

MR. BILLY MALOSE MAKHAFOLA
Executive Officer: Agricultural Product Standards

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

NO. 960

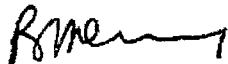
05 JULY 2019

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998
(ACT NO. 107 OF 1998)****NOTICE OF THE REQUIREMENT TO SUBMIT A REPORT GENERATED BY THE NATIONAL WEB BASED ENVIRONMENTAL SCREENING TOOL IN TERMS OF SECTION 24(5)(h) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998) AND REGULATION 16(1)(b)(v) OF THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2014, AS AMENDED**

I, Barbara Dallas Creecy, Minister of Environment, Forestry and Fisheries, hereby give notice that the submission of a report generated from the national web based environmental screening tool, as contemplated in Regulation 16(1)(b)(v) of the Environmental Impact Assessment Regulations, 2014, published under Government Notice No. R.982 in *Government Gazette* No. 38282 of 04 December 2014, as amended, will be compulsory when submitting an application for environmental authorisation in terms of regulation 19 and regulation 21 of the Environmental Impact Assessment Regulations, 2014 after 90 days from the date of publication of this Notice. Until such time, the screening tool will be available for voluntary use.

The screening tool can be accessed at <https://screening.environment.gov.za>.

Inquiries in connection with this Notice can be directed to Ms D Fischer at Tel: 012 399 8843; or through Email: dfischer@environment.gov.za. Inquiries regarding the screening tool can be directed to the helpdesk at Tel: 012 399 9301.



**BARBARA DALLAS CREECY
MINISTER OF ENVIRONMENT, FORESTRY AND FISHERIES**

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

NO. 961

05 JULY 2019

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998
(ACT NO. 107 OF 1998)****NOTICE OF THE REQUIREMENT TO SUBMIT A REPORT GENERATED BY THE NATIONAL WEB BASED ENVIRONMENTAL SCREENING TOOL IN TERMS OF SECTION 24(5)(h) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998) AND REGULATION 16(1)(b)(v) OF THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2014, AS AMENDED**

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**BARBARA DALLAS CREECY
MINISTER OF ENVIRONMENT, FORESTRY AND FISHERIES**

National Sector Classification in terms of Regulation 9 of the 2014 EIA Regulations

Please indicate which sector the project falls under by ticking the relevant block in the table below:

Table 1: National Sector Classification in terms of Regulation 9 of the 2014 EIA Regulations

Infrastructure /Transport Services/Roads - Public		
Infrastructure /Transport Services/Roads - Private		
Infrastructure /Transport Services/Rail - Public		
Infrastructure /Transport Services/Rail - Private		
Infrastructure /Transport Services/Airport/Runways/Landing Strip/Helipad - Commercial		
Infrastructure /Transport Services/Airport/Runways/Landing Strip/Helipad - Private		
Infrastructure /Transport Services/Airport/Runways/Landing Strip/Helipad - Public Services		
Infrastructure /Transport Services - Ports		
Infrastructure /Transport Services - Inland Waterways		
Infrastructure /Transport Services - Marina		
Infrastructure /Transport Services - Canal		
Infrastructure /Localised infrastructure - Infrastructure in the Sea/Estuary/Littoral Active Zone/Development Setback/100M Inland/or coastal public property.		
Infrastructure /Localised infrastructure - Zip Lines & Foefie Slides		
Infrastructure /Localised infrastructure - Cableway or Funiculars		
Infrastructure /Localised infrastructure - Billboards		
Infrastructure /Localised infrastructure/Storage/Dangerous Goods/Hydrocarbon - Gas		
Infrastructure /Localised infrastructure/Storage/Dangerous Goods/Hydrocarbon - Petroleum		
Infrastructure /Localised infrastructure/Storage/Dangerous good – Chemicals		
Utilities Infrastructure/Pipelines/water - Fresh/Storm Water		
Utilities Infrastructure/Pipelines/water - Waste Water		
Utilities Infrastructure/Pipelines/Dangerous Goods - Chemicals		
Utilities Infrastructure/Pipelines/Hydrocarbon – Petroleum		
Utilities Infrastructure/Pipelines/Hydrocarbon - Gas		
Utilities Infrastructure/Telecommunications/ Radio Broadcasting - Tower		
Utilities Infrastructure/Telecommunications/ Radio Broadcasting - Mast		
Utilities Infrastructure/Telecommunications/ Radio Broadcasting - Receivers		
Utilities Infrastructure - Marine Cables		
Utilities Infrastructure/Electricity /Generation/Non Renewable/Hydrocarbon - Petroleum		
Utilities Infrastructure/Electricity /Generation/Non Renewable/Hydrocarbon - Coal		
Utilities Infrastructure/Electricity /Generation/Non Renewable - Nuclear		
Utilities Infrastructure/Electricity /Generation/Renewable - Hydro		
Utilities Infrastructure/Electricity /Generation/Renewable/Solar - PV		
Utilities Infrastructure/Electricity /Generation/Renewable/Solar - CSP		
Utilities Infrastructure/Electricity /Generation/Renewable - Wind		

Utilities Infrastructure/Electricity /Generation/Renewable - Wave
Utilities Infrastructure/Electricity /Distribution and Transmission - Power line
Utilities Infrastructure/Electricity /Distribution and Transmission – Substation
Utilities Infrastructure/Gas /Distribution and Transmission – Compressor Station
Services/Waste Management Services/Disposal facilities - Hazardous
Services/Waste Management Services/Disposal facilities - Nuclear
Services/Waste Management Services/Disposal facilities - General
Services/Waste Management Services/Treatment facilities - Hazardous
Services/Waste Management Services/Treatment facilities - General
Services/Waste Management Services/Storage Facilities - General
Services/Waste Management Services/Storage Facilities - Hazardous
Services/Waste Management Services/Storage Facilities - Nuclear
Services/Burial and cemeteries - Cemeteries
Services/Burial and cemeteries - Cremators
Services/Water services/Storage - Dams
Services/Water services/Storage - Reservoirs
Services/Water services - Desalination
Services/Water services - Treatment & Waste Water
Services - Hospitality
Mining - Prospecting rights
Mining - Mining Permit
Mining - Mining Right
Mining/Exploration Right - Gas or Oil Marine
Mining/Exploration Right - Gas or Oil Terrestrial
Mining/Production Right - Gas or Oil Marine
Mining/Production Right - Gas or Oil Terrestrial
Mining/Underground gasification of coal - Oil
Mining/Beneficiation - Hydrocarbon
Mining/Beneficiation - Mineral
Agriculture/Forestry/ Fisheries - Crop Production
Agriculture/Forestry/ Fisheries - Animal Production
Agriculture/Forestry/ Fisheries - Afforestation
Agriculture/Forestry/ Fisheries/Aquaculture/Inland- Alien
Agriculture/Forestry/ Fisheries/Aquaculture/Inland- Indigenous
Agriculture/Forestry/ Fisheries/Aquaculture/Marine - Alien
Agriculture/Forestry/ Fisheries/Aquaculture/Marine - Indigenous
Agriculture/Forestry/ Fisheries - Agro-Processing
Transformation of land - Indigenous vegetation
Transformation of land - From open space or Conservation
Transformation of land - From agriculture or afforestation

Any activities within or close to a watercourse
Any activity in an estuary, on the seashore, in the littoral active zone, or in the sea.
Activity requiring permit or licence in terms of National or Provincial legislation governing the release or generation of emissions - Emissions
Activity requiring permit or licence - Marine Effluent
Activity requiring permit or licence - Fresh Water Effluent
Release of Genetically Modified Organisms

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 962

05 JULY 2019

GENERAL NOTICE IN TERMS OF SECTION 11 (1) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO.22 OF 1994), AS AMENDED

- 1.1. Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994), as amended, that Mr. Mapeya Herence Maake lodged a claim for restitution of land rights on Sedibeng which falls under the un-surveyed state land, situated in the Mopani District of Limpopo Province. The claim was lodged on the 23rd December 1998 on behalf of the Maake family-Sedibeng Community.
- 1.2. Preliminary investigations conducted by office of the Regional Land Claims Commissioner: Limpopo revealed that Maake family was dispossessed of land rights on 7, 8140 hectares of Sedibeng which falls under the un-surveyed state land in the Greater Letaba Municipality of the Mopani District.

Detailed information of the claimed farms is depicted in the below table:

FARM	OWNER	TITLE DEED NO	EXTENT (ha)	ENDORSEMENTS	HOLDERS
Sedibeng	National Government of Republic of South Africa	No details	7, 8140 H	No details	No details

All interested parties should take note that the office of the Regional Land Claims Commissioner-Limpopo is investigating these land claims. Any party that has an interest in the above properties is hereby invited to submit in writing within **30** days of publication of this notice, any comments or information or objection under reference number **KRP 11071** to:

Office of the Regional Land Claims Commissioner: Limpopo

**Private Bag X9552
Polokwane
0700**

Submission may also be delivered to:

**96 Kagiso House
Corner Rissik & Schoeman Street
Polokwane
0700**


**LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER**

DATE: 21/9/06/12

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 No. 22 of 1994, as amended, that land claims for Restitution of Land Rights have been lodged on the farm De Goedeverwaching 332 KT situated within the Greater Tubatse Local Municipality, Sekhukhune District: Limpopo.

The land claims were lodged before the cut-off date of 31st December 1998. The date falls within the prescribed period for lodgment of land claims as laid down in Section 2(1) (e) of Restitution of Land Rights Act, 1994 (Act No.22 of 1994) as amended.

1. DE GOEDEVERWACHTING 332 KT

NO	KRP'S NO	NAME OF CLAIMANT	ID NUMBERS
1	4144	Moretjele Morithi Elizabeth	700610 1338 085
2	4171	Makolane Bonamashimo Piet	280801 5205 085
3	4527	Thokoane Sepeke Peggy	440617 0493 089

THE TABLE BELOW INDICATES THE CURRENT DESCRIPTION OF THE PROPERTY AFTER DISPOSSESSION

Farm Name	Owners	Title Deed	Extent	Bonds/ Endorsements	Holder
Remaining Extent of the farm De Goedeverwaching 332 KT	National Government of the Republic of South Africa	T32769/1971PTA	1206.0513 H	i-568/971C-Water-Coupta	RT
				K6467/2000RMPTA	Lebowa Mineral Trust
				VA1485/1990-K610/68RPTA	M
Portion 1 of the farm De Goedeverwaching 332 KT	National Government of the Republic of South Africa	T56533/2009PTA	1681.4237 H	VA2843/1989-K177/50RPTA	M
				VA4506/1996PTA	K175/90RM

Therefore, the Office of the Regional Land Claims Commissioner: Limpopo wishes to make it known to the public that the farms mentioned above are affected by the land claims. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing within **30 days** of publication of this notice, any comment, and/ or objection to these land claims to the Office of the Regional Land Claims Commissioner: Limpopo at the addresses set out below.

**The Office of the Regional Land Claims Commissioner
Private Bag X 9552
Polokwane
0700**

or **Submissions may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
Polokwane**



**MR. LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER**

DATE: 2019/06/24

NO. 964

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

05 JULY 2019

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 No. 22 of 1994, as amended, that a land claim for Restitution of Land Rights has been lodged on the farm Driekop 540 KS situated in the Tubatse-Fetakgomo Local Municipality, Sekhukhune District of Limpopo.

The land claim was lodged by Ms Ngwanatheku Matji (Mphatseng) on behalf of Batau ba Matji Community on the 23 November 1998 in terms of the Restitution of Land Rights Act, 1994 (Act No. 22 Of 1994), as amended. The property description is as follows:

Farm name	Ptn	Current owner	Title Deed	Extent	Bonds and Restrictive conditions	Holder
Driekop 540 KS	0	National Government of Republic of South Africa	T19005/1959 PTA	2811.5246	K6789/1998RM PTA K6795/1998RM PTA	Evrax Highveld Steel & Vanadium LTD Lebowa Mineral Trust

The Regional Land Claims Commissioner of Limpopo is processing this claim. Any party that has an interest in the above property is hereby invited to submit in writing, within 30 days of publication of this notice, any comments, objections or information under reference number **KRP 11056** to:

**The Regional Land Claims
Commission: Limpopo
Private Bag X 9552
Polokwane
0700**

OR

**Submission may also be delivered to
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
Polokwane
0700**

**MAPHUTHA L.
REGIONAL LAND CLAIMS COMMISSIONER**

DATE: 2019/06/12

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 965

05 JULY 2019

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, Act No. 22 of 1994 as amended, that the claim for restitution of land rights has been lodged on Tshidzivhani (Ratombo) village which is a portion of land located within Portion 21 of the farm Nooitgedacht 14 LT, in the Makhado Local Municipality, Vhembe District of the Limpopo.

This land claim was lodged by Ms. Ndzobe Mujaji on the 11th January 1998, on Tshidzivhani (Ratombo). After further investigations, it was discovered that the claimant lost right of land on 773 square meters within the Portion 21 of the farm Nooitgedacht 14 LT.

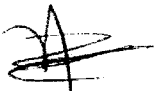
Detailed information of the property under claim is as follows:

FARM NAME	OWNER	EXTENT IN HECTARES	TITLE DEED	ENDORSEMENT S/ENCUMBRANCES	HOLDER
Portion 21 of the farm Nooitgedacht 14 LT	Ratombo Communal Assoc	104.5045 H (Extent of land under claim is 773 SQM)	T169257/2005PTA	K1582/1975SPTA	Rottcher Heinrich Karl

The office of the Regional Land Claims Commissioner: Limpopo is processing this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing within **14** (fourteen) days of publication of this notice, any comment, and/ or objection to the office of the Regional Land Claims Commissioner at the addresses set out below under reference number **KRP 8203**.

The office of the Regional Land Claims
Commissioner: Limpopo
Private Bag X 9552
POLOKWANE
0700

Submission may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
POLOKWANE
0700


MR L.H MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/06/06

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NOTICE 352 OF 2019



**National Agricultural
Marketing Council**
Promoting market access for South African agriculture

Block A | 4th Floor | Meintjiesplein Building | 536 Francis Baard Street | Arcadia | 0002
Private Bag X935 | Pretoria | 0001
Tel: 012 341 1115 | Fax: 012 341 1811/1911
<http://www.namc.co.za>

POMEGRANATE INDUSTRY APPLICATION FOR THE CONTINUATION OF STATUTORY MEASURES

NAMC REQUESTING COMMENTS FROM INDUSTRY ROLE PLAYERS

On 22 May 2019, the Pomegranate Association of South Africa (POMASA), applied on behalf of directly affected groups in the pomegranate industry, to the Minister of Agriculture, Land Reform and Rural Development, for the continuation of statutory measures (levies, registration and record & returns) on domestic production and imported pomegranates (fresh as well as processed) in terms of the Marketing of Agricultural Products Act, 1996 (Act No.47 of 1996) (MAP Act). The current statutory measures will lapse on 31 December 2019.

POMASA applied for the continuation of the following statutory measures for a new four year period to be implemented from 1 January 2020:

- Payment of levies in terms of Section 15 of the MAP Act;
- Keeping of records and returns in terms of Section 18 of the MAP Act; and
- Registration of persons in terms of Section 19 of the MAP Act.

POMASA indicated that the proposed statutory levy will finance the following functions, namely -

- Research projects, information and technology transfer;
- Market information, statistics and logistical efficiencies;
- Trade and market access issues;
- Communication;
- Transformation & training; and
- Administration.

The proposed levy:

	Proposed levy			
	2020	2021	2022	2023
Fresh (Extra Class and Class 1) - Export, Import and all local sales	15c/kg	15c/kg	16c/kg	16c/kg
Processing (Class 2) - Export, Import and all local sales	9c/kg	9c/kg	10c/kg	10c/kg

Registration and rendering of records & returns by industry role players to POMASA are necessary to:

- Ensure the availability and provision of continuous, timeous and accurate information relating to the pomegranate industry to all role players;
- Ensure adherence to sound product handling disciplines, protocols and business principles, as well as ethical trading; and
- Administration of the proposed levy.

Council Members: Prof P.K. Chauke (Chairperson), Mr. H. Prinsloo (Deputy Chairperson), Mr. S. Faku, Ms. F. Mkile, Mr. H. Mohane, Mr. B. Mokgatle, Ms. N. Mokose, Prof. D. Rangaka, Mr. G. Schutte, Mr. Z. Wapi

The continuation of these statutory measures will assist in promoting the efficiency of the marketing of pomegranates and its products. The viability of the pomegranate industry should thus be enhanced. The measures will not be detrimental to food security, the number of employment opportunities or to fair labour practice within the industry.

POMASA's levy income and expenditure allocation from 2020 to 2023 financial year:

		2020	2021	2022	2023
Statutory levy income		R 630 000	R 690 000	R 720 000	R 755 000
Expenditure allocation					
Administration	10%	R 63 000	R 69 000	R 72 000	R 75 500
Transformation & Training	20%	R 126 000	R 138 000	R 144 000	R 151 000
Technical Research, Development & Transfer	30%	R 189 000	R 207 000	R 216 000	R 226 500
Statistic and Information	10%	R 63 000	R 69 000	R 72 000	R 75 500
Market access and Development	30%	R 189 000	R 207 000	R 216 000	R 226 500
Total Expenditure	100%	R 630 000	R 690 000	R 720 000	R 755 000

The National Agricultural Marketing Council (NAMC) took cognisance that the proposed continuation of the statutory measures relating to levies, registration, the keeping of records and the rendering of returns in the pomegranate industry as requested by POMASA, is consistent with the objectives of the MAP Act. The request is currently being investigated by the NAMC and recommendations in this regard will be made to the Minister in the near future.

Directly affected groups in the pomegranate industry are kindly requested to submit any comments regarding support or objections relating to the proposed continuation of statutory measures to the NAMC in writing before or on 26 July 2019, to enable the Council to finalise its recommendation to the Minister in this regard.

ENQUIRIES:

National Agricultural Marketing Council
 Mr. Elekanyani Nekhavhambe
 Tel.: (012) 341 1115
 (072) 636 2428
 Fax No.: (012) 341 1911
 E-mail: ENekhavhambe@namc.co.za

**DEPARTMENT OF LABOUR
NOTICE 353 OF 2019**

**AMENDMENT OF NOTICES PUBLISHED ON 22 MAY 2017 GAZETTE NO: 40853 AND
NOTICE PUBLISHED ON 22 APRIL 2018 GAZETTE NO: 41596 SAOPA**

NEW PUBLICATION AUDIOLOGIST AND OPTOMETRIST 2019

**ADDITIONS TO THE PHYSIOTHERAPY AND OCCUPATIONAL THERAPY GAZETTE
2019**

ADDITIONS

PHYSIOTHERAPY:

018 Information Modifier to indicate services rendered to outpatients

OCCUPATIONAL THERAPISTS:

017 Information Modifier to indicate services rendered to hospital inpatients

018 Information Modifier to indicate services rendered to outpatients

AMENDMENT OF THE SAOPA GAZETTE NO: 40853 PUBLISHED ON 22 May 2017 AND 22 APRIL 2018 GAZETTE NO: 41596

Item	Description		Incorrect Published Amount with Vat	
			2017/2018	Correct Amount 2017/2018
A22616/3	Assure Foot complete	ea	R 16 173.18	R 14 187.00
			2018/2019	2018/2019
A22616/3	Assure Foot complete	ea	R 16 173.18	R 14 187.00
AMENDMENT OF SAOPA GAZETTE NO:41596 PUBLISHED ON 22 APRIL 2018				
	<u>Prosthetic Consultation</u>		Published Amount	Amended Amount 2018/2019
A60091	Consultation (30 minutes)	ea	279.38	297.26
A60092	Consultation (1 hour)	ea	558.77	594.53
A60096	Prosthetic Repairs (To be charged only once)	ea	558.77	594.53
ORTHOTIC CONSULTATION				
A60093	Consultation (30 minutes)	ea	279.38	297.26
A60094	Consultation (1 hour)	ea	558.77	594.53
A60095	Orthotic Repairs (To be charged once only)	ea	279.38	297.26
	<u>Prosthetic Consultation</u>			2019/2020 Amended Amount
A60091	Consultation (30 minutes)	ea	297.26	316.28
A60092	Consultation (1 hour)	ea	594.53	632.58
A60096	Prosthetic Repairs (To be charged only once)	ea	594.53	632.58
ORTHOTIC CONSULTATION				
A60093	Consultation (30 minutes)	ea	297.26	316.28
A60094	Consultation (1 hour)	ea	594.53	632.58
A60095	Orthotic Repairs (To be charged once only)	ea	297.26	316.28

OPTOMETRIST AND SPEECH/AUDIOLOGIST GAZETTE 2019



labour

Department:
Labour
REPUBLIC OF SOUTH AFRICA



DEPARTMENT OF LABOUR

NOTICE:

DATE:

COMPENSATION FOR OCCUPATIONAL INJURIES AND DISEASES ACT, 1993 (ACT NO.130 OF 1993), AS AMENDED

ANNUAL INCREASE IN MEDICAL TARIFFS FOR MEDICAL SERVICES PROVIDERS.

1. I, Mildred Nelsiwe Oliphant, Minister of Labour, hereby give notice that, after consultation with the Compensation Board and acting under powers vested in me by section 97 of the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No.130 of 1993), prescribe the scale of "Fees for Medical Aid" payable under section 76, inclusive of the General Rule applicable thereto, appearing in the Schedule, with effect from 1 April 2019.
2. Medical Tariffs increase for 2019 is 6.4%
3. The fees appearing in the Schedule are applicable in respect of services rendered on or after 1 April 2019 and Exclude 15% Vat.

.....

 MN OLIPHANT, MP
 MINISTER OF LABOUR

DATE: 05/12/2018

GENERAL INFORMATION

THE EMPLOYEE AND THE MEDICAL SERVICE PROVIDER

The employee is permitted to freely choose his own service provider e.g. doctor, pharmacy, physiotherapist, hospital, etc. and no interference with this privilege is permitted, as long as it is exercised reasonably and without prejudice to the employee or to the Compensation Fund. The only exception to this rule is in case where an employer, with the approval of the Compensation Fund, provides comprehensive medical aid facilities to his employees, i.e. including hospital, nursing and other services — section 78 of the Compensation for Occupational Injuries and Diseases Act refers.

In terms of section 42 of the Compensation for Occupational Injuries and Diseases Act, the Compensation Fund may refer an injured employee to a specialist medical practitioner designated by the Director General for a medical examination and report. Special fees are payable when this service is requested.

In terms of section 76,3(b) of the Compensation for Occupational Injuries and Diseases Act, no amount in respect of medical expenses shall be recoverable from the employee.

In the event of a change of medical practitioner attending to a case, the first doctor in attendance will, except where the case is transferred to a specialist, be regarded as the principal. **To avoid disputes regarding the payment for services rendered, medical practitioners should refrain from treating an employee already under treatment by another doctor without consulting / informing the first doctor.** As a general rule, changes of doctor are not favoured by the Compensation Fund, unless sufficient reasons exist.

According to the National Health Act no 61 of 2003, Section 5, a health care provider may not refuse a person emergency medical treatment. Such a medical service provider should not request the Compensation Fund to authorise such treatment before the claim has been submitted to and accepted by the Compensation Fund. **Pre-authorisation of treatment is not possible and no medical expense will be approved if liability for the claim has not been accepted by the Compensation Fund.**

An employee seeks medical advice at his own risk. If an employee represented to a medical service provider that he is entitled to treatment in terms of the Compensation for Occupational Injuries and Diseases Act, and yet failed to inform the Compensation Commissioner or his employer of any possible grounds for a claim, the Compensation Fund cannot accept responsibility for medical expenses incurred. The Compensation Commissioner could also have reasons not to accept a claim lodged against the Compensation Fund. In such circumstances the employee would be in the same position as any other member of the public regarding payment of his medical expenses.

Please note that from 1 January 2004 a certified copy of an employee's identity document will be required in order for a claim to be registered with the Compensation Fund. If a copy of the identity document is not submitted the claim will not be registered but will be returned to the employer for attachment of a certified copy of the employee's identity document. Furthermore, all supporting documentation submitted to the Compensation Fund must reflect the identity number of the employee. If the identity number is not included such documents can not be processed but will be returned to the sender to add the ID number.

The tariff amounts published in the tariff guides to medical services rendered in terms of the Compensation for Occupational Injuries and Diseases Act do not include VAT. All accounts for services rendered will be assessed without VAT. Only if it is indicated that the service provider is registered as a VAT vendor and a VAT registration number is provided, will VAT be calculated and added to the payment, without being rounded off.

The only exception is the "per diem" tariffs for Private Hospitals that already include VAT.

Please note that there are VAT exempted codes in the private ambulance tariff structure.

CLAIMS WITH THE COMPENSATION FUND ARE PROCESSED AS FOLLOWS

1. New claims are registered by the Employers and the Compensation Fund and the **employer views the claim number allocated online.** The allocation of a claim number by the Compensation Fund, does not constitute acceptance of liability for a claim, but means that the injury on duty has been reported to and registered by the Compensation Commissioner. Enquiries regarding claim numbers should be directed to the employer and not to the Compensation Fund. The employer will be in the position to provide the claim number for the employee as well as indicate whether the claim has been accepted by the Compensation Fund
2. If a claim is **accepted** as a COIDA claim, **reasonable medical expenses** will be paid by the Compensation Commissioner.
3. If a claim is **rejected (repudiated)**, medical expenses for services rendered will not be paid by the Compensation Commissioner. The employer and the employee will be informed of this decision and the injured employee will be liable for payment.
4. If **no decision** can be made regarding acceptance of a claim due to inadequate information, the outstanding information will be requested and upon receipt, the claim will again be adjudicated on. Depending on the outcome, the accounts from the service provider will be dealt with as set out in 2 and 3. Please note that there are claims on which a decision might never be taken due to lack of forthcoming information.

- If a medical service provider claims an amount less than the published tariff amount for a code, the Compensation Fund will only pay the claimed amount and the short fall will not be paid.
6. Service providers should not generate the following:
- a. Multiple invoices for services rendered on the same date i.e. one invoice for medication and a second invoices for other services.

*** Examples of the new forms (W.Cl 4 / W.Cl 5 / W.Cl 5F) are available on the website www.labour.gov.za •**

BILLING PROCEDURE

- 1. All service providers should be registered on the Compensation Fund claims system in order to capture medical reports.**
 - 1.1 Medical reports should always have a clear and detailed clinical description of injury**
 - 1.2 In a case where a procedure is done, an operation report is required**
 - 1.3 Only one medical report is required when multiple procedures are done on the same service date**
 - 1.4 A medical report is required for every invoice submitted covering every date of service.**
 - 1.5 Service providers are required to keep original documents (i.e medical reports, invoices) and these should be made available to the Compensation Commissioner on request.**
 - 1.6 Referrals to another medical service provider should be indicated on the medical report.**

- 2. Medical invoices should be switched to the Compensation Fund using the attached format. - Annexure D.**
 - 2.1. Subsequent invoice must be electronically switched. It is important that all requirements for the submission of invoice, including supporting information, are submitted.**
 - 2.2. Manual documents for medical refunds should be submitted to the nearest labour centre.**

- 3. The status of invoices /claims can be viewed on the Compensation Fund claims system. If invoices are still outstanding after 60 days following submission, the service provider should complete an enquiry form, W.Cl 20, and submit it ONCE to the Provincial office/Labour Centre. All relevant details regarding Labour Centres are available on the website www.labour.gov.za .**

- 4. If an invoice has been partially paid with no reason indicated on the remittance advice, an enquiry should be made with the nearest processing labour centre. The service provider should complete an enquiry form, W.Cl 20, and submit it ONCE to the Provincial office/Labour Centre. All relevant details regarding Labour Centres are available on the website www.labour.gov.za .**

- 5. Details of the employee's medical aid and the practice number of the referring practitioner must not be included in the invoice.**

MINIMUM REQUIREMENTS FOR INVOICE RENDERED**Minimum information to be indicated on invoices submitted to the Compensation Fund**

- Name of employee and ID number
- Name of employer and registration number if available
- Compensation Fund claim number
- DATE OF ACCIDENT (not only the service date)
- Service provider's **invoice number**
- The practice number (changes of address should be reported to BHF)
- VAT registration number (VAT will not be paid if a VAT registration number is not supplied on the account)
- Date of service (the actual service date must be indicated: the invoice date is not acceptable)
- Item codes according to the officially published tariff guides
- Amount claimed per item code and total of account
- It is important that all requirements for the submission of invoices are met, including supporting information, e.g:
 - All pharmacy or medication accounts must be accompanied by the original scripts
 - The referral letter from the treating practitioner must accompany the medical service providers' invoice.

**TARIFF OF FEES IN RESPECT OF OPTOMETRIST
EFFECTIVE 1 APRIL 2019**

Item Code	Description	COIDA 2019 Tariff
70081	Optometric examination and visual field screening consultation	499.91
70021	Optometric re-examination within six months of 70081 followup	285.71
70501	Frame	800.00
70502	Vision Lens	
NOTE: Frame and Lens will only be issued if the Eye condition is IOD Related		

**TARIFF OF FEES IN RESPECT OF SPEECH/AUDIOLOGIST
EFFECTIVE 1 APRIL 2019**

Item Code	Description	COIDA 2019 Tariffs
1011	First Consultation	416.50
1012	Follow-up Consultation	249.30
1013	Final Consultation	249.30
1100	Air conduction, pure tone audiogram	367.13
1830	Hearing Aids	
1020	Treatment - Speech therapy	300.00
RULES GOVERNING AUDIOLOGIST		
001	Pre-Authorisation is required for all hearing aids and quotation	
002	A request for hearing aids must be accompanied by a referral letter from the treating medical practitioner, a quotation and have two diagnostic audiograms when applying for hearing aids for an employee	
003	Motivation from the treating medical practitioner will be required for renewal of hearing Aids	

COMPENSATION FUND MEDICAL SERVICE PROVIDERS REGISTRATION REQUIREMENTS

Medical service providers treating COIDA patients in terms of Section 73 & 74 of COIDA must comply with the following requirements before submitting medical Reports and invoices to the Compensation Fund:

- Medical Service Providers must register with the Compensation Fund as a Medical Service Provider.
- Submit Proof of registration with the Board of Healthcare Funders of South Africa.
- Submit an applicable dispensing licence on registration as a medical service provider.
- Submit SARS Vat registration number document on registration.
- A certified copy of the MSP's Identity document not older than three months.
- Proof of address not older than three months.
- Submit the following additional information on the Medical Service Provider letterhead, Cell phone number, Business contact number, Postal address, Email address. The Fund must be notified in writing of any changes in order to effect necessary changes on the systems.

All medical service providers will be subjected to the Compensation Fund vetting processes.

The Compensation Fund will withhold payments if medical invoices do not comply with minimum submission and billing requirements as published in the Government Gazette.

REQUIREMENTS FOR SWITCHING MEDICAL INVOICES WITH THE COMPENSATION FUND

The switching provider must comply with the following requirements:

1. Registration requirements as an employer with the Compensation Fund.
2. Host a secure FTP server to ensure encrypted connectivity with the Fund.
3. Submit and complete a successful test file before switching the invoices.
4. Validate medical service providers' registration with the Health Professional Council of South Africa.
5. Validate medical service providers' registration with the Board of Healthcare Funders of South Africa.
5. Ensure elimination of duplicate medical invoices before switching to the Fund.
6. Invoices submitted to the Compensation Fund must have Gazetted COIDA Tariffs that are published annually and comply with minimum requirements for submission of medical invoices and billing requirements.
7. File must be switched in a gazetted documented file format published annually with COIDA tariffs.
8. Single batch submitted must have a maximum of 100 medical invoices.
9. File name must include a sequential batch number in the file naming convention.
10. File names to include sequential number to determine order of processing.
11. Medical Service Providers will be subjected to Compensation Fund vetting processes.
12. Provide any information requested by the Fund.
13. The switching provider must sign a service level agreement with the Fund.
14. Third parties must submit power of attorney.

Failure to comply with the above requirements will result in deregistration of the switching house.



labour
Department
Labour
REPUBLIC OF SOUTH AFRICA

UMEHLUKO ELECTRONIC INVOICING FILE LAYOUT

Field	Description	Max length	Data Type
BATCH HEADER			
1	Header identifier = 1	1	Numeric
2	Switch internal Medical aid reference number	5	Alpha
3	Transaction type = M	1	Alpha
4	Switch administrator number	3	Numeric
5	Batch number	9	Numeric
6	Batch date (CCYYMMDD)	8	Date
7	Scheme name	40	Alpha
8	Switch internal	1	Numeric
DETAIL LINES			
1	Transaction identifier = M	1	Alpha
2	Batch sequence number	10	Numeric
3	Switch transaction number	10	Numeric
4	Switch internal	3	Numeric
5	CF Claim number	20	Alpha
6	Employee surname	20	Alpha
7	Employee initials	4	Alpha
8	Employee Names	20	Alpha
9	BHF Practice number	15	Alpha
10	Switch ID	3	Numeric
11	Patient reference number (account number)	10	Alpha
12	Type of service	1	Alpha
13	Service date (CCYYMMDD)	8	Date
14	Quantity / Time in minutes	7	Decimal
15	Service amount	15	Decimal
16	Discount amount	15	Decimal
17	Description	30	Alpha
18	Tariff	10	Alpha
Field	Description	Max length	Data Type
19	Service fee	1	Numeric
20	Modifier 1	5	Alpha
21	Modifier 2	5	Alpha
22	Modifier 3	5	Alpha
23	Modifier 4	5	Alpha
24	Invoice Number	10	Alpha
25	Practice name	40	Alpha
26	Referring doctor's BHF practice number	15	Alpha
27	Medicine code (NAPPI CODE)	15	Alpha
28	Doctor practice number -sReferredTo	30	Numeric
29	Date of birth / ID number	13	Numeric
30	Service Switch transaction number – batch number	20	Alpha
31	Hospital indicator	1	Alpha
32	Authorisation number	21	Alpha
33	Resubmission flag	5	Alpha
34	Diagnostic codes	64	Alpha

35	Treating Doctor BHF practice number	9	Alpha
36	Dosage duration (for medicine)	4	Alpha
37	Tooth numbers		Alpha
38	Gender (M ,F)	1	Alpha
39	HPCSA number	15	Alpha
40	Diagnostic code type	1	Alpha
41	Tariff code type	1	Alpha
42	CPT code / CDT code	8	Numeric
43	Free Text	250	Alpha
44	Place of service	2	Numeric
45	Batch number	10	Numeric
46	Switch Medical scheme identifier	5	Alpha
47	Referring Doctor's HPCSA number	15	Alpha
48	Tracking number	15	Alpha
49	Optometry: Reading additions	12	Alpha
50	Optometry: Lens	34	Alpha
51	Optometry: Density of tint	6	Alpha
52	Discipline code	7	Numeric
53	Employer name	40	Alpha
54	Employee number	15	Alpha

Field	Description	Max length	Data Type
55	Date of Injury (CCYYMMDD)	8	Date
56	IOD reference number	15	Alpha
57	Single Exit Price (Inclusive of VAT)	15	Numeric
58	Dispensing Fee	15	Numeric
59	Service Time	4	Numeric
60			
61			
62			
63			
64	Treatment Date from (CCYYMMDD)	8	Date
65	Treatment Time (HHMM)	4	Numeric
66	Treatment Date to (CCYYMMDD)	8	Date
67	Treatment Time (HHMM)	4	Numeric
68	Surgeon BHF Practice Number	15	Alpha
69	Anaesthetist BHF Practice Number	15	Alpha
70	Assistant BHF Practice Number	15	Alpha
71	Hospital Tariff Type	1	Alpha
72	Per diem (Y/N)	1	Alpha
73	Length of stay	5	Numeric
74	Free text diagnosis	30	Alpha
TRAILER			
1	Trailer Identifier = Z	1	Alpha
2	Total number of transactions in batch	10	Numeric
3	Total amount of detail transactions	15	Decimal

MSP's PAID BY THE COMPENSATION FUND	
Discipline Code :	Discipline Description :
4	Chiropractors
9	Ambulance Services - advanced
10	Anesthetists
11	Ambulance Services - Intermediate
12	Dermatology
13	Ambulance Services - Basic
14	General Medical Practice
15	General Medical Practice
16	Obstetrics and Gynecology (work related injuries)
17	Pulmonology
18	Specialist Physician
19	Gastroenterology
20	Neurology
22	Psychiatry
23	Rediation/Medical Oncology
24	Neurosurgery
25	Nuclear Medicine
26	Ophthalmology
28	Orthopedics
30	Otorhinolaryngology
34	Physical Medicine
35	Emergency Medicine Independent Practice Specialist
36	Plastic and Reconstructive Surgery
38	Diagnostic Radiology
39	Radiographers
40	Radiotherapy/Nuclear Medicine/Oncologist
42	Surgery Specialist
44	Cardio Thoracic Surgery
46	Urology
49	Sub-Acute Facilities
52	Pathology
54	General Dental Practice
55	Mental Health Institutions
56	Provincial Hospitals
57	Private Hospitals
58	Private Hospitals
59	Private Rehab Hospital (Acute)
60	Pharmacies
62	Maxillo-facial and Oral Surgery
64	Orthodontics
66	Occupational Therapy
70	Optometrists
72	Physiotherapists
75	Clinical technology (Renal Dialysis only)
76	Unattached operating theatres / Day clinics
77	Approved U O T U / Day clinics
78	Blood transfusion services
82	Speech therapy and Audiology
86	Psychologists
87	Orthotists & Prosthetists
88	Registered nurses

89	Social workers
90	Manufacturers of assisstive devices

**DEPARTMENT OF LABOUR
NOTICE 354 OF 2019**

NOTICE TO COMPENSATION FUND MEDICAL SERVICE PROVIDERS

COMPULSORY INVOICING REQUIREMENT IN MEDICAL CLAIMS

The Compensation Fund is in the process of implementing the new claims management system. The system will go live on the 30th September 2019. This letter is to advise all medical service providers of upcoming changes that will be implemented on the system go live date. In the past and currently the Fund's systems have been accepting invoices as well as running accounts on medical claims. This has resulted in submission of duplicate invoices that clog the systems resulting in delays regarding timeous finalising of medical invoices.

With the implementation of the new claims management system and in an effort to improve service delivery the Compensation Fund will no longer be accepting running accounts or statement of accounts from 1 October 2019. The Fund will only accept medical invoices and statements of accounts that are resubmitted will not be accepted but will be rejected as duplicate invoices.

All medical service Providers are requested to note the requirement and compliance to the unique invoice number for each and every medical invoice that is submitted to facilitate the process of submission and processing of all medical invoices within specified time frames. Please note that running accounts/statements will not be received by the Compensation Fund systems but will be rejected upfront at the switch as duplicates. The Fund will not be liable for medical invoices that have been rejected for non compliance. The new SAP system will have a functionality to accept and process genuine short paid medical invoices.

As part of improved service delivery and efficiency the Compensation Fund will be implementing ICD-10 and tariff coding rules that need to be adhered to when submitting medical invoices. This will be implemented in a phased approach. For implementation on 30 September 2019, the following will apply:

a) ICD-10

ICD-10 validations will apply as per the national ICD-10 phase 3 and phase 4.1 requirements as per attachment. Note that these phases were implemented on 01 July 2014 and entail the following:

- Valid and ICD-10 codes as the SA ICD-10 Master Industry Table
- Maximum level of specificity: ICD-10 codes to be valid at the correct 3rd, 4th or 5th character level.
- Valid ICD-10 primary codes, codes not valid as primary will be rejected
- Comply with the dagger and asterisk rule
- Comply with the sequelae coding rules
- Age edits for ICD-10 codes that have age requirements
- Gender edits
- All injury and poisoning codes must be accompanied by external cause codes

b) Tariff Codes and Modifiers

- Valid tariff codes and modifiers
- Discipline type indicators where relevant
- Valid primary codes
- Codes not allowed
- Tariff and modifier age edits
- Tariff and modifier gender edits
- Modifiers allowed per tariff code
- Utilisation rules such as maximum number of items that can be billed per day, per patient, per treatment, per annum, etc.

Please ensure that you are familiar with the above to avoid unnecessary claim rejections.

The date and the requirements for the next phase will be communicated in due course.

COMPENSATION FUND MEDICAL SERVICE PROVIDERS REGISTRATION REQUIREMENTS

Medical service providers treating COIDA patients in terms of Section 73 & 74 of COIDA must comply with the following requirements before submitting medical Reports and invoices to the Compensation Fund:

- Medical Service Providers must register with the Compensation Fund as a Medical Service Provider.
- Submit Proof of registration with the Board of Healthcare Funders of South Africa.
- Submit an applicable dispensing licence on registration as a medical service provider.
- Submit SARS Vat registration number document on registration.
- A certified copy of the MSP's Identity document not older than three months.
- Proof of address not older than three months.
- Submit the following additional information on the Medical Service Provider letterhead, Cell phone number, Business contact number, Postal address, Email address. The Fund must be notified in writing of any changes in order to effect necessary changes on the systems.

All medical service providers will be subjected to the Compensation Fund vetting processes.

The Compensation Fund will withhold payments if medical invoices do not comply with minimum submission and billing requirements as published in the Government Gazette.

**DEPARTMENT OF LABOUR
NOTICE 355 OF 2019**

VARIATION OF SCOPE OF THE FURNITURE BARGAINING COUNCIL

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



REGISTRAR OF LABOUR RELATIONS

ANNEXURE

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

With effect from 2 June 2019.....the Council is registered in respect of: -

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

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

1. Furniture

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

furniture for tea-rooms, restaurants, offices, churches, schools, libraries, other educational institutions, conference centres, theatres, shop fitting, office fitting and bank fitting, which includes the manufacture and/or fixing of shop fronts, window enclosures, showcases, counters, including point of sales counters, screens interior fittings and fixtures and any form of shelving, irrespective of the material used.

2. Bedding

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

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

3. Upholstery

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


REGISTRAR OF LABOUR RELATIONS

DATE.....*21 Jun 2019*.....

DEPARTMENT OF LABOUR
NOTICE 356 OF 2019

LABOUR RELATIONS ACT, 1995

APPLICATION FOR VARIATION OF REGISTERED SCOPE OF A BARGAINING
COUNCIL

I Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby, in terms of section 58(1) of the Labour Relations Act, 1995, give notice that an application for the variation of its registered scope has been received from the **Motor Ferry Bargaining Council of South Africa**.

Particulars of the application are reflected in the subjoined table.

Any person may object to the application on any or all of the following grounds:

- (a) the applicant has not complied with the provisions of section 29 of the Act, read with the changes required by the context;
- (b) the sector and area in respect of which the application is made is not appropriate; and
- (c) the applicant is not sufficiently representative in the sector and area in respect of which the application is made.

Any person who objects must lodge his/her written objection with me, c/o the Department of Labour, Laboria House, 215 Francis Baard Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001, email address: registraroflabourrelations@labour.gov.za), within 30 days of the date of this notice. A copy of the objection must be served on the applicant within the said period and I must be satisfied that a copy of the objection has been served on the applicant.

The applicant may respond to the objection within 14 days of the expiry of the 30-day period mentioned above and must satisfy me that a copy of the response has been served on the person who objected within the 14-day period.

TABLE

Name of the bargaining council:

Motor Ferry Bargaining Council of South Africa

Address of the bargaining council:

2nd Floor west Tower,
Nelson Mandela Square
Sandton

Postnet Suite 553
P/Bag X113
Melville
Johannesburg
1209

Date on which application was lodged:

4 June 2019

Intention of the application

The intention of the application is to curtail the scope of the definition of the sector.

Interest in respect of which the application is made:

The Motor Ferry Industry as defined hereunder, in the Republic of South Africa

“Motor Ferry Industry” means an industry concerned with the transportation of motor vehicles by road, whether by vehicle carrier or own wheels to and from vehicle manufacturers, harbours, rail, storage depots, dealers and third parties.

Area(s) in respect of which registration is held:

The Motor Ferry Industry, as defined hereunder in the Republic of South Africa

The **“Motor Ferry Industry”** means an industry concerned with the transportation of motor vehicle by road, whether by vehicle carrier or own wheels to, from or within vehicle manufacturers premises, harbours, rail sidings, storage yards or depots, vehicle dealerships and third parties and all ancillary or incidental activities to the transportation of vehicles. Without limiting the foregoing this shall include the receiving despatching, clearing of, or accounting for motor vehicles and repair or maintenance of vehicle carriers within the premises of the employers in the Motor Ferry Industry:

Representativeness of the Council:

Total number of employees falling within the new scope of the Council and who belong to trade unions which are party to the Council:

745

Total number of employers falling within the new scope of the Council and who belong to the employers' organisation which is a party to the Council:

5

Total number of employees employed within the new scope of the Council by the employers that belong to the employers' organisation which is a party to the Council:

1 539

Total number of employers within the new scope of the Council:

8

Total number of employees employed within the new scope of the Council:

1 839



REGISTRAR OF LABOUR RELATIONS

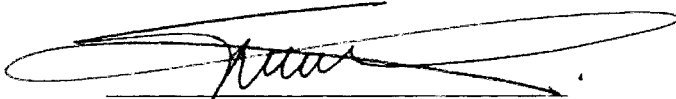
DATE: 24 June 2019

**DEPARTMENT OF PUBLIC WORKS
NOTICE 357 OF 2019**

**TENDER VALUE RANGE ADJUSTMENTS IN TERMS OF THE CONSTRUCTION
INDUSTRY DEVELOPMENT REGULATIONS, 2004 (AS AMENDED)**

I, Thembelani Waltermade Nxesi MP, Minister of Public Works, acting under regulation 17(A) of the Construction Industry Development Regulations, 2004, as amended, and after consultation with the Construction Industry Development Board hereby determine and adjust the range of tender values for purposes of determining the values of contracts that contractors are considered capable of undertaking and a method for the calculation of the range of tender values as proposed in the Schedule below.

Given under my hand at Pretoria on the 23rd day of May 2019.



**MR TW NXESI, MP
MINISTER OF PUBLIC WORKS**

SCHEDULE

1. Tender Value Range Adjustments

The tender value range adjustments set out in Table 8 of Regulation 17 is hereby amended and adjusted as set out in Table 1 below:

Table 1: Tender Value Range Adjustments (TVR)

Grade	Current (TVR)	Proposed Adjustment (TVR)
1	200 000	500 000
2	650 000	1 000 000
3	2 000 000	3 000 000
4	4 000 000	6 000 000
5	6 500 000	10 000 000
6	13 000 000	20 000 000
7	40 000 000	60 000 000
8	130 000 000	200 000 000
9	No Limit	N/A

2. Method of Calculation

The range of tender values is adjusted using Producer Price Index Final Manufactured Goods.

The different index options (Consumer Price Index, Producer Price Index Final Manufactured Goods, Producer Price Index Building & Construction and Construction and Contract Price Adjustment Provision) were considered and were tested for appropriateness, volatility and reliability.

3. Implementation date

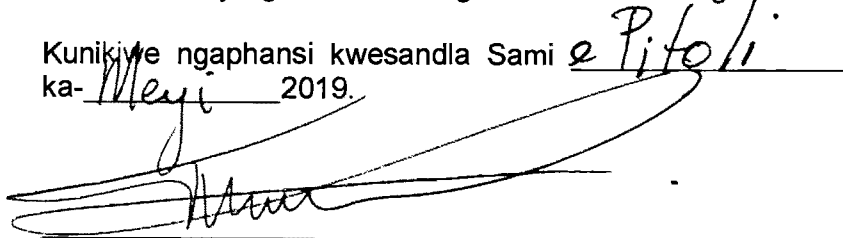
These tender value range adjustments takes effect three months after the date of publication in the gazette of the notice by the Minister.

**ISAZISO SIKAHULUMENI
UMNYANGO WEZEMISEBENZI YOMPHAKATHI**

**UKULUNGISWA KOKWAHLUKANA KWENANI LAMATHENDA
NGOKWEMIGOMO YE-THE CONSTRUCTION INDUSTRY DEVELOPMENT
REGULATIONS, KA-2004 (NJENGOKUBA ICHIBIYELWE)**

Mina, Thembelani Waltermade Nxesi MP, uNgqongqoshe Wezemisebenzi Yezomphakathi, ngenza ngaphansi komthethosimiso we-17(A) we-Construction Industry Development Regulations, ka-2004, njengokuba uchibiyelwe, futhi emuva kokuxoxisana neBhodi Lokuthuthukiswa Kwemboni Yezokwakha lapha ngingquma futhi ngilungisa ukwahlukana kwenani lamathenda kwezinkontileka osonkontileka abaziwa ngokuthi bakwazi ukuzenza kanye nendlela yokubala ukwahlukana kwenani lamathenda njengokuba kuhlangoziwe kuSheduli ngezansi.

Kunikiwe ngaphansi kwesandla Sami e Pitoli mhla zi-23 ngenyanga ka-Meji 2019.



**MNU. TW NXESI, MP
UNGQONGQOSHE WEZEMISEBENZI YEZOMPHAKATHI
ISHEDULI**

1. Ukulungiswa Kokwahlukana Kwenani Lamathenda

Ukulungiswa kokwahlukana kwenani lamathenda okubekwe eThebuleni lesi-8 loMthethosimiso we-17 kuchibiyelwe lapha futhi kwalungiswa njengokuba kubekiwe eThebuleni loku-1 ngezansi:

Ithebula loku-1: Ukulungiswa Kokwahlukana Kwenani Lamathenda (TVR)

Izinga	Manje (TVR)	Ukulungiswa okuhlangoziwe (TVR)
1	200 000	500 000
2	650 000	1 000 000
3	2 000 000	3 000 000
4	4 000 000	6 000 000
5	6 500 000	10 000 000
6	13 000 000	20 000 000
7	40 000 000	60 000 000
8	130 000 000	200 000 000
9	Akukalwa	N/A

2. Indlela Yokubala

Ukulungiswa Kokwahlukana Kwenani Lamathenda kulungiswa kusetshenziswa Inkomba Yenani Lokugcina Lomkhiqizi Lwempahla Ekhiqiziwe-

Izinkomba ezahlukene okungakhethwa kuzona (Inkomba Yenani Lomthengi, Inkomba Yenani Lokugcina Lomkhiqizi Lwempahla Ekhiqiziwe, Inkomba Yenani Lesakhiwo Somkhiqizo & Nokwakha kanye Nokwakha kanye Nomhlinzeko Wokulungiswa Kwenani Lenkontileka) zathathwa futhi zahlololwa ukufaneleka, ukuthi ngeke zishintshe yini ngokushesha kanye nokuthembeka.

3. Usuku lokuqalisa

Lokhu kulungiswa kokwahlukana kwenani lamathenda kuzoqala ukusebenza ezinyangeni ezintathu emuva kosuku lokushicilela kusomqulu wesaziso esenziwe nguNgqongqoshe.

SOUTH AFRICAN RESERVE BANK

NOTICE 358 OF 2019

Notice and Order of Forfeiture

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

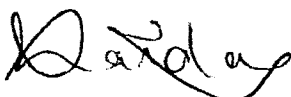
Styleup Fashions Close Corporation, registration number 2011/043465/23 (the "Respondent")

of:

14 Balmoral Drive
Durban North
4051

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in the Deputy Governors 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 forfeited to the State the following money, namely:
 - 2.1 The amount of R5 179 733.69 , being capital standing to the credit of Styleup Fashions Close Corporation in account number 11901313855, held with HBZ Bank Limited , together with any interest thereon or any other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of JUNE 2019.



K Naidoo
Deputy Governor
South African Reserve Bank

**SOUTH AFRICAN RESERVE BANK
NOTICE 359 OF 2019**

Notice and Order of Forfeiture

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

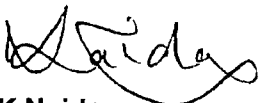
**Styleup Fashions Close Corporation, registration number 2011/043465/23 (the
"Respondent")**

of:

14 Balmoral Drive
Durban North
4051

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in the Deputy Governors 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 forfeited to the State the following money, namely:
 - 2.1 The amounts of R1 996 467.92 and R622 868.43 , being capital standing to the credit of Styleup Fashions Close Corporation in account numbers 050198297 and 68817169001 respectively, held with Standard Bank of South Africa Limited , together with any interest thereon or any other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of JUNE 2019.



**K Naidoo
Deputy Governor
South African Reserve Bank**

SOUTH AFRICAN RESERVE BANK**NOTICE 360 OF 2019****Notice and Order of Forfeiture**

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

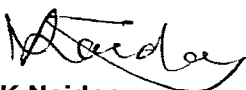
Jackson Isokpuwu
(Id number 7405235884180)

of:

3 Salomie Guld Park
Strand
7140

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R508 781,30 being capital standing to the credit of the Respondent, in account number 11300001164, held with Bidvest 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 Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 6 day of JUNE 2019



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK
NOTICE 361 OF 2019
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:

Ms Tshilidzi Eunice Makananisa (ID number 7011190529081) (hereinafter referred to as Respondent 1) and Charis Missionary Church NPC (Registration number 2009/007939/08) (hereinafter referred to as Respondent 2)

of:

64 Krombek Street
Birch Acres Extension 3
1618

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to 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 amount of R407 416-72, being capital standing to the credit of account numbers 656454741, 728783843, 426272277 and 301848416, held with The Standard Bank of South Africa Limited in the name of Respondent 1, together with any interest thereon and/or accrual to such capital;
 - 2.2 The amount of R184 107-25, being capital standing to the credit of account number 62748177947, held with FirstRand Bank Limited in the name of Respondent 1, together with any interest thereon and/or accrual to such capital; and
 - 2.3 The amount of R143 064-17, being capital standing to the credit of The Standard Bank of South Africa Limited special blocked suspense account number 1185874, which funds are linked to account number 420663843, held in the name of Respondent 2 with the same Authorised Dealer, together with any interest thereon and/or accrual to such capital;
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 18 day of JUNE 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

**SOUTH AFRICAN RESERVE BANK
NOTICE 362 OF 2019
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:

Professional Shipping (Pty) Limited (Registration number 2015/033111/07)(hereinafter referred to as the Respondent)

of:

P O Box 83398
South Hills
Johannesburg
2136

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to 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 amount of R4 322 401-59, being capital standing to the credit of account number 2716818, held with Sasfin Bank Limited in the name of the Respondent, together with any interest thereon and/or accrual to such capital.
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 12 day of JUNE 2019.



**K Naidoo
Deputy Governor
South African Reserve Bank**

SOUTH AFRICAN RESERVE BANK

NOTICE 363 OF 2019

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of 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:

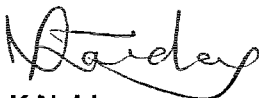
**Ms Yasimeen Adam Nambawa (the 'Respondent')
(Uganda passport number B1057088)**

of:

265 Sandalwood Street
Newlands
Pretoria
0181

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to 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 amount of R44 305, 24, being capital standing to the credit of the Respondent, in Bidvest account number 4215451001, and moved to Bidvest Bank Limited blocked account with number 11300001164, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 25 day of JUNE 2019.



**K Naidoo
Deputy Governor
South African Reserve Bank**

**SOUTH AFRICAN RESERVE BANK
NOTICE 364 OF 2019
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:

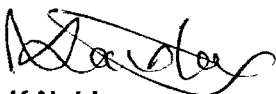
Mr Hangbin Weng (ID number 8804156349182)

of:

Unit 18
Forest Gate
1380 Andes Road
Bergbron
1709

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 R689 686.11 being capital standing to the credit of Mr Hangbin Weng, in account number 9259407131, held with ABSA 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 13 day of SEPTEMBER 2018.



**K Naidoo
Deputy Governor
South African Reserve Bank**

DEPARTMENT OF TRADITIONAL AFFAIRS
NOTICE 365 OF 2019
THE PRESIDENCY

APPOINTMENT OF CHAIRPERSON, DEPUTY CHAIRPERSON AND OTHER MEMBERS OF THE COMMISSION FOR THE PROMOTION AND PROTECTION OF THE RIGHTS OF THE CULTURAL, RELIGIOUS AND LINGUISTIC COMMUNITIES ACT, 2002

Notice is hereby given to the public that I have appointed the following persons as members of the Commission for the Promotion and Protection of the Rights of Cultural, Religious and Linguistic Communities for a term of five years:

1. Prof Luka David Mosoma (Chairperson)
2. Dr Sylvia Mmamohapi Pheto (Deputy-Chairperson)
3. Ms Sheila Khama (Commissioner)
4. Ms Tsholofelo Mosala (Commissioner)
5. Mr Sicelo Dlamini (Commissioner)
6. Dr Oscarine Nokuzola Mndende (Commissioner)
7. Ms Nomalanga Tyamzashe (Commissioner)
8. Ms Ramokone Tryphina Kgatla (Commissioner)
9. Dr Muneer Abduroaf (Commissioner)
10. Adv. Richard Botha (Commissioner)
11. Prof. Pitika Ntuli (Commissioner)
12. Mr Renier Schoeman (Commissioner)
13. Mr Mandla Langa (Commissioner)

Given under my Hand and the Seal of the Republic of South Africa at Johannesburg on this 7th day of June Two Thousand and Nineteen.



PRESIDENT

DEPARTMENT OF TRANSPORT**NOTICE 366 OF 2019****INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations,1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council)

Representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class and number of licence in which the amendment is made. (D) Type of International Air Service in respect which amendment was made. (E) Category or kind of aircraft in respect of which license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight of which the amendment was made. (I) Condition under which amendment was made.

(A) Safair Operations (Pty) Ltd; Safair™ FlySafair™. (B) Northern Perimeter Road, O.R. Tambo International Airport, Bonaero Park, 1619. (C) Class I, II & III; I/S328, I/N203 & I/G204. (D) Type S1, N1, N2, N3, N4, G3, G7, G11, G13 & G16 (Aerial Cargo delivery and Search and Rescue). (E) Category A1. (F) O.R. Tambo International Airport. (G) & (G) **Changes to the Management Plan:** Mr C. H. N. Martens replaces Mr A. Theron as the Responsible Person: Flight Operations.

(A) Skyhorse Aviation (Pty) Ltd. (B) Unit 1, Stand 98, Tijger Vallei Office Park, Silverlakes, Pretoria, 0054. (C) Claas II & III; I/N260 & I/G261. (D) Type N1, N4, G2, G3, G4, G5, G7, G8, G10, G15 & G16 (Powerline Maintenance). (E) Category A3, H1 & H2. (F) Wonderboom Airport and Lanseria International Airport. (G) & (H) Including **Worldwide as the area to be served.**

DEPARTMENT OF TRANSPORT

NOTICE 367 OF 2019

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

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

APPENDIX I

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

(A) Echo Remote Aviation Technology (Pty) Ltd. (B) 35 Boekenhout Street, West Acres, Nelspruit, 1200. (C) Class III. (D) Type G3, G4 & G16 (RPAS Operations). (E) Category H1.

APPENDIX II

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

(A) Safair Operations (Pty) Ltd; Safair™ FlySafair™. (B) Northern Perimeter Road, O.R. Tambo International Airport, Bonaero Park, 1619. (C) Class I, II & III; S941D, N942D & G943D. (D) Type S2, N1, N2, G3 & G11. (E) Category A1. **Changes to the Management Plan:** Mr C. H. N. Martens replaces Mr A. Theron as the Responsible Person: Flight Operations.

(A) UAV Drone Solutions (Pty) Ltd. (B) 75 6th Street, Parkhurst, 2120. (C) Class III; G1219D. (D) Type G3, G4, G5, G8 & G16 (RPAS). (E) Category A4, H1 & H2. **Changes to the Management Plan:** Otto Werdmuller is appointed as the Chief Executive Officer & Robert Hannaford as the Responsible Person: Aircraft & Flight Operations.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 102 OF 2019

ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA
6 CASTELLI, IL VILLAGGIO, 5 DE HAVILLAND CRESCENT SOUTH, PEREQUOR
TECHNOPARK, PRETORIA, 0184
Telephone: (012) 349 2331 Facsimile: (012) 349 2327
Email: registrar@ahpcs.co.za
Website: www.ahpcs.co.za

**UNPROFESSIONAL CONDUCT BOARD NOTICE:
ISSUING OF CERTIFICATE OF INDISPOSITION WITHOUT AN EXAMINATION**

The Allied Health Professions Council of South Africa (AHPCSA) is a statutory health body established in terms of the Allied Health Professions Act, 63 of 1982 ("the Act") in order to control all allied health professions, which includes Ayurveda, Chinese Medicine and Acupuncture, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phototherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb.

Section 3 of the Act, sets out the objectives of the AHPCSA, which include but are not limited to:

- Assist in the promotion and protection of the health of the population of the Republic of South Africa; and
- Govern, administer and set policy relating to the professions registered with the AHPCSA.

Section 1(2)(a) of the Act, read together with section 32 (1) of the Act, delineates the legal scopes of practice.

In order to achieve the objectives of the Act and for a practitioner to be able to practise within the scope of his practice to the best interest of the practitioner's

patients, a practitioner shall at all times be obliged to examine a patient prior to the issue of any certificate and/or letter of indisposition, whether such certificate and/or letter of indisposition is to be issued on the basis of personal observations or whether issuance is on the basis of information received from any patient.

In terms of Regulation 54 (g) of Regulation No.R.127 of 12 February 2001, it is stipulated that:

“A practitioner in active practice may not –

...

(g) in any way provide anything from his or her practice premises by means of sale or otherwise to any person with whom he or she has not had a recorded consultation: Provided that the professional board concerned may, after a substantiated application has been received from a registered practitioner, at its discretion, approve such provision.

The AHPCSA after due consideration and in consultation with the Professional Board: Ayurveda, Chinese Medicine and Acupuncture and Unani-Tibb, the Professional Board: Chiropractic and Osteopathy, the Professional Board: Homeopathy, Naturopathy and Phytotherapy, and taking into account sections 4 and 10C of the Allied Health Professions Act (63/1982) (“the Act”) and Regulation 54 (g) of Regulation No R 127 of 12 February 2001, resolved that: -

- A practitioner may not issue a letter and/or certificate of indisposition without examining a patient.
- A practitioner shall grant a letter and/or certificate of indisposition only if such certificate contains the following information –
 - the name, address and qualification of such practitioner; and
 - the professional designation; and
 - the Council registration number; and
 - the practitioner’s practice number; and
 - the name of the patient; and
 - the employment number of the patient (if applicable); and
 - the date and time of the examination; and
 - whether the certificate is being issued as a result of personal observations by such practitioner **after an examination**, or as a result of information which has been received from the patient **after an examination** and which is based on acceptable medical grounds; and
 - a description of the illness, disorder or malady in layman’s terminology with the informed consent of the patient: Provided that if such patient is not prepared to give such consent, the practitioner shall merely specify that, in his or her opinion based on an examination of such patient, such patient is unfit to work; and

- whether the patient is totally indisposed for duty or whether such patient is able to perform less strenuous duties in the work situation; and
- the exact period of recommended sick leave; and
- the date of issue of the certificate of illness; and
- the initial and surname in block letters and the registration number of the practitioner who issued the certificate; and
- clear signature of the practitioner who issued the certificate.

Should the AHPCSA become aware of any practitioner who issues a letter and/or certificate of indisposition without examining a patient in all cases, such person shall make him/herself guilty of unprofessional conduct and face disciplinary action in terms of sections 23 to 30 of the Act.



DR LOUIS MULLINDER

REGISTRAR: ALLIED HEALTH PROFESSION COUNCIL OF SOUTH AFRICA

BOARD NOTICE 103 OF 2019**ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA**

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Website: www.ahpcsa.co.za

**UNPROFESSIONAL CONDUCT BOARD NOTICE:
THE BIO-ENERGETIC SYNCHRONISATION TECHNIQUE (“THE BEST
TECHNIQUE”)**

The Allied Health Professions Council of South Africa (AHPCSA) is a statutory health body established in terms of the Allied Health Professions Act, 63 of 1982 (“the Act”) in order to control all allied health professions, which includes Ayurveda, Chinese Medicine and Acupuncture, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phototherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb.

Section 3 of the Act, sets out the objectives of the AHPCSA, which include but are not limited:

- To assist in the promotion and protection of the health of the population of the Republic of South Africa; and
- To govern, administer and set policy relating to the professions registered with the AHPCSA.

Section 1(2)(a) of the Act, read together with section 32 (1) of the Act, delineates legal scopes of practice.

The AHPCSA after due consideration and in consultation with the Professional Board: Chiropractic and Osteopathy (PBCO) and taking into account sections 4 and 10C of the Allied Health Professions Act (63/1982) ("the Act"), Regulation 49 of Regulations No.R.2610 of 3 December 1982 and Regulation 28 of Regulation No.R.127 of 12 February 2001, resolved that: -

- 'The BEST Technique' does not fall within the legal scope of practice for registered Chiropractors.

Should the AHPCSA become aware of any registered Chiropractor practising 'Best Technique', such person shall face disciplinary action in terms of sections 23 to 30 of the Act.



DR LOUIS MULLINDER

REGISTRAR: ALLIED HEALTH PROFESSION COUNCIL OF SOUTH AFRICA

BOARD NOTICE 104 OF 2019

ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA
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UNPROFESSIONAL CONDUCT BOARD NOTICE:
INGESTION OF AROMATHERAPY OILS

The Allied Health Professions Council of South Africa (AHPCSA) is a statutory health body established in terms of the Allied Health Professions Act, 63 of 1982 (“the Act”) in order to control all allied health professions, which includes Ayurveda, Chinese Medicine and Acupuncture, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phototherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb.

Section 3 of the Act, sets out the objectives of the AHPCSA, which include but are not limited to:

- Assist in the promotion and protection of the health of the population of the Republic of South Africa; and
- Govern, administer and set policy relating to the professions registered with the AHPCSA.

Section 1(2)(b) of the Act, read together with section 32 (1) of the Act, delineates legal scopes of practice.

The AHPCSA, after due consideration and in consultation with the Professional Board: THERAPEUTIC AROMATHERAPY, THERAPEUTIC MASSAGE THERAPY AND THERAPEUTIC REFLEXOLOGY (PBARM), and taking into account sections 4 and 10C of the Allied Health Professions Act (63/1982) (“the Act”), Regulation 49 of

Regulations No R 2610 of 3 December 1982 and Regulation 28 of Regulation No R 127 of 12 February 2001, resolved that: -

- Advising patients to ingest any aromatherapy oil or administering such orally to patients does not fall within the legal scope of practice for registered Therapeutic Aromatherapists.

Should the AHPCSA become aware of any registered therapist advising patients to ingest oils of any kind, such person shall face disciplinary action in terms of sections 23 to 30 of the Act.



DR LOUIS MULLINDER

REGISTRAR: ALLIED HEALTH PROFESSION COUNCIL OF SOUTH AFRICA

BOARD NOTICE 105 OF 2019

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Internet www.irba.co.za

AMENDMENTS TO THE RULES REGARDING IMPROPER CONDUCT

In accordance with the provisions of Section 10(1)(a) of the Auditing Profession Act, 2005 (Act No. 26 of 2005), the Independent Regulatory Board for Auditors (IRBA) hereby publishes revisions to the IRBA Rules Regarding Improper Conduct.

1. IRBA RULES REGARDING IMPROPER CONDUCT (REVISED 2019)

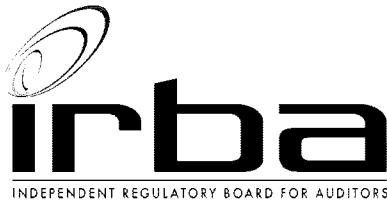
Please be advised that the IRBA Rules Regarding Improper Conduct (Revised 2019) are now available and may be downloaded from the IRBA website at <https://www.irba.co.za/guidance-to-ras/technical-guidance-for-auditors/ethics:-the-rules-and-the-code/the-rules-and-the-code>.

The IRBA Rules Regarding Improper Conduct (Revised 2019) repeal and replace the IRBA Rules Regarding Improper Conduct issued in June 2010, referred to in Section 10(1) read with Section 21(2) of the Act. The IRBA Rules Regarding Improper Conduct (Revised 2019) have been prescribed by the Board under Section 4(1)(c) with effect from 1 January 2020.

Until the effective date of the IRBA Rules Regarding Improper Conduct (Revised 2019) of 1 January 2020 as specified above, the IRBA Rules Regarding Improper Conduct issued in June 2010 and effective from 1 January 2011 will remain in force.

For further assistance, enquires may be directed to Mr I Vanker, Director Standards at the IRBA. Alternatively, please send an email to standards@irba.co.za.

Bernard Peter Agulhas
Chief Executive Officer

BOARD NOTICE 106 OF 2019

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**AMENDMENTS TO THE CODE OF PROFESSIONAL CONDUCT FOR REGISTERED
AUDITORS IN RESPECT OF SECOND OPINIONS**

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

1. SECOND OPINIONS

Please be advised that amendments to the IRBA Code in respect of Second Opinions are now available and may be downloaded from the IRBA website at <https://www.irba.co.za/guidance-for-ras/ethics:-the-rules-and-the-code/the-irba-code-revised-2018>.

The changes will be effective for engagements commencing on or after 15 January 2020.

For further assistance, enquires may be directed to Mr I Vanker, Director Standards at the IRBA. Alternatively, please send an email to standards@irba.co.za.

Bernard Peter Agulhas
Chief Executive Officer