

ANNUAL REPORT
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PART 1 OF 2

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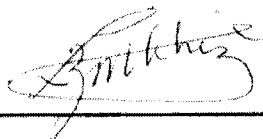
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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

BOARD / RAAD**NO. 53****31 JANUARY 2020****HEALTH PROFESSIONS ACT, 1974****REGULATIONS RELATING TO THE CONDUCT OF INQUIRIES INTO ALLEGED
UNPROFESSIONAL CONDUCT UNDER THE HEALTH PROFESSIONS ACT, 1974:
AMENDMENT**

The Minister of Health has, in terms of section 61(1)(h) and (6) of the Health Professions Act, 1974 (Act No. 56 of 1974), and after consultation with the Health Professions Council of South Africa, made the Regulations in the Schedule.



DR. Z.L. MKHIZE, MP**MINISTER OF HEALTH****DATE:** 09/11/2019

SCHEDULE

Definition

1. In this Schedule "**the Regulations**" means the Regulations relating to the Conduct of Inquiries into Alleged Unprofessional Conduct made under the Health Professions Act, 1974 (Act No. 56 of 1974), and published under Government Notice No. R. 102 6 February 2009.

Amendment of regulation 1 of the regulations

2. Regulation 1 of the regulations is hereby amended by the insertion in alphabetical order of the following definition:

"**Address** means postal address, residential address, business address, fax number, or e-mail address of the respondent as it appears on the record of the Health Professions Council of South Africa or as recently confirmed by the respondent at the request of the registrar;"

Amendment of regulation 4 of the Regulations

3. Regulation 4 of the Regulations is hereby amended by the substitution in subregulation (1) (b)(iii), for item (aa) of the following item:

"(aa) on the day such notification is hand-delivered, faxed, e-mailed, or otherwise electronically transmitted to the respondent's address, or"

Amendment of regulation 6 of the Regulations

4. Regulation 6 of the Regulations is hereby amended by—

(a) the substitution for sub regulation (1) of the following sub regulation:

"(1) The professional board concerned must, on the recommendation of the registrar, appoint the members of the professional conduct committee at least seven days before the inquiry."

(b) the deletion of paragraph (d) of sub regulation (2).

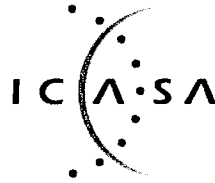
Title

5. These Regulations are called Regulations relating to the Conduct of Inquiries into Alleged Unprofessional Conduct made under the Health Professions Act, 1974: Amendment, 2019.

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

NO. 54

31 JANUARY 2020

**FEES AND CHARGES FOR POSTAL SERVICES**

The Independent Communications Authority of South Africa (ICASA) hereby gives notice in terms of Section 30 of the Postal Services Act No.124 of 1998 that the postage rates and service fees for the reserved postal services contained in this schedule will apply as from 01 April 2020.

A handwritten signature in black ink, appearing to read 'K. Modimoeng'.

Dr. K. Modimoeng
ACTING CHAIRPERSON

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Schedule

1.1 Limits of mass and size of postal articles in the domestic service

Letter products (domestic only)

Class of letter product	Maximum thickness	Maximum mass	Size limitations	
			Maximum	Minimum
Small (DL) maxi	5 mm	50 g	120 mm x 235 mm	90 mm x 140 mm
Medium (B5)	10 mm	1 kg	250 mm x 176 mm	
Large (B4)	30 mm	1 kg	353 mm x 250 mm	
Postcards	0,295 mm	10 g	353 mm x 250 mm	90 mm x 140 mm
Cylinders/rolled items	70 mm	1 kg	Length 520 mm	
	70 mm	1 kg	Length 620 mm	
Rolled addressed newspapers	70 mm	1 kg	353 mm	

Out of standard

When articles do not conform to the maximum mass, size or thickness, the next rate category must be applied.

Articles smaller than 90 mm x 140 mm

The rate applicable must be charged according to the criteria for B5 or B4.

Domestic bulk mail

Unsorted (ordinary) bulk mail

- The service is suitable for individuals and businesses that post 100 and more domestic letters.
- Mail will only be accepted if an official payment method is used, i.e. stamps, remote meter-setting franking machine mail, postage-paid and postage-included envelopes.
- Remote meter-setting mail may only be posted at designated offices.
- Mail paid for by all other payment methods may be posted at any post office/mail centre.
- Letters must be faced and tied in bundles when handed in over the counter.

Presorted bulk mail

- The service is suitable for businesses that post large numbers of domestic letters. The minimum volume is 1 000 and more presorted articles per consignment.
- The items must meet the relevant criteria as described in the National Bulk Mail Service Guide.
- All articles in a consignment must -
 - originate from the same sender,
 - be identical in shape, size and mass; and
 - have the same contents.
- The articles must contain return addresses.

- Mail will only be accepted if the official payment methods are used, i.e. stamps, Permit Mail (only presorted bulk mail), remote meter-setting franking machine mail, postage-paid and postage-included envelopes.
- No rebates apply to letters with stamps as a payment method.
- The client must have his database checked by an official PAMSS and provide the official grading certificate with each posting together with the Bulk Mail Delivery Note.
- Mail must be posted at designated mail centres and mail accepting offices only.

Items larger than 353 x 250 mm, thicker than 30 mm and weighing more than 1 kg will be considered parcels.

1.2 List of postage rates and service fees payable on postal articles posted in South Africa for delivery in South Africa

New rates for domestic letters (VAT inclusive)

Stamp booklets

Stamp booklet (domestic standard)	New rate
Booklet of 10 stamps	R 49.00
Boxes of 50 (500 stamps)	R 2 450.00
Boxes of 100 (1 000 stamps)	R 4 900.00
Roll of 100 (100 stamps)	R 490.00
Rolls of 100 (5) (500 stamps)	R 2 450.00
Rolls of 100 (10) (1 000 stamps)	R 4 900.00

Volume variance discount on domestic stamp products

Product	Discount	Net Price
Boxes of 50 (500 stamps)	2%	R 2 401.00
Boxes of 100 (1 000 stamps)	5%	R 4 655.00
Rolls of 100 (5) (500 stamps)	2%	R 2 401.00
Rolls of 100 (10) (1 000 stamps)	5%	R 4 655.00

Ordinary mail

Product	New rate
Client's own envelope (unsorted/non-bulk)	
Small (DL) maxi	R 4.90
Medium (B5)	R 9.85
Large (B4)	R 12.05
Cylinder/rolled items	
Cylinder/rolled items (520 mm x 70 mm) *	R 12.05
Cylinder/rolled items (620 mm x 70 mm) *	R 21.40
Rolled addressed newspapers	
Rolled addressed newspapers (324 mm x 70 mm)	R6.50
Postage included (prepaid) envelope (postage and cost of envelope)	

Small (C6) with and without window and self-seal envelope	R 5.20
Small (DL) maxi with and without window and self-seal envelope	R 5.20
Medium (B5)	R 11.30
Large (C4)	R 15.10
Lettergram (prefabricated)	R 5.10
Postcard	
Change of address (postage paid)	R 5.20
Ordinary postcard (Post Office card, postage paid)	R 5.20
Client's own postcard	
Small (DL) maxi	R 4.90
Medium (B5)	R 9.85
Large (B4)	R 12.05
Advertising mail/Magmail (ordinary mail) [minimum 1 000 items per category, per consignment]	
Small (DL) maxi	R 4.05
Medium (B5)	R 7.20
Large (B4)	R 10.40
Response Mail [minimum 1 000 items per category, per consignment]	
Small (DL) maxi	R 4.15
Medium (B5)	R 7.25
Large (B4)	R 10.55

Postage included envelopes discount

Postage included envelopes bought in bulk	Discount on postage
250 – 499	1%
500 – 9 999	2%
10 000 – 19 999	3%
20 000 – 49 999	4%
50 000 upward	Consult Sales Department

Fastmail

Product	New rate
Client's own envelope	
Small (DL) maxi	R 8.00
Medium (B5)	R 18.90
Large (B4)	R 22.85
Cylinder/rolled items	
Cylinder/rolled items (520 mm x 70 mm) *	R 19.55
Cylinder/rolled items (620 mm x 70 mm) *	R 23.20
Addressed rolled newspapers	
Addressed rolled newspapers	R 18.90
Postage included (prepaid) envelope (postage and cost of envelope)	

Small (DL) maxi with or without window	R 8.40
Medium (B5)	R 20.30
Large (C4)	R 23.75
Large (B4)	R 25.30
Client's own postcard	
Small (DL) maxi	R 8.00
Medium (B5)	R 18.90
Large (B4)	R 22.85
Advertising mail and Magmail (Fastmail) - bulk mail only (minimum 1 000 items per category)	
Client's own envelope	
Small (DL) maxi	R 8.00
Medium (B5)	R 18.90
Large (B4)	R 22.85

Business Reply Service

Product	Rate
New licence	R 349.10
Renewal of licence (annually)	R 349.10
Ordinary mail (service fee)	
Small (DL) maxi	R 5.20
Medium (B5)	R 10.05
Large (B4)	R 12.85
Parcel (includes postage)	R 71.40
Cylinder (postage and handling fee)	R 12.85
520 mm x 70 mm	R 22.25
620 mm x 70 mm	
Fastmail (handling fee)	R 8.40
Small (DL) maxi	R 19.55
Medium (B5)	R 23.20
Large (B4)	
Cylinder (postage and handling fee)	R 19.80
520 mm x 70 mm	R 23.75
620 mm x 70 mm	

Number of BRS articles returned	Discount per response item
5 000 up to 10 000	R 0.05
10 001 up to 20 000	R 0.07
20 001 up to 30 000	R 0.09
30 001 up to 40 000	R 0.10
40 001 up to 200 000	R 0.14
200 001 up to 400 000	R 0.16
400 001 up to 600 000	R 0.22
600 001 up to 800 000	R 0.24
800 001 up to 1 000 000	R 0.29
1 000 001 and up	R 0.32

Registered letter (with insurance option) including postage

Product	Service fee
Small (DL) maxi	R 34.35
Medium (B5)	R 39.30
Large (B4)	R 41.35
Postage-included registered envelope	R 38.00
Compulsory registration	R 61.95

Product	Category	Rate
Registered with insurance option	Interception of registered article	R 22.85
SMS Tracking on recorded items	Premium number 32932	R 1. 20

Insurance fee (for registered letters)

Item value	Service fee
Up to R100,00	Free
Up to R250,00	R 24.05
Up to R500,00	R 49.20
Up to R1 000,00	R 98.95
Up to R1 500,00	R 147.20
Up to R2 000,00	R 196.40

Advice

Product	Service fee
Proof of delivery	R 52.45
Advice of delivery (AR card)	R 10.65
Acceptance slip	Free

Franking machine licences

Product	Service fee
New licences	R 381.55
Transfer of licence	R 381.55
Renewal of licence (annual)	R 275.70
Spoiled impression fee (per 100/portion of these)	
Small (DL) maxi	R 43.50
Medium (B5)	R 55.00
Large (B4)	R 67.95

Other service fees

Type	Rate
Exchange of one denomination of postage stamp or postal stationery article for another	Five per cent of the value of the stamps or stationery item with a minimum charge of R4.90
Enquiry about letters and parcels (all services)	Free of charge
Interception/ redirection of a parcel	R 38.10
Late fee for acceptance of a domestic postal article after closing of mail (all postal articles)	R 26.25

Postage included postcards

Postcards bought in bulk	Discount Given
5 000 to 9 999	1.0%
10 000 to 14 999	1.5%
15 000 to 19 999	2.0%
20 000 and more	2.5%

1.3. Domestic parcel service

This service is available at all post offices.

Counter to counter	R 61.35 for the first kilogram R 8.25 for each additional kg or part of a kg
---------------------------	---

What is considered as a parcel?

Any postal item larger than 250 x 353 mm and/or thicker than 30 mm and/or weighing more than 1 kg will be considered a parcel.

- Fees are based on the greater of the actual mass or the volumetric mass (i.e. Length by width by height (cm) divided by 5000) are charged for non-documents (parcels)

Insurance is an optional extra. The client has the option of insuring the ordinary parcel at a rate of three per cent of the declared value up to a maximum of R5 000 with a minimum rate of R 4.55 per parcel.

1.4 International mail

International letter and parcel services are available worldwide, either by airmail or surface mail. These services may be accessed by posting either at post offices or by posting in street posting boxes. The available range of services includes:

Product	Description
Aerogrammes	Special prepaid air-mail letters consisting of one lightweight folded sheet of paper that can be sealed. No enclosures are permitted
Postcards	Convenient conveyance of unenclosed messages and greetings
Small letters	Consists of private and business letters up to 50 g and no bigger than 120 x 235 x 5 mm
Medium letters	Consists of private and business letters up to 250 g and no bigger than 250 x 176 x 10 mm
Large letters	Consists of private and business letters up to 300 g and no bigger than 353 x 250 x 30 mm
Small parcels	For small quantities of low-mass goods under 2 kg at a lower rate and with simpler customs declarations than for large parcels
Large parcels	For the conveyance of goods and material up to 30 kg. The maximum mass differs from country to country.
Registered mail	A separately streamed service with added security for letter post items
Direct publishers bags (M Bags)	The economical conveyance by air mail or surface mail of printed matter to the same addressee at the same address. A minimum rate for 5 kg applies to each bag. The mass of each item in the bag must not be more than 2 kg.

Special value-added services

Value can be added to basic international mail services by buying additional value-added services. These include express delivery, registered, insured and advice-of-delivery (AR) options. As these add-on services are not available to some countries or for some categories of mail, enquiries should be made at post offices to find out if they are available for your purposes. Insured and registered items must be posted at post office counters and not in street post-boxes.

International reply coupons

The international reply coupon service enables customers to repay the postage on a reply from a correspondent abroad. Coupons sent abroad may be exchanged for one or more postage stamps representing the minimum postage pre-payable on an air-mail letter. The coupons cost R 35.80 and are available at post offices.

Exchange control regulations

Exchange control regulations apply equally to postal items as they do to other exports. Generally, items of a value of more than R1 000 require specific export documents to be completed. Details are available at post offices.

Customs declarations

The type and extent of customs declarations are regulated by the statutes of the Universal Postal Union and the requirements of destination countries. The following basic requirements are stipulated for the various mail categories.

ARTICLE/CONTENTS CATEGORY	CUSTOMS DOCUMENTATION REQUIRED
<i>Letter post items and small parcels</i>	
Letters not containing merchandise, aerogrammes, greeting cards and postcards	No customs documentation is required
Letters and letter packets containing merchandise or goods, printed matter consignments and small parcels up to 2 kg with contents under R2 000 in value	Attach a fully completed CN22 green customs sticker
Letters and letter packets containing merchandise or goods, printed matter consignments and small parcels up to 2 kg with contents over R2 000 in value	Attach customs forms appropriate to the country of destination. Consult the list overleaf or check with your local post office for details
<i>Direct publishers bags (M Bags)</i>	
Up to R2 000 in value	Attach a fully completed CN22 sticker
Over R2 000 in value	Attach CN22 and CN23
<i>Large parcels (parcels over 2 kg)</i>	
All large parcels	CN23, CP71 or PP4 as required for individual destinations. Consult the list overleaf or check with your local post office for details

Letter post rates * (all prices shown in Rand).

Note: Surface Mail for African countries has been discontinued with the exception of Lesotho, Swaziland (Now known as eSwatini), Mozambique and Botswana in the 2019/20 control period.

Category	Air mail		Surface Mail		Maximum size	Maximum thickness	Minimum mass	Maximum mass
	Southern Africa	Rest of world	Southern Africa	Rest of world				
Aerograms (per item)	R 7.35	R 7.35	N/A	N/A	120X235 mm	No enclosures permitted		10g
Postcards (per item)	R 9.95	R 9.95	R 6.05	R 6.05	120x235 mm	Must not be enveloped		10g
Small letters (per item)	R 8.95	R 11.60	R 7.50	R 9.80	120x235 mm	5mm		50g
Medium letters (per item)	R 32.50	R 39.30	R 26.25	R 29.60	250x176 mm	10 mm		250g
Large letters (per item)	R 50.50	R 66.55	R 41.30	R 44.40	353x 250mm	30mm		300g
Small parcels (per 100 grams)	R 28.60	R 50.35	R 22.10	R 25.30	Length, width and depth combined not exceed 900 mm, nor the greatest the greatest dimension to exceed 600mm **			2Kg
Direct publishers bags (per kg)	R 108.70	R 311.05	R 54.20	R 52.65	Length + girth not to exceed 2m maximum length not to exceed 1.05m		5Kg	20Kg
Registration fee (per item)	R 46.55	R 46.55	R 46.55	N/A				
Express delivery fee (per item)	R 52.65	R 52.65	R 52.65	R 52.65	N/A			
International reply coupon IRC020001	R 38.65	R 38.65	R 38.65	R 38.65	N/A			

Note: International letter post products have no insurance option and may only be registered.

* Enquire at your local post office for details of any service suspensions.

Angola, Botswana, Burundi, Comoros, Congo (Dem Rep), Congo (Peoples Rep), Gabon, Kenya, Lesotho, Madagascar, Malawi, Mauritius, Mozambique, Namibia, Réunion, Rwanda, Seychelles, eSwatini, Tanzania, Uganda, Zambia and Zimbabwe.

** If in roll form, length plus twice the diameter not to exceed 1 040 mm, nor the greatest dimension to exceed 900 mm

*** A minimum rate for 5 kg applies

* Registered surface mail service from RSA to rest of the world has been terminated.

Large parcel rates* (all prices shown in Rand)

PARCEL CHARGING ZONE		AIR MAIL	
	Zone Coverage	Rate per parcel	Plus, rate per 100g or part thereof
Zone A	Botswana, Comoros, Kenya, Namibia, Seychelles, eSwatini, Ascension and St Helena	R 183.40	R 5.60
Zone B	Angola, Lesotho, Madagascar, Mozambique, Réunion, Rwanda, Uganda, Zambia and Zimbabwe	R 270.45	R 7.00
Zone C	Northern Africa and the Middle East. Major destinations in this zone include Israel, Nigeria, and Ghana.	R 270.45	R 25.35
Zone D	Europe, Russian Federation and former USSR states. Major destinations in this zone include Austria, Germany, Great Britain, France, Italy, Netherlands and Switzerland.	R 279.80	R 23.10
Zone E	Americas and the Caribbean (except Canada). Major destinations in this zone include the United States of America.	R 208.10	R 36.10
Zone F	Asia Pacific and Canada. Major destinations in this zone include Australia, Canada, China, Japan and New Zealand.	R 198.80	R 32.20

An expanded list of the countries and their charging zones is provided overleaf together with information concerning customs documentation required for those countries. Information concerning countries not listed can be obtained from your local post office.

* African countries are discontinued with the exception of Lesotho, Swaziland and Botswana in the 2019/20 control period for surface mail.

*Outbound Surface Mail destined for New Zealand has been discontinued as per the Universal Postal Union (UPU) Circular notice, no.137, dated 1 October 2018, therefore all International Inbound postal mail destined for New Zealand are delivered by the domestic priority air service.

PARCEL CHARGING ZONE		SURFACE MAIL	
	Zone Coverage	Rate per parcel	Plus, rate per 100g or part thereof
Zone A	Botswana, eSwatini, Ascension and St Helena	R 174.10	R 2.30
Zone B	Lesotho and Réunion	R 270.45	R 4.30
Zone C	The Middle East. Major destinations in this zone include Israel.	R 251.75	R 7.00
Zone D	Europe, Russian Federation and former USSR states. Major destinations in this zone include Austria, Germany, Great Britain, France, Italy, Netherlands and Switzerland.	R 264.10	R 4.90
Zone E	Americas and the Caribbean (except Canada). Major destinations in this zone include the United States of America.	R 208.10	R 7.85
Zone F	Asia Pacific and Canada. Major destinations in this zone include Australia, Canada, China and Japan.	R 194.45	R 4.90

COUNTRY	ZONES		CUSTOMS DOCS FOR PARCELS	COUNTRY	ZONES		CUSTOMS DOCS FOR PARCELS	COUNTRY	ZONES		CUSTOMS DOCS FOR PARCELS
	Letter post	Parcel post			Letter post	Parcel post			Letter post	Parcel post	
Afghanistan	ROW	F	CN23 CP71	Georgia	ROW	D	CN23 CP71	Norway	ROW	D	CN23 CP71
Algeria	ROW	C	CN23 CP71	Germany	ROW	D	CN23 CP71	Oman	ROW	C	PP4
Albania	ROW	D	CN23 CP71	Ghana	ROW	C	PP4	Pakistan	ROW	F	CN23 CP71
Angola	SA	B	CN23 CP71	Great Britain	ROW	D	PP4	Panama	ROW	E	CN23 CP71
Andorra	ROW	D	CN23 CP71	Greece	ROW	D	CN23 CP71	Papua N G	ROW	F	PP4
Antigua/Bar	ROW	E	PP4	Grenada	ROW	E	PP4	Paraguay	ROW	E	CN23 CP71
Armenia	ROW	D	CN23 CP71	Guatemala	ROW	E	CN23 CP71	Peru	ROW	E	CN23 CP71
Argentina	ROW	E	CN23 CP71	Guinea Bissau	ROW	C	CN23 CP71	Philippines	ROW	F	PP4
Ascension	ROW	C	PP4	Guinea Rep	ROW	C	CN23 CP71	Poland	ROW	D	CN23 CP71
Austria	ROW	D	CN23 CP71	Guyana	ROW	E	PP4	Portugal	ROW	D	CN23 CP71
Australia	ROW	F	PP4	Haiti	ROW	E	CN23 CP71	Qatar	ROW	C	PP4
Azerbaijan	ROW	D	CN23 CP71	Hawaii	ROW	E	PP4	Reunion	SA	B	CN23 CP71
Azores	ROW	D	CN23 CP71	Honduras	ROW	E	CN23 CP71	Romania	ROW	D	CN23 CP71
Bahamas	ROW	E	PP4	Hong Kong	ROW	F	PP4	Russia	ROW	D	CN23 CP71
Bahrain	ROW	C	PP4	Hungary	ROW	D	CN23 CP71	Rwanda	SA	B	CN23 CP71
Bangladesh	ROW	F	CN23 CP71	Iceland	ROW	D	CN23 CP71	Samoa West	ROW	F	PP4
Barbados	ROW	E	CN23 CP71	India	ROW	F	CN23 CP71	Sao Tome	ROW	C	CN23 CP71
Belize	ROW	E	PP4	Indonesia	ROW	F	CN23 CP71	Saudi Arabia	ROW	C	CN23 CP71
Belgium	ROW	D	CN23 CP71	Iran	ROW	F	CN23 CP71	Senegal	ROW	C	CN23 CP71
Belorussia	ROW	D	CN23 CP71	Iraq	ROW	F	CN23 CP71	Seychelles	SA	A	PP4
Benin	ROW	C	CN23 CP71	Ireland	ROW	D	PP4	Sierra Leone	ROW	C	PP4
Bermuda	ROW	E	PP4	Israel	ROW	C	CN23 CP71	Singapore	ROW	F	PP4
Bhutan	ROW	F	CN23 CP71	Italy	ROW	D	CN23 CP71	Slovakia	ROW	D	CN23 CP71
Bolivia	ROW	E	CN23 CP71	Ivory Coast	ROW	C	CN23 CP71	Slovenia	ROW	D	CN23 CP71
Bosnia	ROW	D	CN23 CP71	Jamaica	ROW	E	PP4	Solomon Is.	ROW	F	PP4

Botswana	SA	A	PP4	Japan	ROW	F	CN23 CP71	Somalia	ROW	C	Suspended
Brazil	ROW	E	CN23 CP71	Jordan	ROW	C	CN23 CP71	Spain	ROW	D	CN23 CP71
Bulgaria	ROW	D	CN23 CP71	Kazakhstan	ROW	D	CN23 CP71	Sri Lanka	ROW	F	PP4
Burundi	SA	C	CN23 CP71	Kenya	SA	A	PP4	St. Christopher	ROW	E	PP4
Burkina Faso	ROW	C	CN23 CP71	Kiribati	ROW	F	PP4	St Helena	ROW	C	PP4
Brunei/Dar.	ROW	F	PP4	Korea North	ROW	F	CN23 CP71	St. Vincent	ROW	E	PP4
Cameroon	ROW	C	CN23 CP71	Korea South	ROW	F	CN23 CP71	Sudan	ROW	C	CN23 CP71
Cambodia	ROW	F	CN23 CP71	Kuwait	ROW	C	CN23 CP71	Suriname	ROW	E	CN23 CP71
Canada	ROW	F	PP4	Kyrgyzstan	ROW	D	CN23 CP71	Sweden	ROW	D	CN23 CP71
Cape Verde	ROW	C	CN23 CP71	Laos	ROW	F	CN23 CP71	Switzerland	ROW	D	CN23 CP71
Central Africa	ROW	C	CN23 CP71	Latvia	ROW	D	CN23 CP71	Syria	ROW	C	CN23 CP71
Chad	ROW	C	CN23 CP71	Lesotho	SA	B	PP4				
Chile	ROW	E	CN23 CP71	Lebanon	ROW	C	CN23 CP71				
eSwatini	SA	A	PP4	Nigeria	ROW	C	PP4				

DEPARTMENT OF LABOUR

NO. 55

31 JANUARY 2020

NOTICE 206 OF 2018

NOTICE IN TERMS OF SECTION 62 (7) OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED)**PLEASE TAKE NOTICE THAT:-**

1. RCS Forklift Services CC (the applicant) has applied to the CCMA in terms of section 62(1) of the Labour Relations Act 66 of 1995 as amended (the LRA) for a demarcation order to the effect that the applicant's activities do not fall within the registered scope of the Metal and Engineering Industries Bargaining Council (MEIBC).
2. The applicant's business involves hiring out its own forklifts to clients, and to a lesser extent the servicing of its clients' own forklifts. It alleges that the said servicing is ancillary to its main business of hiring out forklifts, and alternatively that the servicing of forklifts does not fall under the industry definition of the MEIBC.
3. The respondent, the Metal and Engineering Industries Bargaining Council (MEIBC), is opposing the demarcation application on the basis that it will argue that the activities of the applicant fall under its scope in terms of its registration certificate, and that the applicant is accordingly obliged to remain registered with it and apply its terms and conditions of employment to its employees.
4. The CCMA believes that the question raised by this demarcation dispute is potentially of wider application in that there are a number of other businesses operating in the same manner as the applicant, and those businesses may well be affected by the outcome of this application. Such entities should have the right to make representations to the CCMA. The CCMA therefore invites written representations in relation to the issue in dispute by any interested party.
5. Written representations may be made within 21 calendar days of the date of publication of this notice, and should be clearly marked with reference number WECT4169-18 and directed to:-

Contact: Ms Shoneez Abrahams**Tel: 021 469 0125/0111****Fax: 021 465 7193/7187 or 021 462 5006****Email: shoneeza@ccma.org.za****Hand delivery: 3rd Floor, CCMA House
78 Darling Street
Cape Town 8001**

NATIONAL TREASURY**NO. 56****31 JANUARY 2020****PUBLIC FINANCE MANAGEMENT ACT, 1999:****PROPOSED REGULATION ON ACCOUNTING STANDARDS APPLICABLE TO
TRADING ENTITIES – INVITATION FOR COMMENT**

1. Section 91 of the Public Finance Management Act, 1999 (Act No. 1 of 1999 – the Act), enables the Minister of Finance, after consulting the Auditor-General, to make regulations prescribing the standards set by the Board in terms of section 89 of the Act.
2. The Minister of Finance, acting in terms of section 91(1) of the Act, intends to make the regulation set out in the Schedule.
3. Public comments on the intended regulation are invited and comments emailed to CommentDraftLegislation@treasury.gov.za within 30 days after the date of this notice will be considered. Enquiries regarding this notice may be made to Ms Lindy Bodewig at tel nr 012 315 5702.

SCHEDULE

The following standards set by the Accounting Standards Board in terms of section 89 of the Act is hereby prescribed for the annual financial statements of trading entities with effect from 1 April 2020:

- (a) GRAP 20 on Related Parties;
- (b) GRAP 32 on Service Concession Arrangements: Grantor;
- (c) GRAP 108 on Statutory Receivables;
- (d) GRAP 109 on Accounting by Principals and Agents; and
- (e) GRAP 110 on Living and Non-living Resources.

The above mentioned standards are available on of the ASB website (www.asb.co.za).

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 57

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General

c/o Deputy Director: Tenure Systems Implementation

Department of Rural Development and Land Reform

GERT SIBANDE REGIONAL SHARED SERVICE CENTRE;

DIRECTORATE: TENURE REFORM IMPLEMENTATION; Private Bag X5020, Piet Retief, 2380; 91 Church Street, Piet Retief; Tel: 017 826 4363; Fax 017 826 4878; Web: www.drdlr.gov.za

SCHEDULE**Applicants:**

No.	Name and Surname	Identity Number
1	Khehla Phineas Motaung	641005 5276 088
2	Lerema Wasgoed Tsotetsi	431003 5377 083
3	Lekhetha German Motloun	321112 5102 087
4	Ngohlo Nomi Ndimanda	411009 5166 081
5	Gaya Johannes Kubeka	370701 5123 083
6	Vusumuzi Obed Hadebe	640108 5434 086

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1	PORTION 3 (RE) OF THE FARM GROENVLEI NO 37 HS	LEKWA LOCAL MUNICIPALITY	T1564/2010	JANZAK LANGGOED PTY LTD	N/A

For DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: _____



DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION / LABOUR TENANTS
DULY AUTHORISED

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) (c) of the Restitution of Land Rights Act, 1994 as amended) that a claim has been lodged for restitution of land rights on:

REF NO.	CLAIMANT	FARM NAME	PORTION NUMBER	CURRENT LANDOWNER	BONDS / NO BONDS	DEED OF TRANSFER	INTERESTED PARTIES
P 0140	Ms. Betty Skosana	Brakfontein 390 JR	Portion 5 (RE)	South African National Road Agency	None	T97544/2006	Land Claimant; Land Owners and the City of Tshwane District Municipality

Take further notice that the Commission on Restitution of Land Rights will conduct further investigations on the claim in terms of the provisions of section 12 read with Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit, representations in terms of section 11A of the Restitution of Land Rights Act 22 of 1994 as amended within 90 (ninety) working days from the publication date of this notice, any comments/information may be send to:

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


MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 19/12/2019

NO. 58

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

31 JANUARY 2020

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 59


31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that applications for acquisition of land or rights in land were lodged with the Director General of the erstwhile Department of Land Affairs by the Applicants, and in respect of the Property, described in the Schedule.

Any party who may have an interest in the applications appearing in the Schedule is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
Vryheid District Office
160 Hoog Street
Vryheid
3100
Tel (034) 980 9469,
Email: phindile.mdluli@drdlr.gov.za.
File Reference: **See attachment**


For **DIRECTOR-GENERAL: RURAL DEVELOPMENT AND LAND REFORM**SIGNED BY: 

DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION

DULY AUTHORISED

27/09/19

27/09/2019

SCHEDULE

ADMIN DETAILS		DETAILS OF THE APPLICANTS		DETAILS OF THE PROPERTY				
No.	File No / Reference	Name and Surname	Identity Number	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	12/3/1/Z/S17/13	Mr. Mdhlalose Beka Zephania	261104 5131 085	Braksloot No. 17993	Abaqulusi	T48747/2007	Mr. Armand Christoffel Swanepoel	N/A
		Ms. Mdhlalose Mangayiza Zondisa	230810 0119 085					
		Ms. Mdladla Hewdvig	451212 0563 085					
		Ms. Mdlalose Popi Belina	390704 0237 086					
		Ms. Khoza Altina Thelesazi	471101 0247 086					
		Mr. Mtshali Simon	440117 5211 081					
2.	12/3/Z/S17/28	Ms. Kubheka Thengisile Sylvia	640119 0356 083	Koppie Alleen Farm No. 63	Pongola	Unknown	G.L. Meyer	N/A
		Mr. Masondo Mkipheni Amon	491013 5194 088					
		Ms. Mbuli Ntombi Monica	620430 0361 088					
			270913 5115 081					
		Mr. Shongwe Kemese Johan	360606 5512 080					
		Mr. Shongwe Tshanibezwa	420713 5361 084					
		Mr. Zwane Mlaba Mshiyeni						

ADMIN DETAILS		DETAILS OF THE APPLICANTS		DETAILS OF THE PROPERTY				
No.	File No / Reference	Name and Surname	Identity Number	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
3.	12/3/1/Z/S17/34	Mr. Buthelezi Velaphi Ephraim	681002	Marshland No. 5859	Unknown	T10531/2000	Amahlubi Land Trustees	N/A
		Mr. Jiyane Abednego	490922 5239 084 680719 5342 086					
		Mr. Khoza Bhekabani Emmanuel	530320 0316 084					
		Ms. Khoza Constance	641019 56260 085					
		Mr. Khoza Michael Bhekakuthiweni	570801 5282 083					
		Mr. Khumalo Mboniseni Samson	590215 5794 086					
		Mr. Makhanya Bhutiza Philemon	330107 5126 085					
		Mr. Mdlalose Mqanjelwa Michael	570920 5715 080					
		Mr. Mgcobo Fonko Henry	560115 5350 080					
		Mr. Mvundla Mferefere Simon	331106 5165 084 640918 5573 083					
		Mr. Ncobeni Mbuti Peter	790906 5314 085					
		Mr. Ndaba Ncwadi Naphtal						
		Mr. Phakathi	361230 0209 086					

ADMIN DETAILS		DETAILS OF THE APPLICANTS		DETAILS OF THE PROPERTY				
No.	File No / Reference	Name and Surname	Identity Number	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
	12/3/1/Z/S17/34	Bhekindosi Kenneth Ms. Sangweni Albertina Hlangana Mr. Sangweni Caiphas Mr. Shabalala Azaria Mhlaliseni Ms. Xulu Glenrose Lindiwe Ms. Xulu Thandie Sophie Mr. Xulu Thembinkosi Jeremia Mr. Zulu Ntundu	480119 5538 084 681204 5523 083 740410 0367 082 550222 0331 086 550414 5221 087 480322 5642 086	Marshland No. 5859	Unknown	T10531/2000	Amahlubi Land Trustees	N/A
4.	12/3/1/Z/S17/24	Ms. Lukhele Buzile Mr. Lukhele Sondelani Mr. Bhekithemba Nkosi Mr. Mkhonza Mdidiyeli Zibuse Mr. Zwane Thengamehlo Mr. Nkosi Zakhele Vusi Mr. Lukhele Sakhuwakhe	390101 2552 085 520608 0750 084 680101 6634 084 580828 5360 088 470310 5617 083 610624 5791 081 340910 526 085	Heeltevreden No. 573	Unknown	T20165/1993	Gideon Johannes Van Der Nist	N/A

ADMIN DETAILS		DETAILS OF THE APPLICANTS		DETAILS OF THE PROPERTY				
No.	File No / Reference	Name and Surname	Identity Number	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
5.	12/3/1/Z/S17/67	Mr. Mbatha Abzaya Mr. Nkosi Joseph Mr. Sithole Thulani Petros Mr. Radebe Michael	580917 5378 081 530711 5294 088 720831 5296 086 491118 5461 088	Afgesnij No. 5	Abaqulusi	T132/2013 T37151/1995	Duvel Family Trust	N/A
6.	12/3/1/Z/S17/69	Ms. Khoza Khishiwe Nina Mr. Cele Mfaniseni Mr. Makhanya David F. Mr. Mdluli Elias N. Mr. Khanyi Mbhudi Mr. Mtambo Zephania N. Mr. Nkosi Nkosinathi Mr. Zwane Sotatama	540108 0621 084 510705 5645 081 621107 5348 083 300209 5139 088 640321 5504 085 180101 5459 084 Unknown 310105 1070 081	Almansnek No. 114	Abaqulusi	T7129/1953	Mr. Edward Mattison	N/A
7.	12/3/1/Z/S17/26	Mr. Gumbi Gamalakhe Ms. Bhuthelezi Thandazile Brilliant Mr. Ntshangase Mbangiseni Mr. Nxumalo Mlokotho	541025 5299 089 Unknown 490708 5597 088 240728 5113 085	King Holme No. 868	Pongola	T12436/2001	Mr. Marnes Coetzee	N/A

ADMIN DETAILS		DETAILS OF THE APPLICANTS		DETAILS OF THE PROPERTY				
No.	File No / Reference	Name and Surname	Identity Number	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
8.	12/3/1/Z/S17/30	Mr. Khumalo Amon Mbuyiseni	741005 5344 083	Langkrans No. 833	Abaqulusi	T13517/2009	Mnyathi Community Trust Trustees	N/A
		Mr. Khumalo Mbhekeni Michael	800303 5689 088					
		Ms. Kunene Ntombi Thembeni	720610 1180 087					
		Ms. Mbuyisa Cebisile	720720 0821 084					
		Mr. Dlamini Bhekokwakhe	Unknown					
		Mr. Mzikayise Jim	180101 5769 086					
9.	12/3/1/Z/S17/16	Mr. Madela Bonginkosi Moses	710626 5670 081	Deelspruit No. 36	Paulpietersburg	T37503/2003	Mr. Hugo Le Roux Joubert	N/A
		Mr. Doni Phillip	620513 5273 083					
		Mr. Mkaweleni Simayili	410704 5367 082					
		Mr. Mpiyonke James	550102 5336 084					
		Mr. Bed Obed	680313 5542 083					
		Mr. Nkosi Mkakeni Johan	400513 5229 081					
		Mr. Vundla Msongelwa	390903 5265 080					

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 60

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to: **The Deputy Director: Tenure Systems Implementation, 23 Corner Henshall & Brander Streets, Nelspruit. File Reference: ET6/5/L12622**

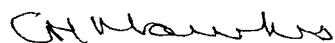
SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	MURUKLA JOHN MOSOTHO	591212 5463 084
2.	FILLY NTSHWANE MOSOTHO	590404 5592 084
3.	BOYBOY MARMAN MOSOTHO	500308 5549 086
4.	MATJANA LENA MOSOTHO	180711 0119 085

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	PORTION 14 WELGEDACHT 137 JT	THABA CHWEU	T106972/1999	RIVIERENBOS PTY LTD	SWART JOHANNES PETERUS



For DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: Clement Maseko

DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION / LABOUR TENANTS
DULY AUTHORISED

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 61

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
23 corner Henshall & Brander street, Home affairs Building 4th Floor
Nelspruit 1200. Tel: 0137522064; Fax: 013752820
File Reference: ET6/5/L

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	MBOSWA ANDRIES MORODI	53013 5215 08 2

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions
	PORTION 21 OF THE FARM DOORNHOEK 143 JT. MPUMALANGA PROVINCE	EHLANZENI	T1442/2015	BULLEN ALEXANDER JOHN	n/a



For DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: Clement Maseko

DEPUTY DIRECTOR: LABOUR TENANTS
DULY AUTHORISE

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 62

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
Nkangala District shared services Centre, 2nd floor, shop no: E8, Saveways Crescent, Cnr OR Tambo & Mandela street, Die Heuwel.

File Reference: 12/2/1-MP/2/B/366

SCHEDULE

Applicants:

No.	Name And Surname	Identity Number
1.	SIZANI JAN MASEMOLA	5010075292080,
2.	MOKHUTSHULE JAFTA MOTSWENI	1901015168089,

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	Portion 24 of the farm Leeuwpoortji 276 JS	Steve Tshwete	T6900/2008	HARTBOU BOERDERY	


For DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: Itani Nematandani

DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION / LABOUR TENANTS
DULY AUTHORISED

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 63

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
23 Taute Street
Private bag X 9081, Ermelo 2350

File Reference: ET6/5/SH L

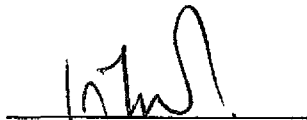
SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	Gogoyi John Nzimande	4604155349082

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
267 IT	Portion 12 (Remaining extent) of the farm Witpunt	Msukaligwa	T72/2008	Kenlein Trust	N/A



MR. S THOKA
DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 64

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform

Private Bag X5020, Piet Retief, 2380; or 91 Church Street, Piet Retief

File Reference: ET6/5/SH L

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	Ndabayakhe Elijah Hlophe	7003045363089
2	Mzibeni Elphus Nzimande	5911065600085

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	Portion 11 of the farm Witrivier no 208 HT	Mkhondo	T50628/2002	Vrijegunst Farms (Pty) Ltd	N/A


MR. S'THOKA

DEPUTY DIRECTOR: TENURE REFORM IMPLEMENTATION

DATE: 02/01/2020

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 65

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

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The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform

Private Bag X5020, Piet Retief, 2380; or 91 Church Street, Piet Retief

File Reference: ET6/5/SH L

SCHEDULE**Applicants:**

No.	Name and Surname	Identity Number
1.	MASUKU CONSTANCE THULISILE	551018 0648 084
2.	KHUBHEKA SGUDA SIMON	440823 5356 087
3.	NDINISA VUKAYIBAMBE SAMSON	630528 5692 080

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
	Portion 0 Remaining Extend of the farm Uitgezocht NO 436 IS	Msukaligwa	T12031/2012	M W ODENDAAL TRUST	N/A

pp. 
MR. S THOKA

DEPUTY DIRECTOR: TENURE REFORM IMPLEMENTATION

DATE: 11/12/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 66

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
Nkangala District Office Shared Service Centre
Shop E8 Saveways shopping centre
Cnr OR Tambo & Mandela Drive, Witbank. 1035
Tel: 013 655 1000

SCHEDULE**Applicants:**

No.	Name and Surname	Identity Number
1	JOSEPH KHUMALO	2802185129084
2	NDawe ISAAC MBUYISA	6102215336080
3	BATHABILE ANNAH KHUMALO	2405090179085
4	ENOCK KHUMALO	5903055327084
5	SUNNYBOY KHUMALO	6712135500085
6	EMMAH KHUMALO	6611120428089
7	BETTY KHUMALO	7509090913081
8	JOSEPH MAFIKA KHUMALO	7107035759089

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1	Portion 7 of farm Geluk 26 IS	Nkangala	T3928/2008	W A TRUST	


For DIRECTOR GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: Ikani Nematandan
DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION, DULY AUTHORISED

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 67

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
23 Taute Street
Private bag X9081, Ermelo 2350

File Reference: ET6/5/SH L

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	Baleni Hlope Flep	5002155321087

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
364 IT	Portion 0 (Remaining extent) of the farm Welgelegen	Pixley ka Seme	T11468/2019	Dick Kerslake Family trust	N/A


MR. S THOKA

DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION

DATE: 05/12/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 68

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
District Shared Services Centre: **Gert Sibande, Piet Retief**
Directorate: Tenure Systems and Implementation
Private Bag X5020, Piet Retief, 2380; Tel: 017 826 4363; Fax: 017 826 4186;
Web: www.drdlr.gov.za

SCHEDULE**Applicants:**

No.	Name and Surname	Identity Number
1.	Gutshwayo Raymond Mbuli	480208 5681 083

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1	Portion 12 & 20 Of The farm Welverdiend (previously known as Lotterburg farm) 148 HT	Mkhondo Local Municipality	T497/2009	Mondi Pty Ltd	N/A

Signed and dated at Piet Retief.



MR S.H THOKA

DEPUTY DIRECTOR: TENURE SYSTEMS & IMPLEMENTATION

DATE: 06/01/2019

**For DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND
LAND REFORM**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 69

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General: Department of Rural Development and Land Reform c/o Deputy Director: Tenure Systems Implementation Ehlanzeni District Office
4th Floor, Home Affairs Building 23 Corner Henshall & Brander Street Nelspruit 1200

File Reference: ET6/5/L

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	MTHIMUNYE MKELE KLAAS	210709 5088 085
2.	MTHOBENI TOKI LETTY	530224 0291 083
3.	SITHOLE SIKUPHI	251031 0134 081
4.	MORABA MAPENSE JOHANNES	300121 5220 083
5.	MTHOBENI JOHN	680704 5457 083

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	PORTION 19 R/E OF KLIPBANKSPRUIT FARM 76 J.T, MPUMALANGA PROVINCE.	EHLANZENI THABA CHWEU LOCAL MUNICIPALITY	T31553/1977	JR 1193 INV CC	


For DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

SIGNED BY: J.E. Motswagole

DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION / LABOUR TENANTS
DULY AUTHORISED

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 70****31 JANUARY 2020****LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)**

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Reform
Department of Rural Development and Land Reform

SCHEDULE**Applicants:**

NO.	NAME AND SURNAME	IDENTITY NUMBER
1.	THANDI AGNESS MADONSELA	960101 2509 082
2.	KHALO NTOMBIKAYISE LEDIYO	730208 0320 081
3.	JABULANI MOSES MKHALIPHI	551203 5360 082
4.	ZODWA ZIKHALI	630412 6148 089
5.	MANDLA ABEDNIGO NHONYANE	640628 5450 089
6.	BUTI LUHE NDLOVU	361111 5301 088

7.	MHLUPHEKI JOHANNES NYEMBE	300101 5754 083
8.	ELLEN THEMBI MABUNDA	521220 0065 030
9.	ALBERT VELI NKOSI	560609 5312 087
10.	TOLO JOHANNAH MASANGO	501116 0501 088
11.	JAN DUBAZA	480321 5463 087
12.	BERLINA DERE MAGWAGWA	510923 0232 082
13.	ERNEST FRANSISCO SIGAUGE	650515 6285 183
14.	SPEEDMAN MABOVU MAPHANGELA	250101 6178 084
15.	HLANI SAGARIA MKALIPHI	500526 5257 083
16.	MATLAKALA ALETTA KHABISE	650714 0281 084
17.	MOSES KOKO ZIKHALI	521118 5570 080
18.	PHILIMON MPHUTHE	650322 5785 085
19.	TIMILE ELDA MASANGU	430406 0282 086
20.	MSESI KATE SHABANGU	300910 0203 080
21.	KENJI ISAAS MASANGO	351013 5139 082
22.	FRANS SYDNEY LEKHULENI	730103 5536 080
23.	JABULILE MATHEW SHABANGU	641008 5507 080

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1	PORTION 7 OF THE FARM ENKELDEBOSC, NO.20, REGISTRATION DIVISION: IS	Nkangala	T7967/2012	JOHANNA SARAH MOLL	

For **DIRECTOR GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**

SIGNED BY: *Itum Nematandani*
DEPUTY DIRECTOR: TENURE SYSTEMS REFORM, DULY AUTHORISED

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 71

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

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The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
Ehlanzeni District Shared Service Centre
4th Floor, Home Affairs Building, Corner Henshall & Brander Street, Private Bag X 11329
Nelspruit 1200. Tel (013) 752 2064/66/89, fax 013)752 2079
File Reference: ET6/5/L12622

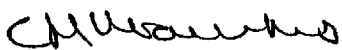
SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1	MURUKLA JOHN MOSOTH0	591212 5463 084
2	FILLY NTSHWANE MOSOTH0	590404 5592 084
3	BOYBOY MARMAN MOSOTH0	500308 5549 086
4	MATJANA LENA MOSTHO	180711 0119 085
5	NTSWANE WILLIE	580922 5302 081

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1	21 WELGEDACHT 137 JT	THABA CHWEU	T116286/1999	VERCRENKLOOF ESTATE SHAREBLOCK LTD	NONE



For **DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**

SIGNED BY: Clement Maseko

DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION / LABOUR TENANTS
DULY AUTHORISED

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 72

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

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The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform

Private Bag X5020, Piet Retief, 2380; or 91 Church Street, Piet Retief

File Reference: ET6/5/SH L

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	MKWANAZI TIMOTHY MKORWANA	640216 5257 089
2.	MALAZA SIMON	591205 5618 087
3.	KHEHLA SIMON NKOSI	320224 5139 083

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
	Portion 4 of the farm Millikin NO 203 IT	Albert Luthuli	T127464/2007as	YORK TIMBERS PTY LTD	N/A

p.a. S.T.
MR. S THOKA

DEPUTY DIRECTOR: TENURE REFORM IMPLEMENTATION

DATE: 11/12/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 73

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

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The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform

Private Bag X5020, Piet Retief, 2380; or 91 Church Street, Piet Retief

File Reference: MP/SH8/827

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1.	Nomgcibelo Jeni Mathebula	541101 0726 085

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
	PORTION 8 OF THE FRAM UITGEZOCHT NO 363 IT	SEME	T11582/2018	WESTEND LANDGOED PTY LTD	


MR. S THOKA

DEPUTY DIRECTOR: TENURE REFORM IMPLEMENTATION

DATE: 11/12/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 74

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

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The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform

Private Bag X5020, Piet Retief, 2380; or 91 Church Street, Piet Retief

File Reference: ET6/5/SH L

SCHEDULE**Applicants:**

No.	Name and Surname	Identity Number
1.	VILAKAZI MBILI MOSES	370717 5165 080
2.	VILAKAZI MBHUTIZA MPOSTOL PAUL	620326 5524 086
3.	VILAKAZI MBILI MOSES	370717 5165 080

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
	Portion 5 of the farm Schiedam N0 274 IT	Msukaligwa	T2638/2013	LOUFRIED TESTAMENTERE TRUST	N/A

12 7857
MR. S THOKA

DEPUTY DIRECTOR: TENURE REFORM IMPLEMENTATION

DATE: 11/12/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 75

31 JANUARY 2020

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No. 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Systems Implementation
Department of Rural Development and Land Reform
GERT SIBANDE REGIONAL SHARED SERVICE CENTRE;
DIRECTORATE: TENURE REFORM IMPLEMENTATION; Private Bag X5020, Piet Retief,
2380; 91 Church Street, Piet Retief; Tel: 017 826 4363; Fax 017 826 4878; Web:
www.drdir.gov.za

SCHEDULE

Applicants:

No.	Name and Surname	Identity Number
1	Fanyana Alpheus Thwala	561017 5747 089

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1	Portion 0(RE) of the farm Kromhoek no 93 HT	Seme Local Municipality	T25588/1975	Uys Pierre Willian Bruwer	N/A

[Signature]
 For **DIRECTOR-GENERAL: DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**

SIGNED BY: *[Signature]*
 DEPUTY DIRECTOR: TENURE SYSTEMS IMPLEMENTATION / LABOUR TENANTS
 DULY AUTHORISED

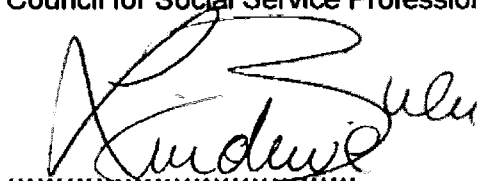
DEPARTMENT OF SOCIAL DEVELOPMENT

NO. 76

31 JANUARY 2020

Social Service Professions Act, 1978 (Act No. 110 of 1978)**REGULATIONS REGARDING ALLOWANCES PAYABLE TO MEMBERS**

The Minister of Social Development has, in terms of section 28(1)(b) of the Social Service Professions Act, 1978 (Act No. 110 of 1978), and on the recommendation of the South African Council for Social Service Professions, made the regulations set out in the Schedule hereto.



.....
MS LINDIWE D ZULU, MP
MINISTER OF SOCIAL DEVELOPMENT

DATE: 26/1/2019

SCHEDULE

Definitions

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

"Act" means the Social Service Professions Act 110 of 1978 and includes the regulations, schedules and rules;

"chairperson" means the of the Professional Board or the chairperson of a committee;

"committee" means a committee established under sections 9, 10, 14C(1)(f), 21(7) and 28(1)(gD)(vi) of the Act;

"meeting" means any scheduled or special meeting of the Council, a Professional Board, a Committee, a task team established through a resolution of the Council or a Professional Board, or an ad hoc meeting that is convened for a purpose related to the business of the Council;

"member" means a member of the Council, Professional Board or a committee;

"other business" means any activity where a member has to attend to matters pertaining to the mandate of Council, a Professional Board or a Committee, which does not include the attendance of a prescribed meeting; and

"president" means the president of the Council.

Allowances payable to Members

2.(1) The Council shall pay allowances as provided for in sub-regulation (2) and regulation 3 as prescribed.

(2) Members shall be paid the following allowances with the amounts as prescribed in Annexure A:

- (a) A full day session allowance is payable to the president, chairperson of a Professional Board, and chairperson of a Committee irrespective of the duration of such meeting;
- (b) A full day session allowance is payable to a member attending a meeting irrespective of the duration of such meeting;
- (c) Where more than one meeting is attended on the same day, the allowance will be limited to the amount payable for one meeting only as contemplated in paragraphs (a) and (b);
- (d) A working allowance is payable to a member to attend to any other business of Council;

- (e) A working allowance is payable to the president or a chairperson of a Professional Board for the purpose of preparing for meeting of the Council or a Professional Board to maximum of eight hours per meeting;
- (f) An hourly session allowance is payable to the president, a chairperson and a member participating in a meeting through a telephone conference or similar up to a maximum of three hours. The hourly session fee shall be inclusive of the members telecommunication costs;
- (g) A communication allowance is payable to the president and a chairperson of a Professional Board;
- (h) An internet allowance at a fixed monthly rate, subject to conditions that may be determined by the Council from time to time, is payable to members;
- (i) An allowance for subsistence is payable to a member when a member is away from his or her place of residence for the purpose of attending a meeting or for conducting of any such other business and shall be calculated per night that the member is away from his or her place of residence;
- (j) The travel costs payable to a member attending a meeting or to conduct any other business include, where applicable, –
 - (i) fee for the parking of a member's private vehicle at an airport or the taxi or shuttle fee from the member's residence to the relevant airport;
 - (ii) airfare for economy class option available if a member, subject to the permission of the Registrar, purchases his or her own flight ticket. Provided that the member provides at least three valid quotes;
 - (iii) the taxi or shuttle fee from the airport at the destination of the meeting to the place where the meeting is held and/or to the place of overnight accommodation;
 - (iv) hotel accommodation, meals and soft drinks, as prescribed, if a member, subject to the permission of the Registrar, arranges and pays for his or her own accommodation;
 - (v) motor vehicle allowance if a member uses his or her own private transport to attend a meeting or conduct business: Provided that the distance shall not exceed five hundred (500) kilometers for single direction from the member's home and back;
 - (vi) motor vehicle allowance if a member uses his or her own private transport to attend a meeting or conduct business for a distance exceeding 500 kilometers for single direction, an amount payable shall be the lesser of the amount of an airfare (VAT excluded), if there are scheduled flights for the route; or the prescribed kilometer allowance.

(3) The provisions of sub regulation 2(b) shall be applicable in the same manner, to a member who, during the course of a meeting or any other business, is obliged to travel to his or her place of residence or any other place and back to the venue of that meeting or business, if the President or chairperson is convinced of the necessity of such journey.

(4) The Council shall on an annual basis determine the maximum cost or cost range for the travel, accommodation and meals for members attending a meeting or any other business, arranged directly by the Registrar or designated person.

(5) Any changes to arrangements after costs have been incurred by the Council or agreed upon in terms of sub-regulations (2)(j) and (4) in respect of airfares, the additional cost shall be at the cost of a member, unless the motivation for such a change is at the direction of the Council, a Professional Board, a Committee or the Registrar; or in case of personal reasons that warrant such a change.

Allowances payable to external persons

3.(1) An external person with particular expertise to serve on a committee established in terms of section 10 shall be paid an allowance as prescribed in Annexure A.

(2) An external person with particular expertise to serve as an assessor, moderator, examiner or any other purpose other than as provided for in sub-regulation (1) shall be paid an allowance as prescribed in Annexure A.

(3) In case where a member is a person with disability with a mobility impairment and requires the services of a personal care attendant an additional allowance shall be paid in this regard at rate that is reasonable and market related.

(4) Travel and accommodation costs for a person contemplated in sub-regulation (1), (2) and (3) shall be dealt with in accordance with regulation 2(2)(j) or 2(5).

Tax

4. Any allowance paid in terms of these regulations is subject to the deduction of income tax in line with SARS requirements.

Submission and payment of claims

5. All claims for allowances or other expenditure by a member and external person shall be submitted with the necessary proof, to the Registrar in the form determined by the Council within 14 calendar days.

Repeal

6. The regulations made under the Social Service Professions Act, 1978, published as GNR 586 in Government Gazette 10665 of 20 March 1987; as amended by GNR 762 in Government Gazette 11833 of 21 April 1989; GNR 543 in Government Gazette R. 1377 of 21 February 1992; GNR 1700 in Government Gazette 19644 of 31 December 1998, in Government Gazette 24037 of 8 November 2003; in Government Gazette 29690 of 16 March

2007; and GNR 596 in Government Gazette 38492 of 27 February 2015 are hereby repealed.

Short title and commencement

7. These regulations are called the *Regulations regarding allowances payable to members*.

ANNEXURE A

ALLOWANCES PAYABLE IN ACCORDANCE WITH REGULATION 2(2) AND REGULATION 3

	Allowance	Amount
(a)	Allowance for the President or a chairperson in terms of the regulation 2(2)(a).	R1,120.00 per day
(b)	Allowance for a member in terms of the regulation 2(2)(b).	R980.00 per day
(c)	Allowance for a member in terms of the regulations 2(2)(d)	R980.00 per day for more than 6 hours or R125 per hour for less than 6 hours.
(d)	Allowance for the President and chairperson in terms of regulation 2(2)(e).	R125 per hour
(e)	Allowance for a member in terms of regulation 2(2)(f).	R252.00 per hour
(f)	Communication allowance to the President and a chairperson of a Professional Board in terms of regulation 2(2)(g).	R720.00 per month
(g)	Internet allowance for a member in terms of regulation 2(2)(h)	R90.00 per person per month
(h)	Subsistence allowance in terms of the regulation 2(2)(i)	R600.00 per night
(i)	Airfare in terms of regulation 2(2)(j)(ii)	Maximum of R5,000.00
(j)	The motor vehicle kilometer allowance in terms of regulation 2(1)(j)(v) and (vi)	Prescribed rate according to SARS
(k)	Hotel accommodation in terms of regulation 2(2)(j)(iv)	Maximum of R1,400.00 per person per night
(l)	Dinner allowance in terms of regulation 2(2)(j)(iv), if not included in hotel rate contemplated in paragraph (k).	Maximum of R210.00 per person per dinner R25.00 soft drink per person per meal

(m)	Breakfast allowance in terms of regulation 2(2)(j)(iv), if not included in hotel rate contemplated in paragraph (k).	Maximum of R170,00 per person
(n)	Allowance in terms of regulation 3(1) for a chairperson	R2,694.00 per day
(o)	Allowance in terms of regulation 3(1) for a member	R2,106.00 per day"
(p)	Allowances in terms of regulation 3(2) for attendance of a meeting	R980.00 per day
(q)	Allowances in terms of regulation 3(2) for assessment of a portfolio	R250.00 per portfolio
(r)	Allowances in terms of regulation 3(2) for moderating of a portfolio	R250.00 per portfolio
(s)	Allowances in terms of regulation 3(2) for an examiner or any other purpose.	R250 per hour
(t)	Allowances in terms of regulation 3(3).	As prescribed in sub-regulation (3)

DEPARTMENT OF TRADE AND INDUSTRY

NO. 77

31 JANUARY 2020

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

1. BEST WHEAT BAKERY CO-OP LTD
2. M AND M BAKERY CO-OP LTD
3. NKOMAZI WELDERS CO-OP LTD
4. UNIROCA CATERING CO-OP LTD
5. SIKHANDISA CO-OP LTD
6. BOKONE SERVICES CO-OP LTD
7. MAYIBENYE CO-OP LTD
8. M AND A BAKERY CO-OP LTD
9. BEKEZELA SEWING CO-OP LTD
10. ABRAHAMS LANDOUDIENSTE CO-OP LTD
11. ISANGCOBE CO-OP LTD
12. M AND D BAKERY CO-OP LTD
13. ISANGCOBE CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005 as amended, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Pretoria

0002

Private Bag X237

Pretoria

0001

DEPARTMENT OF TRADE AND INDUSTRY

NO. 78

31 JANUARY 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. FENSA JOSEPH CO-OP LTD
2. UMPHUMELELI CO-OP LTD
3. TSWELOPELE MULTI-PURPOSE CO-OP LTD
4. YANZIBA MULTI-PURPOSE CO-OP LTD
5. IGUGULABASHA CO-OP LTD
6. EAMOGETSWE SEWING AND GARDENING CO-OP LTD
7. BHUDLU FARMING CO-OP LTD
8. KWA-KUHLE CO-OP LTD
9. IQUBOYETHU CO-OP LTD
10. IMBUMBA MOHOKARE FARMERS AGRICULTURAL CO-OP LTD
11. ZOTHABO CO-OP LTD
12. WELL OF ETERNITY MULTI-PURPOSE CO-OP LTD
13. BUNYE BOMZANSI CO-OP LTD
14. SIBUSISENI CO-OP LTD
15. EMLANJENI INTERGRATED FARMING CO-OP LTD
16. ABAFAZI POULTRY CO-OP LTD
17. ATT FARMERS CO-OP LTD
18. LANGALIBALELE AGRICULTURAL CO-OP LTD
19. ALPHA AND OMEGA TAURIS CO-OP LTD
20. AMAKHOSAZANA CO-OP LTD
21. PHELELOS CRYSTAL CLEAR CLEANING PRIMARY CO-OP LTD
22. THUKELA MASIPHUMELELE CO-OP LTD
23. S'PHUMELELE PRIMARY AGRICULTURAL CO-OP LTD
24. SIYASUTHA AGRICULTURAL CO-OP LTD
25. IBUTHO YOUTH FARMERS CO-OP LTD
26. SIZOBAKHONA CO-OP LTD
27. VUSUMNDENI MANUFACTURING CO-OP LTD
28. BOSPLAAS SEWING FASHION DESIGNERS CO-OP LTD
29. EMFUNDWENI CO-OP LTD
30. SOMISANANG CO-OP LTD
31. LONG LIFE ORGANICS CO-OP LTD
32. CONSISTANT CULTURAL GROUP CO-OP LTD
33. CAMBANE YOUTH DEVELOPMENT CO-OP LTD
34. DIMPHO CO-OP LTD
35. EMAXASIBENI CHICKEN FARM CO-OP LTD
36. SIMBAPHANSI AGRICULTURAL CO-OP LTD
37. CHUKUMISANI CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005 as amended.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Pretoria

0001

Private Bag X237

Pretoria

0002

DEPARTMENT OF TRADE AND INDUSTRY

NO. 79

31 JANUARY 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. REITUMETSE AGRICULTURAL CO-OP LTD
2. AMEHLO ESIZWE CO-OP LTD
3. REATLEGILE AGRICULTURAL CO-OP LTD
4. KODU-YAMALLA GENERAL CO-OP LTD
5. MOREMELA COFFIN AND WOODWORK CO-OP LTD
6. MABUTHO CO-OP LTD
7. EYAKHO NAWA CO-OP LTD
8. MILLENIUM WOODWORK CO-OP LTD
9. MATLA BORWA AGRICULTURAL FARMING CO-OP LTD
10. IKEMELLENG AGRICULTURAL CO-OP LTD
11. VUKILE AGRICULTURAL CO-OP LTD
12. UKHOZI WOMEN'S CO-OP LTD
13. PHETO GO AGRICULTURAL CO-OP LTD
14. KWENZAKHONA FARMERS ASSOCIATION CO-OP LTD
15. ROYAL CATERERS AND EVENTS MANAGEMENT CO-OP LTD
16. T.M.V CO-OP LTD
17. KUTLWANO AGRICULTURAL CO-OP LTD
18. KGATELOPELE GRAIN CROPS FARMERS ASSOCIATION CO-OP LTD
19. BOITEKO FOOD PLOT CO-OP LTD
20. SAISO AGRICULTURAL CO-OP LTD
21. MAMOQENA CO-OP LTD
22. EUREKA PRIMARY AGRICULTURAL CO-OP LTD
23. SENZANGAKHONA CATTLE FARMING CO-OP LTD
24. UKWAZI AMANDLA FARMERS CO-OP LTD
25. SINESIQI CO-OP LTD
26. HLANGANANI CO-OP LTD
27. IKAYALETHU CO-OP LTD
28. BALASI YOUTH DEVELOPMENT CO-OP LTD
29. GOLWE ECO-TOURISMI CO-OP LTD
30. ILISO LOMAMA CO-OP LTD
31. GAUTENG CREATIVE INDUSTRIES CO-OP LTD
32. MANDELA THUSANANG CO-OP LTD
33. THUBELIHLE AGRICULTURAL CO-OP LTD
34. SIPHATHISENATHI CO-OP LTD
35. BASADI IKAGENG POULTRY AND VEGGIES AGRICULTURAL CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005 as amended.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Pretoria
0001

Private Bag X237
Pretoria
0002

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**NOTICE 23 OF 2020**

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>

**INVITATION TO
REGISTER AS A DIRECTLY AFFECTED GROUP IN TERMS OF
THE MARKETING OF AGRICULTURAL PRODUCTS ACT, ACT NO. 47 OF 1996,
(MAP ACT) AS AMENDED**

The National Agricultural Marketing Council (NAMC) keeps a 'Register of Directly Affected Groups' for each commodity listed as an agricultural product in the agricultural sector. A directly affected group means any group of persons, which is party to the production, sale, purchase, processing or consumption of an agricultural product and includes labour employed in the production or processing of such a product.

The register is *inter alia* being used to bring applications for statutory measures (interventions in the agricultural sector in terms of the MAP Act) to the attention of directly affected groups and to invite such directly affected groups to lodge any objections or support relating to such a request to the NAMC within a specified time. The viewpoints of directly affected groups are considered before the NAMC formulate its recommendations to the Minister of Agriculture, Land Reform and Rural Development.

In order for a group to register, please fax or e-mail the following information to the NAMC, or contact the NAMC for a registration form to complete, to be sent to Lizette Mellet (fax 012 341 1911 or e-mail lizettem@namc.co.za):

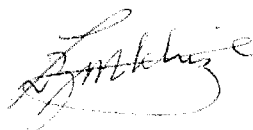
- Name of the organisation/ company/ group
- Agricultural products registered for, eg. maize, red meat, citrus etc.
- Role in value chain, eg. producers, traders, importers, etc.
- Contact person
- Postal address, telephone and fax numbers
- E-mail address and website

All directly affected groups in the agricultural industry that are not yet included in our Register, are kindly requested to register with the NAMC at any time soon, with the above information.

Enquiries: Lizette Mellet, tel 012 341 1115 / 012 400 9760

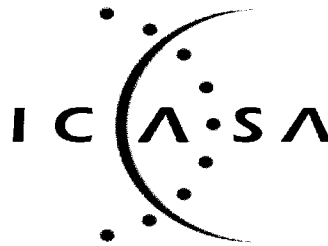
DEPARTMENT OF HEALTH**NOTICE 24 OF 2020****MEDICAL SCHEMES ACT, 1998 (ACT NO 131 OF 1998)****ADJUSTMENT TO FEES PAYABLE TO BROKERS**

The Minister of Health has, in terms of section 65 of the Medical Schemes Act, 1998 (Act No. 131 of 1998) ("the Act"), read with Regulation 28(2)(a) of the Regulations in terms of the Medical Schemes Act, as amended, determined R98,85 plus Value Added Tax (VAT) as an amount that is payable by medical schemes to brokers with effect from 1 January 2020.



DR Z.L. MKHIZE, MP
MINISTER OF HEALTH
DATE: 10/12/2019

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA
NOTICE 25 OF 2020



THE ELECTRONIC COMMUNICATIONS ACT 2005, (ACT NO. 36 OF 2005)

**NOTICE INVITING COMMENTS REGARDING THE DRAFT RADIO
FREQUENCY SPECTRUM ASSIGNMENT PLAN FOR THE FREQUENCY BAND
2500 TO 2690 MHz (IMT2600)**

1. The Independent Communications Authority of South Africa ("the Authority"), hereby publishes the **Draft Radio Frequency Spectrum Assignment Plan for the frequency band 2500 to 2690 MHz for consultation** in terms of section 30, read with sections 2 (d), 2 (e), 4, 31(4), and 33 of the Electronic Communications Act (Act No. 36 of 2005), as amended, read with Regulation 3 of the **Radio Frequency Spectrum Regulations, 2015** and the International Mobile Telecommunications (IMT) Roadmap 2014 and the International Mobile Telecommunications (IMT) Roadmap 2019.
2. This Radio Frequency Spectrum Assignment Plan supersedes any previous spectrum assignment arrangements for the same spectrum location.

3. Interested persons are hereby invited to submit written representations, including an electronic version of the representation in Microsoft Word, of their views on the **Draft Radio Frequency Spectrum Assignment Plan for the frequency band 2500 to 2690 MHz** by no later than 16h00 on Friday 13th March 2020.

4. Written representations or enquiries may be directed to:

The Independent Communications Authority of South Africa
(ICASA)

350 Witch-Hazel Avenue,

Eco Point Office Park

Eco Park, Centurion

or

Private Bag X10

Highveld Park

0169

Attention:

Mr Manyapelo Richard Makgotlho

e-mail: rmakgotlho@icasa.org.za

5. All written representations submitted to the Authority pursuant to this notice shall be made available for inspection by interested persons from 17 March 2020 at the ICASA Library or website and copies of such representations and documents will be obtainable on payment of a fee.
6. Where persons making representations require that their representation, or part thereof, be treated confidential, then an application in terms of section 4D of the Independent Communications Authority of South Africa Act, 2000 (Act No. 13 of 2000) must be lodged with the Authority. Such an

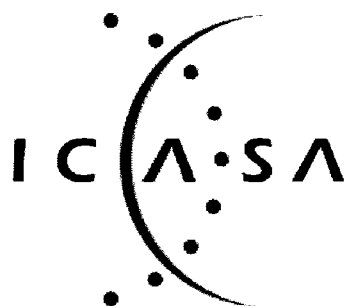
application must be submitted simultaneously with the representation. Respondents are requested to separate any confidential material into a clearly marked confidential annexure. If, however, the request for confidentiality is refused, the person making the request will be allowed to withdraw the representation or document in question.

7. The guidelines for confidentiality request are contained in Government Gazette Number 41839 (Notice 849 of 17 August 2018).



DR KEABETSWE MODIMOENG

ACTING CHAIRPERSON



Radio Frequency Spectrum Assignment Plan

Rules for Services operating in the Frequency Band
2500 to 2690 MHz
(IMT2600)

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1 Glossary

In this Radio Frequency Spectrum Assignment Plan, terms used shall have the same meaning as in the Electronic Communications Act, 2005 (Act No. 36 of 2005) as amended; unless the context indicates otherwise:

"3GPP"	means the 3rd Generation Partnership Project (3GPP) which consists of six telecommunications standard development organisations
"Act"	means the Electronic Communications Act, 2005 (Act No. 36 of 2005) as amended
ECC/REC (11) 04	means the Electronic Communications Committee within the European Conference of Postal and Telecommunications Administrations Recommendation (11) 04
ECC/REC (11) 05	Means the Electronic Communications Committee within the European Conference of Postal and Telecommunications Administrations Recommendation (11) (05)
"FDD"	means Frequency Division Duplex
"HCM"	means harmonised calculation method
"IMT"	means International Mobile Telecommunications
"IMT2600"	means IMT in the 2600MHz band
"ITU"	means the International Telecommunication Union
"ITU-R"	means the International Telecommunication Union Radiocommunication Sector
"LTE"	means Long Term Evolution which is a standard for wireless communication of high-speed data for mobile phones and data terminals. It is based on the GSM/EDGE and UMTS/HSPA network technologies
"NRFP"	means the National Radio Frequency Plan 2018 for South Africa
"PCI"	means Physical-Layer Cell Identities
"RFSAP"	means Radio Frequency Spectrum Assignment Plan

"TCA" means terrain clearance angle

"TDD" means Time Division Duplex

2 Purpose

- 2.1** A RFSAP provides information on the requirements attached to the use of a frequency band in line with the allocation and other information in the NRFP. This information includes technical characteristics of radio systems, frequency channelling, coordination and details on required migration of existing users of the band and the expected method of assignment.
- 2.2** This Radio Frequency Spectrum Assignment Plan states the requirements for the utilisation of the frequency band 2500 to 2690 MHz for IMT2600 in South Africa.
- 2.3** The Authority intends to opt for TDD channel arrangement C3 from the Recommendation ITU-R M.1034-5 to increase the usable bandwidth of IMT2600 to 190 MHz.
- 2.4** Moreover, the increased bandwidth will allow the prospective incumbents to realise the capabilities of IMT2020 systems which require the bandwidth ranges of 80 to 100 MHz.
- 2.5** The ITU states that IMT systems are mobile systems that provide access to a wide range of telecommunication services including advanced mobile services, supported by mobile and fixed networks, which are increasingly packet-based. The ITU is the internationally recognised entity that has sole responsibility to define and to recommend the standards and frequency arrangements for IMT systems.
- 2.6** The naming for IMT is developed by the ITU in ITU-R Resolution 56-1. IMT is the root name that encompasses all of IMT 2000 (including

enhancement) and IMT Advanced (including enhancement)¹ and IMT 2020 collectively.

2.7 Key features of IMT are:

- a high degree of commonality of functionality worldwide while retaining the flexibility to support a wide range of services and applications in a cost- efficient manner;
- compatibility of services within IMT and with fixed networks;
- capability of interworking with other radio access systems;
- high quality mobile services;
- user equipment suitable for worldwide use;
- user-friendly applications, services and equipment;
- worldwide roaming capability; and
- enhanced peak data rates to support advanced services and applications.

2.8 Key capabilities of IMT2020:

- (a) **Peak data rate:** Maximum achievable data rate under ideal conditions per user/device (in Gbit/s);
- (b) **User experienced data rate:** Achievable data rate that is available ubiquitously² across the coverage area to a mobile user/device (in Mbit/s or Gbit/s);
- (c) **Latency:** The contribution by the radio network to the time from when the source sends a packet to when the destination receives the packet (in ms);

¹ IMT 2000 and IMT Advance are generations of IMT progressively leading to IMT2020. The relevance is to ensure that the document complies with the ITU Radio Regulations in force in accordance to ITU-R Resolution 56-1.

² The term "ubiquitous" is related to the considered target coverage area and is not intended to relate to an entire region or country.

- (d) **Mobility:** Maximum speed at which a defined QoS and seamless transfer between radio nodes which may belong to different layers and/or radio access technologies (multi-layer/-RAT) can be achieved (in km/h);
- (e) **Connection density:** Total number of connected and/or accessible devices per unit area (per km²).
- (f) **Energy efficiency:** Energy efficiency has two aspects-
 - (i) on the network side, energy efficiency refers to the quantity of information bits transmitted to/ received from users, per unit of energy consumption of the radio access network (RAN) (in bit/Joule);
 - (ii) on the device side, energy efficiency refers to quantity of information bits per unit of energy consumption of the communication module (in bit/Joule).
- (g) **Spectrum efficiency:** Average data throughput per unit of spectrum resource and per cell³ (bit/s/Hz); and
- (h) **Area traffic capacity:** Total traffic throughput served per geographic area (in Mbit/s/m²).

3 General

- 3.1** Technical characteristics of equipment used in IMT2600 systems shall conform to all applicable South African standards, international standards, the ITU and its radio regulations as agreed and adopted by South Africa.

³ The radio coverage area over which a mobile terminal can maintain a connection with one or more units of radio equipment located within that area. For an individual base station, this is the radio coverage area of the base station or of a subsystem (e.g. sector antenna).

- 3.2** All installations must comply with safety rules as specified in applicable standards.
- 3.3** The equipment used shall be certified under South African law and regulations.
- 3.4** The allocation of this frequency band and the information in this RFSAP are subject to review.
- 3.5** Frequency band assigned for IMT2600 include frequency range from 2500-2690 MHz.
- 3.6** The use of this band will be for IMT-TDD to align with the Final Radio Frequency Migration Plan 2019 published in Government Gazette 42337 (Notice 166 of 2019).
- 3.7** The technologies which can provide IMT2600 services include, but are not limited to:
- LTE,
 - LTE Advanced,
 - HSPA+, and
 - WiMAX.
- 3.8** Typical technical and operational characteristics of IMT systems as identified as by the ITU are described in the following documents:
- Recommendation ITU-R M.2012-1 (02/2014): Detailed specifications of the terrestrial radio interfaces of International Mobile Telecommunications-Advanced (IMT Advanced).
 - Report ITU-R M.2146 Coexistence between IMT-2000 CDMA-DS and IMT-2000 OFDMA TDD WMAN in the 2 500-2 690 MHz band operating in adjacent bands in the same area.
 - Report ITU-R 2113-1: Sharing studies in the 2 500-2 690 MHz band between IMT-2000 and fixed broadband wireless access systems including nomadic applications in the same geographical area.
 - Report ITU-R M.2045-0: Mitigating techniques to address coexistence between IMT-2000 time division duplex and frequency division

duplex radio interface technologies within the frequency range 2 500-2 690 MHz operating in adjacent bands and in the same geographical area.

- Report ITU-R M.2074: Report on Radio Aspects for the terrestrial component of IMT-2000 and systems beyond IMT-2000.
- Report ITU-R M.2041: Sharing and adjacent band compatibility in the 2.5 GHz band between the terrestrial and satellite components of IMT-2000.
- Recommendation ITU-R M.1645 Framework and overall objectives of the future development of IMT-2000 and systems beyond IMT-2000.
- Recommendation ITU-R M.1036-5: Frequency arrangements for implementation of the terrestrial component of International Mobile Telecommunications (IMT) in the bands identified for IMT in the Radio Regulations (RR).

4 Channelling Plan

4.1 The frequency band 2500-2690MHz provides a total bandwidth of 190 MHz for the IMT service.

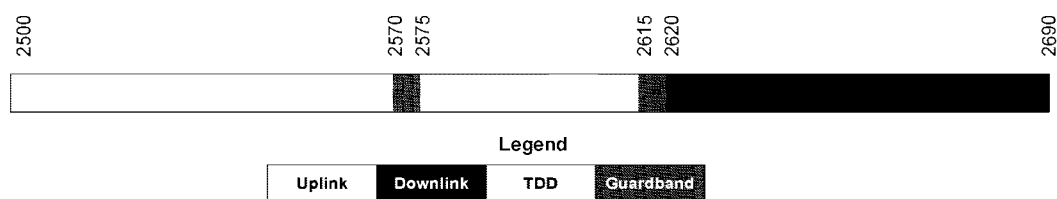
4.2 Channel arrangements are indicated in ITU Recommendations: Rec. ITU-R M.1036-5.

4.3 The ITU has recommended a list of channel arrangements shown below:

Freq uenc y arran geme nts	Paired arrangements					Un-paired arrangeme nts (e.g. for TDD) (MHz)
	Mobile station transmit ter (MHz)	Centre gap (MHz)	Base station transmitt er (MHz)	Duplex separa tion (MHz)	Centre gap usage	
C1	2 500- 2 570	50	2 620- 2 690	120	TDD	2 570-2 620 TDD

C2	2 500- 2 570	50	2 620- 2 690	120	FDD	2 570-2 620 FDD DL external
C3	Flexible FDD/TDD					

Option C1 is the current channel arrangement as depicted in the figure below:



Option C3 is proposed as the best option for South Africa IMT-TDD to align with the Final Radio Frequency Migration Plan 2019 published in Government Gazette 42829 (Notice 600 of 2019) and to increase the usable bandwidth of IMT2600, see the figure below:



5 Requirements for usage of radio frequency spectrum

- 5.1** This section covers the minimum key characteristics considered necessary in order to make the best use of the available frequencies.
- 5.2** The use of the band is limited to IMT services.
- 5.3** Only systems using digital technologies that promote spectral efficiency will be issued with an assignment. Capacity enhancing digital techniques is being rapidly developed and such techniques that promote efficient use of spectrum, without reducing quality of service are encouraged.
- 5.4** In some cases, a radio system conforming to the requirements of this RFSAP may require modifications if harmful interference is caused to other radio stations or systems.

5.5 The allocation of spectrum and shared services within these bands are found in the NRFP and an extract of NRFP is shown in **Appendix A**.

5.6 Maximum radiated power

5.6.1 Base Station transmissions should not exceed 61dBm/5MHz EIRP.

5.6.2 Mobile Station transmissions should not exceed 23dBm EIRP.

5.6.3 On a case to case basis, higher EIRP may be permitted if acceptable technical justification is provided.

5.6.4 Where appropriate subscriber terminal station should comply with the technical specification outlined under "3GPP TS 36.521-1" or latest version.

5.7 In some cases, a radio system conforming to the requirements of this RFSAP may require modifications if major interference is caused to other radio stations or systems.

5.8 Criteria and guidelines for interference mitigation are described in **Appendix D**.

6 Implementation

6.1 This RFSAP shall be effective on the date of publication in the Government Gazette.

6.2 No new assignments for IMT2600 in the band 2500 – 2690 MHz shall be approved unless they comply with this RFSAP.

7 Co-ordination Requirements

7.1 Use of these frequency bands require coordination with the neighbouring countries within the coordination zones of 6 kilometres in case of LTE-to-LTE or 9 kilometres in case of LTE-to-other technologies from the

neighbouring country. The coordination distance is continuously being reviewed and may be updated from time to time.

- 7.2** The following field strength thresholds have to be assured based on ECC/REC (11) 04 for 790-862MHz. Operator-to-operator coordination may be necessary to avoid interference.
- 7.3** In general stations and systems may be used without coordination with a neighbouring country if the mean field strength produced by the cell (all transmitters within the sector) does not exceed the value of 55dB μ V/m/5MHz at an antenna height of 3m above ground at the borderline between countries, and does not exceed a value of 29dB μ V/m/5MHz at an antenna height of 3m above ground at a distance of 9 km inside the neighbouring country.
- 7.4** In the case that LTE is deployed both sides of the border the field strength levels can be increased to 59 dB μ V/m/5MHz and 41 dB μ V/m/5MHz at 6 km.
- 7.5** Synchronisation should be achieved including that of the field strength levels if TDD is in operation across both sides of a border.
- 7.6** For field strength, predictions the calculations should be made according to **Appendix B**. In cases of other frequency block sizes $10 \cdot \log(\text{frequency block size}/5\text{MHz})$ should be added to the field strength values e.g.:

BW (MHz)	Field strength level at 3 m height	Field strength level at 3 m height
----------	------------------------------------	------------------------------------

	(general case)	(LTE case)
5 MHz	55.0 dB μ V/m/5MHz @0km	59.0 dB μ V/m/5MHz @0km
	29.0 dB μ V/m/5MHz @9km	41.0 dB μ V/m/5MHz @6km
10 MHz	58.0 dB μ V/m/10MHz @0km	62.0 dB μ V/m/10MHz @0km
	32.0 dB μ V/m/10MHz @9km	44.0 dB μ V/m/10MHz @6km
15 MHz	59.8 dB μ V/m/15MHz @0km	63.8 dB μ V/m/15MHz @0km
	33.8 dB μ V/m/15MHz @9km	45.8 dB μ V/m/15MHz @6km
20 MHz	61.0 dB μ V/m/20MHz @0km	65.0 dB μ V/m/20MHz @0km
	35.0 dB μ V/m/20MHz @9km	47.0 dB μ V/m/20MHz @6km

7.7 If neighbouring administrations wish to agree on frequency coordination based on preferential frequencies, while ensuring a fair treatment of different operators within a country the Authority will add the following within mutual agreements:

7.7.1 Stations of IMT systems may be operated without coordination if the mean field strength produced by the cell (all transmitters within the sector) does not exceed the value of 15 dB μ V/m/5 MHz at 10% time, 50% of locations at 3 metres above ground level at the borderline

7.7.2 Technical analysis may be conducted by the Authority before an assignment is issued according to **Appendix B** taken from ECC/REC (11) 05.

7.7.3 Specific information regarding coordination may be found in **Appendix C**, taken from Cross-Border Frequency Coordination: Harmonised Calculation Method for Africa (HCM4A) Agreement.

7.7.4 In the event of any interference, the Authority will require affected parties to carry out coordination. If the interference continues to be unresolved

after 24 hours, the affected parties may refer the matter to the Authority for a resolution. The Authority will decide the necessary modifications and schedule of modifications to resolve the dispute. The Authority will be guided by the interference resolution process as shown **Appendix C**.

7.7.5 Assignment holders shall take full advantage of interference mitigation techniques such as antenna discrimination, tilt, polarization, frequency discrimination, shielding/blocking (introduce diffraction | loss), site selection, and/or power control to facilitate the coordination of systems.

8 Assignment

8.1 Extended Approach

The assignment of frequency will take place in accordance with the Extended Application Procedures prescribed in terms of the applicable Radio Frequency Spectrum Regulations of 2015, as amended.

9 Revocation

9.1 Existing radio frequency spectrum licences for the use of the band are to be amended or revoked as per the frequency migration timetable.

10 Radio Frequency Migration

10.1 There is currently one incumbent in the band between 2570 MHz to 2590 MHz.

10.2 The incumbent in the band shall perform in-band migration to the start of this band thus occupying the frequency range of 2500 MHz to 2520 MHz upon finalisation of this Radio Frequency Spectrum Assignment Plan.

11 Radio Frequency Amendment

11.1 The Radio Frequency Spectrum Licence shall be amended upon finalisation of this Radio Frequency Spectrum Assignment Plan to reflect the in-band migration as stated in section 10 of this document.

Appendix A National Radio Frequency Plan

ITU Region 1 allocations and footnotes	South African allocations and footnotes	Typical Applications	Notes and Comments
5.150 5.399 5.401 5.402	5.150 5.399 5.402		
2 500-2 520 MHz FIXED 5.410 MOBILE except aeronautical mobile 5.384A 5.412	2 500-2 520 MHz MOBILE except aeronautical mobile 5.384A NF9	IMT2600 MTX (2500 – 2570 MHz)	Paired with 2620 – 2690 MHz International Mobile Telecommunication Roadmap (GG No.38213) 14 November 2014. Radio Frequency Assignment Plan (GG N. 38640) as amended 30 March 2015. Recommendation ITU-R M.1036
2 520-2 655 MHz FIXED 5.410 MOBILE except aeronautical mobile 5.384A BROADCASTING-SATELLITE 5.413 5.416 5.339 5.412 5.418B 5.418C	2 520-2 655 MHz MOBILE except aeronautical mobile 5.384A NF9 5.339	IMT2600 MTX (2500 – 2570 MHz) IMT2600 TDD (2570 – 2620 MHz) IMT2600 BTX (2620 – 2690 MHz) IMT (2500-2690 MHz)	Paired with 2620 – 2690 MHz Paired with 2500 – 2570 MHz International Mobile Telecommunication Roadmap (GG No.38213) 14 November 2014. Radio Frequency Assignment Plan (GG N. 38640) as amended 30 March 2015. Recommendation ITU-R M.1036 The band 2 500-2 690 MHz is also used for BFWA in some SADC countries

ITU Region 1 allocations and footnotes	South African allocations and footnotes	Typical Applications	Notes and Comments
2 655-2 670 MHz FIXED 5.410 MOBILE except aeronautical mobile 5.384A BROADCASTING-SATELLITE 5.208B 5.413 5.416 Earth exploration-satellite (passive) Radio astronomy Space research (passive) 5.149 5.412	2 655-2 670 MHz MOBILE except aeronautical mobile 5.384A NF9 Radio astronomy 5.149	IMT2600 BTX (2620 – 2690 MHz); IMT (2500-2690 MHz)	Paired with MTX 2500 – 2570 MHz International Mobile Telecommunication Roadmap (GG No.38213) 14 November 2014. Radio Frequency Assignment Plan (GG N. 38640) as amended 30 March 2015. Recommendation ITU-R M.1036
2 670-2 690 MHz FIXED 5.410 MOBILE except aeronautical mobile 5.384A Earth exploration-satellite (passive) Radio astronomy Space research (passive) 5.149 5.412	2 670-2 690 MHz MOBILE except aeronautical mobile 5.384A Radio astronomy 5.149	IMT2600 MTX (2620 – 2690 MHz)	Paired with 2500 – 2570 MHz International Mobile Telecommunication Roadmap (GG No.38213) 14 November 2014. Radio Frequency Assignment Plan (GG N. 38640) as amended 30 March 2015. Recommendation ITU-R M.1036
2 690-2 700 MHz	2 690-2 700 MHz RADIO ASTRONOMY		

Appendix B Propagation Model

The following methods are proposed for assessment of anticipated interference inside neighboring countries based on established trigger values. Due to complexity of radio-wave propagation nature, different methods are proposed to be considered by Administrations and are included here for guidance purposes only. It should be noted that the following methods provide theoretical predictions based on available terrain knowledge. It is impractical to recreate these methods with measurement procedures in the field. Therefore, only some approximation of measurements could be used to check compliance with those methods based on practical measurement procedures. The details of such approximation are not included in this recommendation and should be negotiated between countries based on their radio monitoring practices.

Path specific model

Where appropriate detailed terrain data is available, the propagation model for interference field strength prediction is the latest version of ITU-R Rec. P.452, For the relevant transmitting terminal, predictions of path loss would be made at x km steps along radials of y km at z degree intervals⁴. The values for those receiver locations within the neighbouring countries would be used to construct a histogram of path loss – and if more than 10% of predicted values exceed the threshold the station should be required to be coordinated.

Site General model

If it is not desirable to utilise detailed terrain height data for the propagation modelling in the border area, the basic model to be used to trigger coordination between Administrations and to decide, if coordination is necessary, is ITU-R

⁴ Values for x, y, z and path specific field strength levels are to be agreed between the administrations concerned

Rec. P.1546, "Method for point to area predictions for terrestrial services in the frequency range 30 to 3000 MHz". This model is to be employed for 50% locations, 10% time and using a receiver height of 3m. For specific reception areas where terrain roughness adjustments for improved accuracy of field strength prediction are needed, administrations may use correction factors according to terrain irregularity and/or an averaged value of the TCA parameter in order to describe the roughness of the area on and around the coordination line.

Administrations and/or operators concerned may agree to deviate from the aforementioned model by mutual consent in writing.

Area calculations

In the case where greater accuracy is required, Administrations and operators may use the area calculation below. For calculations, all the pixels of a given geographical area to be agreed between the Administrations concerned in a neighbouring country are taken into consideration. For the relevant base station, predictions of path loss should be made for all the pixels of a given geographical area from a base station and at a receiver antenna height of 3m above ground.

For evaluation,

- only 10 percent of the number of geographical areas between the borderline (including also the borderline) and the 6 km line itself inside the neighbouring country may be interfered by higher field strength than the trigger field strength value given for the borderline in Annex 1 and 2 at a height of 3 m above ground.
- only 10 percent of the number of geographical areas between the 6 km (including also 6 km line) and 12 km line inside the neighbouring country may be interfered by higher field strength than the trigger field strength value given for the 6 km line in Annex 1 and 2 at a height of 3 m above ground.

It is recommended that during area calculations not only detailed terrain data but also clutter data be taken into account. Use of correction factors for clutter is crucial in particular where the border area is 'open' or 'quasi-open' from the

point of view of clutter or where the interfering base station is just a few kilometres from a borderline.

If the distance between a base station and a terrain point of a borderline is closer than or equal to 1 km, free space propagation model needs to be applied. Furthermore, if there is no terrain obstacle within the 1st Fresnel zone, also the free space propagation model should be applied.

If clutter data is not available, it is proposed to extend the usage of free space propagation model to a few kilometres, depending on the clutter situation in border areas.

For area type interference calculations, propagation models with path specific terrain correction factors are recommended (e.g. Recommendation ITU-R P.1546 with the terrain clearance angle correction factor TCA, HCM method with the terrain clearance angle correction factor or Recommendation ITU-R P.1812).

As to correction factors for clutters 'open area' and 'quasi-open area', 20 dB and 15 dB should be used respectively. Recommendation ITU-R P.1406 should be used if a finer selection of clutter is required.

It must be noted that terrain irregularity factor Δh is not recommended to be used in area calculations. Administrations and/or operators concerned may agree to deviate from the aforementioned models by mutual consent in writing.

Appendix C Cross Boarder Coordination

The following is extracted from Cross-Border Frequency Coordination: Harmonized Calculation Method for Africa (HCM4A) Agreement ("**the Agreement**")

Frequencies requiring co-ordination

1. In the case of the Land Mobile Service a transmitting frequency shall be co-ordinated if the transmitter produces field strength, at the border of the country of the Affected Administration, which, at a height of 10 m above ground level, exceeds the maximum permissible interference field strength as defined in Annex 1 of the Agreement. A receiving frequency shall be co-ordinated if the receiver requires protection.
2. It is strongly recommended to co-ordinate radio-relay links in the Fixed Service if the shortest distance from the border of at least one station is less or equal to the one defined in Annex 11 of the Agreement. All stations which may cause harmful interference to stations in other countries or need protection shall be co-ordinated regardless of the distance.
3. Any Administration wishing to take into operation a station shall circulate a request for co-ordination to all Affected Administrations for their comment. This request shall include the characteristics in accordance with Annex 2A and Annex 2B of the Agreement.
4. If, for the purpose of technically evaluating this request, the Affected Administration requires further information in accordance with Annex 2A and Annex 2B of the Agreement, it shall ask for this information within 30 days upon receipt of the request for co-ordination. After this request, complete information concerning a request for co-ordination shall be sent by the requesting administration within 30 days, otherwise the coordination request shall be deemed null and void.
5. Having received complete information concerning a request for co-ordination, the Affected Administration shall evaluate this information in

- accordance with the provisions of this Agreement. It shall notify the Requesting Administration of the outcome within 45 days.
6. If the Requesting Administration does not receive a reply within 45 days, it must send a reminder. The Affected Administrations must respond to this reminder with the outcome within 20 days.
 7. If the Affected Administration fails to respond within the period fixed under paragraph 6, it shall be deemed to have given its consent, and the station shall be considered co-ordinated.
 8. The periods specified under paragraphs 5 and 6 may be changed by mutual consent in writing.
 9. Any co-ordinated frequency assignment shall be notified to the Affected Administrations as soon as the corresponding station is put into operation but not later than 180 days upon approval. Following such notification of the assignment, this assignment shall be included in the Frequency Register.
 10. If no notification of assignment is given within 180 days, the Affected Administration shall send a reminder to the Requesting Administration that has asked for co-ordination. If no notification of assignment is given within another 30 days, the request for co-ordination shall be deemed null and void.
 11. No notification shall be required if the frequency registers are exchanged semi-annually.
 12. The Administration wishing to change the technical characteristics of stations registered in the Frequency Register, shall notify the Affected Administrations of its intentions. Co-ordination shall be required if this change causes the probability of interference to increase in the affected country. If the situation remains unchanged with regard to interference or if it improves, the Administrations affected shall only be informed of such a change. The entry in the Frequency Register shall be corrected accordingly.
 13. In special cases, the Administrations may assign frequencies for temporary use (up to 45 days) without co-ordination provided this does

not cause harmful interference to co-ordinated stations. As soon as possible, the Affected Administration affected shall be notified of the planned taking into operation. Such stations shall immediately be taken out of operation if they cause harmful interference to co-ordinated stations of the affected country. These assignments shall be made on preferential frequencies as far as possible.

14. If an assignment is no longer in force, the competent Administration shall notify the affected Administration within three months and the entry in the Frequency Register has to be deleted.

Preferential frequencies

- 15 Frequencies in the frequency bands specified in paragraph 2 may be defined by prior bi-lateral or multilateral agreements concluded in the framework of this Agreement as preferential frequencies for given Administrations.
- 16 The Administration which has been granted a preferential right may put stations operating on preferential frequencies within the terms of the relevant bi-lateral or multilateral agreements into use without prior co-ordination. If the conditions for the protection of the receiver in the mobile service are not defined in bi-lateral or multilateral agreements, paragraph 16 of Annex 1 of the Agreement will apply.
- 17 Mutually agreed preferential frequencies granted to an Administration shall have priority rights over assignments made to other Administrations concerned.
- 18 The entry into service of stations using preferential frequencies shall be notified to the Administrations affected, unless otherwise laid down in bi-lateral or multilateral agreements. The notification shall include the characteristics as set out in Annex 2A and Annex 2B of the Agreement. These frequencies and their technical characteristics shall be entered

with status "P" into the Frequency Register. No response to such a notification is required.

- 19 Preferential frequencies to be assigned on conditions other than those agreed in bi-or multilateral agreements mentioned in Section 1.3.2 shall be co-ordinated in accordance with paragraph 1.
- 20 Following a positive co-ordination procedure in accordance with Section 4.1, Administrations may bring into use another Administration's preferential frequencies. These shall have the same rights as frequencies co-ordinated in accordance with Paragraph 1.
- 21 If the existing radio networks of one Administration cause harmful interference to the stations operated by another Administration on frequencies to which it has a preferential right, or if, in particular cases, frequency assignments not enjoying preferential rights have to be adjusted, the Administrations concerned shall determine the transition period by mutual consent in writing.

Frequencies for planned radio communication networks

- 22 Prior to the co-ordination of a planned radio communication network the Administrations may embark on a consultative procedure in order to facilitate the taking into operation of this new network. The request for consultation shall include the planning criteria as well as the following data:
 - a. planned frequencies (transmitting and receiving frequency of the station);
 - b. coverage area of the entire radio communication network;
 - c. class of the station;
 - d. the coverage area of a station;

- e. effective radiated power;
- f. maximum effective antenna height;
- g. designation of the emission;
- h. network development plan;
- i. antenna characteristics for stations belonging to the network.

23 The Affected Administration shall acknowledge receipt of the request for consultation and communicate its reply within 60 days.

24 In complicated planning issues this consultation may require a bi-lateral or multilateral consultation meeting in order to assist the Administration planning a radio communication network in coming to a quicker solution.

25 To co-ordinate frequencies for a planned radio communication network the Affected Administration shall apply, no sooner than three years prior to the planned taking into operation of the network, the procedure described in Paragraph 1 together with the following changes:

26 The receipt of the request for co-ordination shall be acknowledged.

27 If there is no prior consultation the Affected Administration shall submit its reply within 180 days from the day of the receipt of the request for co-ordination. Any request for co-ordination following a consultation process shall be responded to within 120 days.

28 The Administration requesting co-ordination shall notify to the Affected Administration the date at which the radio communication network will be taken into operation.

29 Stations forming part of the radio communication network shall be entered into the Frequency Register together with the date of the termination of the co-ordination procedure and enjoy the same rights as the stations co-ordinated in accordance with Paragraph 1.

30 Co-ordination shall be null and void for those co-ordinated stations which have not been taken into operation within 30 months of the termination of the co-ordination procedure.

Frequencies used on the basis of geographical network plans

31 Geographical network plans covering certain parts of the frequency bands indicated in Section 1.2 may be prepared and co-ordinated, divergence from the defined parameters being permissible, subject to prior agreement reached between the Affected Administrations. These frequencies shall be entered in the Frequency Register. On the basis of the geographical network plans adjusted in this fashion, an Administration shall be authorised to put stations into service without prior co-ordination with the Administration with which the plan has been agreed by mutual consent in writing.

32 Frequencies used on the basis of geographical network plans and intended to be assigned on conditions other than those agreed between Administrations concerned, shall be co-ordinated in accordance with Paragraph 1.

Frequencies using preferential codes

33 Preferential code groups or preferential code group blocks may be agreed between Administrations concerned where centre frequencies are aligned.

34 The Administration which has been granted a preferential right may put stations operating on preferential code groups or preferential code group blocks within the terms of the relevant bi- or multilateral agreements into use without prior co-ordination.

35 Preferential code groups or preferential code group blocks granted to an Administration shall have priority rights over assignments made to other Administrations concerned.

- 36 The entry into service of stations using preferential code groups or preferential code group blocks shall be notified to the Administrations affected, including the characteristics as set out in Annex 2A of the Agreement, unless otherwise laid down in bi- or multilateral agreements. These frequencies and their technical characteristics shall be entered with status "P" in the Frequency Register. No response to such notification is required.
- 37 Frequencies using preferential code groups or preferential code group blocks which have to be assigned on conditions other than those agreed in bi-lateral or multilateral agreements mentioned in Section 1.3.6 shall be co-ordinated in accordance with Paragraph 1.
- 38 Following a positive co-ordination procedure in accordance with Paragraph 1, Administrations may bring into use frequencies using another Administration's preferential code groups or preferential code group blocks. These shall have the same rights as frequencies co-ordinated in accordance with Paragraph 1.
- 39 If the existing radio networks of one Administration cause harmful interference to the stations operated by another Administration on frequencies using preferential code groups or preferential code group blocks, or if, in particular cases, frequency assignments not enjoying preferential code groups rights or preferential code group blocks rights, have to be adjusted, the Administrations concerned shall determine the transition period by mutual consent in writing.

Frequencies used on the basis of arrangements between operators

- 40 Operators in neighbouring countries are allowed to conclude mutual arrangements on the condition that the Administrations concerned have signed an agreement authorizing such arrangements.

41 Such arrangements shall be the subject of agreements submitted to the preliminary validation of concerned Administrations.

42 Arrangements between operators may deviate from the technical parameters or other conditions laid down in the annexes of this Agreement or in relevant bi-lateral or multilateral agreements between the Administrations concerned.

Evaluation of requests for co-ordination

43 In evaluating the requests for co-ordination, the Administration affected shall take into account the following frequencies:

- a. frequencies entered in the Frequency Register;
- b. frequencies used on the basis of bi- or multilateral agreements;
- c. frequencies awaiting an answer to a co-ordination request (in chronological order of requests).

44 A request for co-ordination of a transmitting frequency in the Land Mobile Service may only be rejected if the respective station:

45 produces an interference field strength exceeding the maximum permissible value as given in Annex 1 of the Agreement at a station entered in the Frequency Register or

- intends to use a frequency without meeting the conditions agreed upon bi- or multilaterally or
- produces an interference field strength exceeding the maximum permissible value as given in Annex 1 of the Agreement in the case of a station awaiting an answer to a co-ordination request or
- does not meet the conditions governing the maximum cross-border ranges of harmful interference as given in Annex 1 of the Agreement.

46 Within the Land Mobile Service, the request for protection of a receiver may only be rejected if

- at least one of the co-ordinated transmitters of the Administration affected produces at the respective receiver an interference field strength which is higher than the maximum permissible interference field strength given in Annex 1 of the Agreement or
- the protection of the receiver would restrict the use of a preferential frequency of the Administration affected under the conditions agreed upon bi-laterally or multilaterally or
- one of the transmitters awaiting an answer to a co-ordination request of the Administration affected produces at the respective receiver an interference field strength which is higher than the maximum permissible interference field strength given in Annex 1 of the Agreement or
- the conditions governing the cross-border ranges of harmful interference as given in Annex 1 of the Agreement are not met.

47 A request for co-ordination of a transmitter frequency in the Fixed Service may only be rejected if the respective station:

- produces a threshold degradation exceeding the maximum permissible value given in Annex 9 of the Agreement at a station entered in the Frequency Register or
- is intended for using a frequency without meeting the conditions agreed upon bi-laterally or multilaterally or
- produces a threshold degradation exceeding the maximum permissible value given in Annex 9 of the Agreement in the case of a station awaiting an answer to a co-ordination request.

48 Within the Fixed Service, the protection of a receiver may only be rejected if:

- the request for co-ordination for the associated transmitter has been refused,

- the protection of the receiver would restrict the use of a preferential frequency of the Administration affected under the conditions agreed upon bi-laterally or multilaterally.

49 If protection from interference cannot be guaranteed, a request for co-ordination must be accepted with "G" (Appendix 9 to Annex 2A and Annex 2B of the Agreement).

50 In case a request for co-ordination is rejected or a conditional reply is given to such a request, the reasons shall be given for this, indicating, if appropriate, either the radio station to be protected or the radio station which could cause harmful interference to the planned radio station.

51 An Administration making reference to Section 2.4 of the Agreement may only respond to a request for co-ordination by indicating "C" or "G" in accordance with Appendix 9 to Annex 2A and Annex 2B of the Agreement. No reason needs to be given for "G" in accordance with Section 4.7.7; reference to Section 2.4 shall be sufficient.

Evaluation in connection with tests

52 In order to make more efficient use of the radio spectrum, to avoid possible harmful interference and facilitate the enhancement of existing networks, the following procedure may be used:

- If the Affected Administrations arrive at different results in their evaluations of the interference situation, or if the request for co-ordination currently being processed justifies a trial basis, they shall agree to open the service on a trial basis. Stations falling into the above cases shall be given a temporary status "D" in accordance with Appendix 9 to Annex 2A and Annex 2B of the Agreement, until final status can be accomplished.

53 The provisions on measurement procedures are given in Annex 7 of the Agreement.

54 On completion of the tests a final decision shall be communicated to the requesting Administration within 30 days, indicating the measured values of the interference field strength.

Exchange of Lists

Each Administration shall prepare an up-to-date Frequency Register in accordance with Section 1.4. The List corresponding to each affected Administration contained in the Frequency Register shall be exchanged bilaterally at least once every six months. The Administrations shall undertake to use the data appearing in the Lists of other Administrations for service purposes only. These Lists may not be communicated to other Administrations or other third parties without the consent of the Administration affected.

Appendix D Interference Resolution Process

When requesting coordination, the relevant characteristics of the base station and the code or PCI group number should be forwarded to the Affected Administration. All of the following characteristics should be included:

- a) carrier frequency [MHz]
- b) name of transmitter station
- c) country of location of transmitter station
- d) geographical coordinates [latitude, longitude]
- e) effective antenna height [m]
- f) antenna polarisation
- g) antenna azimuth [deg]
- h) antenna gain [dBi]
- i) effective radiated power [dBW]
- j) expected coverage zone or radius [km]
- k) date of entry into service [month, year].
- l) code group number used
- m) antenna tilt [deg]

The Affected Administration shall evaluate the request for coordination and shall within 30 days send the result of the evaluation to the Requesting Administration. If in the course of the coordination procedure the Affected Administration requires additional information, it may request such information.

During the course of the coordination procedure an Administration may request additional information from the other Administration. If no reply is received by the Requesting Administration within 30 days, it may send a reminder to the Affected Administration. Failure to respond within 30 days, following communication of the reminder, shall be deemed as consent and the code co-

ordination may be put into use with the characteristics given in the request for coordination.

The periods mentioned above may be extended by mutual consent in writing.

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
NOTICE 26 OF 2020

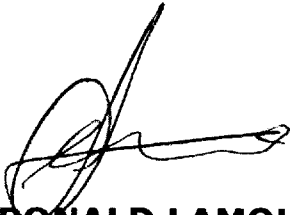
PROMOTION OF ACCESS TO INFORMATION ACT, 2000

DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)

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

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

As set out in the Schedule



MR RONALD LAMOLA, MP

MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES

FORM D
DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES
AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS
(Section 15 of the Promotion of Access to Information Act, 2000 (Act 2 of 2000))
[Regulation 5A]

DESCRIPTION OF CATEGORY OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15(1) (a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS (e.g. website) (SECTION 15(1) (b))
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i)	
1. All DAFF Acts Organisational Structure of DAFF	Website of DAFF at www.daff.gov.za Website of DAFF at www.daff.gov.za
2. Agriculture Plant Breeders' Rights Act, 1976 <ul style="list-style-type: none"> Inspection of the Register of the Plant Breeders' Rights Plant Breeders' Rights Distinctness, Uniformity and Stability (DUS) reports	Free of charge at the Office of the Registrar of the Plant Breeders Rights Act at telephone number (012) 319-6096 or e-mail ElnaDB@daff.gov.za , Address: Harvest House 255, 30 Hamilton Street Can be obtained by other countries' PBR Authorities from the Office of the Registrar through enquiry to the Registrar: PBR Act. Contact number (012) 319 6096 or e-mail at ElnaDB@daff.gov.za
3. Plant Improvement Act, 1976 <ul style="list-style-type: none"> Inspection of a document submitted to the Registrar in terms of the Plant Improvement Act, 1976 	Access can be obtained upon payment of the prescribed fee, through enquiry to the Registrar of the Plant Improvement Act, 1976 at JoanS@daff.gov.za or tel. nr (012) 319-6034
4. Animal Improvement Act, 1998 (Act No. 52 of 1998) <ul style="list-style-type: none"> Registration of semen collectors, in-semminators, embryo collectors, embryo transferors import agents, reproduction centres, donor animals, animal breeders' societies and registering authorities which have been registered and approved as such. Fees for this service are annually gazetted List of all breeds registered in terms of the above mentioned Act, at payment of the prescribed fee 	Can be obtained through written or telephonic request to the Director: Animal Production at e-mail JoelM@daff.gov.za or tel. nr. (012) 319-7597 Can be obtained through written or telephonic request to the Director: Animal Production at e-mail JoelM@daff.gov.za or tel. nr. (012) 319-7597
5. Genetically Modified Organisms Act, 1997 (Act No. 15 of 1997) <ul style="list-style-type: none"> Permit application forms 	Can be obtained through the departmental website

<ul style="list-style-type: none"> • Executive Council minutes • Permit registers • Standard operating procedure with regard to regulation 4 of the GMO Act • Standard Operating Procedures with regard to regulation 2(2) of the GMO Act • Policy on GMO consignment in transit • Guideline for submission of time extension requests for current permits issued under the GMO Act • List of GMO events currently approved in South Africa • Laboratories registered in terms of the GMO Act for issuance of the GMO status certificates 	<p>www.daff.gov.za/Branches/Agricultural Production-Health and Food Safety/Genetic Resources/Biosafety or through enquiry to the Registrar of the GMO Act (012) 319-6382</p>
<p>6. Agricultural Pests Act, 1983 (Act No. 36 of 1983)</p> <ul style="list-style-type: none"> • Issuing of import permits for plants, plant products and other regulated articles in terms of the Agricultural Pests Act 	<p>Information can be accessed by clients/importers via the email PlantHealthPermits@daff.gov.za; Tel (012) 319-6102/6130/6396/6207 or Fax: (012) 319 6370.</p> <p>Fees are applicable</p>
<p>7. Animal Diseases Act, 1984 (Act No. 35 of 1984) and Meat Safety Act (Act No. 40 of 2000)</p> <ul style="list-style-type: none"> • Issuing of Veterinary Imports Permits in terms of the above mentioned two Acts) 	<p>Information can be assessed by clients/importers via the email: VetPermits@daff.gov.za; Tel (012) 319 7476/7461/7633/7503/7632/7406/7500 or Fax: (012) 329 8292</p> <p>Fees are applicable</p>
<p>8. Directorate: Marketing</p> <ul style="list-style-type: none"> • Integrated marketing strategy for agriculture, forestry and fisheries • Annual Report of the Steering Committee on revitalization of fresh produce markets (Project rebirth). • Public notices for preferential market access in terms of WTO, EPA and AGOA Trade Agreements. • Application forms for preferential market permits. • Fresh Produce Market Monitor. • Commodity Value Chain Analysis Reports 	<p>The information is accessible on the DAFF website: www.daff.gov.za.</p> <p>Electronic copies also available bemail: PA.dm@daff.gov.za</p>
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii)	
Annual Report on Commercial Timber Resources and Primary Roundwood Processing in	Resource Centre Forestry, Hamilton Street 110, Room 414

South Africa	
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii)	
Information on Info Parks and Publications of DAFF which are respectively free of charge and those that can be bought but are available from the Agricultural Resources Centre: Directorate: Knowledge and Information Management tel. nr. (012) 319-7141 Nina van der Merwe or on the DAFF website www.daff.gov.za	
Plant Breeders' Rights Act. 1976	
A copy of particulars in the register of a document submitted to the Registrar in connection with an application for the grant of a plant breeder's right (PBR)	Can be obtained through written or telephonic request or e-mail correspondence from the Office of the Registrar of the PBR Act. Contact number (012) 319-6906 or e-mail at ElnaDB@daff.gov.za . Hard copy obtainable upon payment of prescribed fees
Plant Breeders' Rights Act. 1976	
<ul style="list-style-type: none"> - Plant Variety Journals which include: <ul style="list-style-type: none"> • List of approved and rejected PBR's • List of transfers of PBR's • List of denominations, including alterations thereof • List of surrenders of PBR's • List of withdrawals PBR's • List of applicants and agents - Variety description in terms of a variety examined, including coloured illustrations thereof 	<p>PVJs can be obtained from the DAFF website www.daff.gov.za/BRANCHES/APHFS/Genetic Resources/Plant Breeders' Rights</p> <p>Can be obtained through written or telephonic request or e-mail correspondence from the Office of the Registrar of the PBR Act. Contact number (012) 319-6906 or e-mail at ElnaDB@daff.gov.za.</p>
Plant Improvement Act, 1976	
<ul style="list-style-type: none"> • Varietal lists for seed crops, fruit crops and potato • Application for a copy of a document submitted to the registrar in terms of the Plant Improvement Act, 1976 • DUS test reports to the Plant Improvement Act 	<p>Varietal lists can be obtained from the DAFF website www.daff.gov.za/daffweb3/Branches/Agricultural-Production-Health and Food -Safety/Plant -Production/Variety Listing or from the Registrar of Plant Improvement at JoanS@daff.gov.za or tel. no. (012) 319-6034.</p> <p>Access can be obtained upon payment of the prescribed fee, through enquiry to the Registrar of the Plant Improvement Act, 1976. at JoanS@daff.gov.za or tel. nr. (012) 319-6034</p> <p>Free of charge. Requests to be submitted to Registrar of the Plant Improvement Act, 1976, at JoanS@daff.gov.za or tel. nr. (012) 319-6034</p>
Forestry	
From the body free of charge-	
<ul style="list-style-type: none"> • State of the Forests (SOF) • Forest Sector Broad Based Black Economic Empowerment Charter • White paper on Sustainable Forest Development in SA • Policy regarding access to State Forests • Compliance and Enforcement Policy 	<p>Most of these documents are available on the Departmental Website: www.daff.gov.za</p> <p>Hard copies are obtainable from the National Office: Forestry and Natural Resources Management Branch to the National Forestry Office at e-mail: LihleM@daff.gov.za</p> <p>Forestry books and journals are also accessible from the Departmental Library Resource Centre. There is limited access to certain material archived in the electronic resource centre linked to the website: http://www.daff.gov.za/daffweb3/Resource-Centre</p>

- The Participatory Forestry Management Policy and Strategy, 2004
- Policy on the formation of Umbrella Fire Protection Associates
- Policy on exemptions from the duty to prepare and maintain firebreaks in terms of section 14 of the National Veld and Forest Fire Act
- Policy Principles and Guidelines for Control of Development Affecting Natural Resources
- Woodland Strategy Framework, June 2005
- Urban Greening Strategy, 2005
- List of Principle Criteria, Indicators & Standards (guidelines for Sustainable Forest Management)
- User guide to the Forest Sector Board-Based Black Economic Empowerment Charter
- List of protected trees species under the National Forests Act, 1998 (Act No. 84 of 1998)
- List of particular trees and particular groups of trees "Champion Trees" under section 12(1) and (B) of the National Forests Act, 1998 (Act No. 84 of 1998)
- Genesis Report Part I The contribution, costs and development opportunities of the Forests, Timbers, Pulp and Paper Industries
- Genesis Report Part II South African Forestry Industry Market Analysis 2005
- Fire Protection Association Annual Report 2009/2010
- Forestry Indaba Report 2009 (Proceedings)
- The revised veldfire risk classification (veldfire risk assessment map) of South Africa, 2010
- Key Issues Paper on Forest Enterprise Development (FED), January 2005
- A Strategy Framework to support Forest Enterprise Development (FED) in South Africa, August 2005
- South African Forestry Industry Market Analysis, 2005
- Report on the Assessment of the Gauteng Firewood Market and the Origin of Protected Tree Firewood Products sold, 2007
- Eastern Cape Forest Sector Profile
- Forestry Books and Journals
- Forestry and Fire awareness materials
- Forestry maps
- Key Issues on Forestry Enterprise Development (FED) January, 2005
- Historical review of the Forestry Development in South Africa

<ul style="list-style-type: none"> • Study of supply and demand of Industrial Roundwood in South Africa • Study and supply of softwood sawlog and sawn timber in South Africa • Logging reference 1, 2, 3 • Charcoal production, forestry and sub-sector studies • Forest Mushroom Sector Analysis • National Forest Sector Research and Development Strategy • Green Heritage (Trees Forests and Woodlands of South Africa) • Integrated National Forest Protection Strategy • Agroforestry strategy framework for South Africa March 2017 • A guideline for rural communities to be successful in the forest sector: running a charcoal business • A guideline for rural communities to be successful in the forest sector: running a beekeeping business • A guideline for rural communities to be successful in the forest sector: running a planning, managing people and your business • A guideline for rural communities to be successful in the forest sector: running a tree growing business • A guideline for rural communities to be successful in the forest sector: running a sawmill business • The determination of forestry transport requirements in relation to transport development plans at National, Provincial and Municipal Area 2012 • National Forest Sector Research and Development Strategy 2012 	
<p>Fisheries Management</p> <ul style="list-style-type: none"> • Chief Directorate: Aquaculture & Economic Development: <ul style="list-style-type: none"> - Marine Aquaculture Bill - Phase 1 and 2 Socio-Economic Impact Analysis on Marine Aquaculture Bill - Marine permit application forms and requirements - Aquaculture guidelines • Chief Directorate: Monitoring, Control & surveillance: <ul style="list-style-type: none"> Standard Operating Procedures for Honorary Marine Conservation Inspec- 	<p>For records of Fisheries Management ZugeraG@daff.gov.za tel. nr. (021) 402-3443 or fax 086 572 9161 can be contacted to gain access to these services. In certain instances these documents are available free of charge on the Departmental website.</p>

<p>tors</p> <ul style="list-style-type: none"> • Chief Directorate: Marine Resources Management: <ul style="list-style-type: none"> - MLRA and Regulations - General Published Reasons on the Decision for the allocation of fishing rights (Fishing Rights Allocation Processes) - Regulation 5(3) Reports - Registers on rights and/or exemptions granted - Permit Application forms and requirements - Permit conditions - Summaries of TAC and TAE per sector - Transfer of Fishing Right application forms and requirements - Performance reviews of fisheries sectors - Score sheets - Sector specific fishery policies - General Policy on the Allocation and Management of Commercial Fishing Rights - Policy for the Transfer of Commercial Fishing Rights - Policy for the Small-Scale Fisheries Sector in South Africa - A guide to the small scale fisheries sector (4 coastal languages) - List of recognised small scale fishers in South Africa - Phase 1 and 2 Socio-Economic Impact Analysis on the Policy for the Small-Scale Fisheries Sector in South Africa - Phase 1 Socio-Economic Impact Analysis on the General Policy for the Allocation of Fishing Rights • Chief Directorate: Fisheries Research & Development: <ul style="list-style-type: none"> - Scientific Working Group documents and reports that do not relate to the current year's TAC/TAE recommendation - Published scientific papers and reports - State of South Africa's Marine Resources - Policy for the Establishment and Management of New Fisheries in South Africa • Chief Directorate: Financial Management (MLRF) <ul style="list-style-type: none"> - Financial Statements - Government gazette in respect of Application and Grant of Right fees - Government Gazette in respect of fees (e.g.: permit, levy and licences) - Policy on Handling of Confiscated Abalone • Chief Directorate: Fisheries Operations Support 	
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<ul style="list-style-type: none">- Strategic Plans- Annual Report MLRF- Human resource data- Recreational fishing brochure	
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DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
NOTICE 27 OF 2020

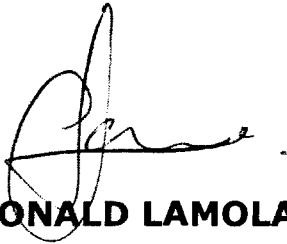
PROMOTION OF ACCESS TO INFORMATION ACT, 2000

DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)

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

DEPARTMENT OF TOURISM

As set out in the Schedule

A handwritten signature in black ink, appearing to read 'Ronald Lamola', with a stylized flourish at the end.

MR RONALD LAMOLA, MP

MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES



REPUBLIC OF SOUTH AFRICA

FORM D

AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS:
 (Section 15 of the Promotion of Access to Information Act 2000 (Act no. 2 of 2000))
 [Regulation 5A]

DESCRIPTION OF CATEGORY OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15(1)(a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS (e.g. website)(SECTION 15(1)(a))
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):	
<p>(a) All information on the website The following information is available on the website (www.tourism.gov.za):</p> <ul style="list-style-type: none"> - About the Department; - Government Links; - Tourism Links; - Environment Links; - Tourism Authority Links; - Media; <ul style="list-style-type: none"> • Media Alerts; • Media Statements; • Speeches; • Media Invites; and • Media Contracts. - Events Calendar; - Functions (Services); - Reports; <ul style="list-style-type: none"> • Tourism Quarterly Statistics Reports; • Tourist Arrivals to South Africa Monthly Reports; • Quarterly Performance Reports; • Budget Reports etc. - Provincial Consumer Affairs Contact Details; 	<p>From the website of the Department.</p>

- | | |
|--|--|
| <ul style="list-style-type: none"> - National Tourism Sector Strategy (NTSS); - FAQs; - PAIA; - Department of Tourism Medium Term Strategic Plan; - National Heritage and Cultural Tourism Strategy; - Domestic Tourism Growth Strategy; - National Rural Tourism Strategy; - National Tourism Service Excellence; - Tourism Act, 2014; - Tourism Incentive Programme; - Tourism Transformation Fund; - Green Tourism Incentive; - Knowledge Portal; - Service Standards; - Manuals and Directives; - Tourism Guidelines: <ul style="list-style-type: none"> • Grading support; • Market access; and • Service Charter. - Policy and Knowledge Services; - SDIP for NDT; - General News; - Departmental Policy with quarterly updates; - Brochures; <ul style="list-style-type: none"> • Tourism BBBEE Code; • BEE related documents. - Publications <ul style="list-style-type: none"> • Annual Report; • Strategic Plan; • Annual Performance Plan; • Careers; • Tenders: <ul style="list-style-type: none"> ➤ Central Supplier Link; ➤ Bidding Guidelines. - Newsletters; <ul style="list-style-type: none"> • Bojanala Stakeholder Magazine; • Quarterly Policy Watch. - Parliamentary Matters; <ul style="list-style-type: none"> • Committees; • Questions; • Presentations to Committees | |
|--|--|

FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):	
(a) The list of records above.	The records may be obtained on request in writing and on payment of a prescribed amount, addressed to: The Information Officer The Department of Tourism Private Bag X 424 PRETORIA 0001
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii)	
(a) The list of records above.	The records may be obtained on request in writing on payment of a fee prescribed in item 2 of Part II of Annexure A of the regulations relating to the Promotion of Access to Information Act, addressed to: The Information Officer The Department of Tourism Private Bag X 424 PRETORIA 0001
AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii)	
(a) The list of records above.	The records may be obtained on request in writing addressed to: The Information Officer The Department of Tourism Private Bag X 424 PRETORIA 0001

DEPARTMENT OF PUBLIC WORKS
NOTICE 28 OF 2020



public works
& infrastructure
Department
Public Works and Infrastructure
REPUBLIC OF SOUTH AFRICA



ADVERTISEMENT:

Call for applications for members to serve on the Board of Agrément South Africa. Applicants who have applied previously may re-apply.

The Honourable Minister of Public Works and Infrastructure, Ms. Patricia de Lille, MP, hereby invites applications from members of the public to serve on the board of Agrément South Africa (Agrément SA).

Agrément SA is a Schedule 3A State entity that reports to the Minister of Public Works and Infrastructure. The entity operates in terms of the Agrément South Africa Act, 2015 (Act No. 11 of 2015). Its core mandate is to test and certify non-standardised and innovative building materials and technologies, and to ensure the fitness-for-purpose of unconventional products and building systems with a view to supporting and promoting integrated socio-economic development in South Africa. Agrément SA is internationally acknowledged as an impartial centre for the assessment and certification of innovative construction products, systems, materials, components and processes, for which no applicable standard specifications or codes of practice exist.

Requirements:

Members of the Board of Agrément SA must be competent persons with experience and expertise in one or more of the following: facets of the built environment, particularly as they relate to innovation, infrastructure development, housing, quality assurance and certification; business management, finance, law or marketing; benchmarking by international standards, and technical infrastructure matters; the application of construction regulations and the enforcement thereof; as well as corporate governance, which includes human resources planning, change management and organisational development.

Board members must also have knowledge about the needs and functions of one or more of the following sectors of the construction industry: organs of state regulating the construction industry; providers of building materials and infrastructure products; relevant technical, scientific and professional institutions and associations; and relevant community-based structures, including non-governmental organisations.

Disqualification:

The following persons are not eligible for appointment to the Board of Agrément SA:

A person who—

- (a) is not a South African citizen and ordinarily resident in the Republic;
- (b) is an unrehabilitated insolvent, whose insolvency has been caused by his or her negligence or incompetence;
- (c) has been employed as a consultant by Agrément SA in the past three financial years; or is a supplier or customer, has a contractual relationship with, or is a professional advisor to Agrément SA;

- (d) was removed from an office of trust on account of misconduct;
- (e) was convicted—
 - i) in South Africa of an offence other than an offence committed prior to 27 April 1994 associated with political objectives, and sentenced to imprisonment without the option of a fine or, in the case of fraud or corruption, to a fine or imprisonment or both;
 - ii) in a foreign country of an offence which is also an offence in South Africa, and sentenced to imprisonment without an option of a fine or, in the case of fraud or corruption, to a fine or imprisonment or both;
- (f) was declared by a court to be mentally ill or unfit; or
- (g) in terms of the Agrément South Africa Act or any Act regulating his or her profession, was found guilty of unprofessional conduct.

Term of office:

The term of office of Board members is three years and commences on the date of their appointment by the Minister. Individual Board members are eligible for re-appointment to the Board for one consecutive term. Shortlisted candidates will be subjected to a screening process prior to being appointed by the Minister. In pursuit of transformational objectives the Department shall, in the appointment of Board members, consider geographical representation, gender parity, and representation by persons living with disabilities.

Application particulars:

Applications must be in writing on a prescribed form and contain the following information:

- Full name, identity number, address and telephone numbers of the applicant.
- A motivation (not more than one page) by the applicant stating reasons why they deem themselves to be the best candidate for appointment as Board member of Agrément SA.
- A Curriculum Vitae of the applicant (not more than two pages) covering the following: the applicant's full name, ID number, race, gender, residential and postal addresses, telephone numbers, qualifications, experience, knowledge and skills, as well as the names and contact details of at least two referees.
- A certified copy, not older than six months, of the applicant's South African ID document.
- Certified copies, not older than six months, of the applicant's qualifications.

Closing date for applications: 14 February 2020

Applications must be sent to: The Director-General (Attention: Ms. Lungile Zondi), Department of Public Works and Infrastructure, Private Bag X65, Pretoria, 0001, or hand delivered at Reception (please deposit applications in the box marked: Applications for appointment to the Board of Agrément SA), CGO Building, corner Bosman and Madiba Streets, Pretoria. Please note that no faxed or emailed applications will be considered. If notification of an interview is not received, candidates may regard their application as unsuccessful.

Application form can be accessed online at:

http://www.publicworks.gov.za/PDFs/Application_Form_to_serve_on_the_ASA_Board.docx

Enquiries: Ms Lungile Zondi at 012 406 1896 or Mr Mpho Mashaba at 012 406 1671.

DEPARTEMENT VAN OPENBARE WERKE

KENNISGEWING 28 VAN 2020

**ADVERTENSIE:**

Oproep om aansoeke vir lede om te dien op die Raad van Agrément Suid-Afrika. Aansoekers wat voorheen aansoek gedoen het, kan heraansoek doen.

Die Agbare Minister van Openbare Werke en Infrastruktuur, me. Patricia de Lille, LP, nooi hierby lede van die publiek om aansoek te doen om te dien op die Raad van Agrément Suid-Afrika (Agrément SA).

Agrément SA is 'n Bylae 3A-staatsentiteit wat verslag doen aan die Minister van Openbare Werke en Infrastruktuur. Die entiteit is werksaam ingevolge die *Agrément South Africa Act, 2015* (Wet No. 11 van 2015). Sy kernmandaat is om niegestandaardiseerde en vernuwend boumateriale en tegnologieë te toets en te sertifiseer, en die doelgeskiktheid van onkonvensionele produkte en boustelsels te verseker met die doel om geïntegreerde sosio-ekonomiese ontwikkeling in Suid-Afrika te steun en te bevorder. Agrément SA word internasionaal erken as 'n onpartydige sentrum vir die beraming en sertifisering van vernuwend boprodukte, -stelsels, -materiale, -komponente en -prosesse waarvoor daar nie toepaslike standaardspesifikasies of praktykkodes bestaan nie.

Vereistes:

Die Raadslede van Agrément SA is bevoegde persone met ervaring en kundigheid in een of meer van die volgende: bouomgewingfasette, veral soos dit betrekking het op vernuwing, infrastruktuurontwikkeling, behuising, gehalteversekering en sertifisering; sakebestuur, finansies, die reg of bemaking; normstelling deur internasionale standaarde, en tegniese infrastruktuuraangeleenthede; die toepassing van bouregulasies en die afdwinging daarvan; asook korporatiewe bestuur wat insluit mensehulpbronbeplanning, veranderingbestuur en organisatoriese ontwikkeling.

Raadslede moet ook beskik oor kennis van die behoeftes en werksaamhede van een of meer van die volgende sektore van die boubedryf: staatsorgane wat die boubedryf reguleer; die verskaffers van boumateriaal en infrastruktuurprodukte; tersaaklike tegniese, wetenskaplike en beroepsinstellings en -verenigings; en tersaaklike gemeenskapsgebaseerde strukture, ook nieregteringsorganisasies.

Diskwalifikasie:

Die volgende persone is nie geskik vir aanstelling op die Raad van Agrément SA nie:

'n Persoon wat—

- (a) nie 'n Suid-Afrikaanse burger is en nie gewoonlik in die Republiek woonagtig is nie;
- (b) 'n ongerehabiliteerde insolvent is, wie se insolvensie die gevolg is van sy of haar nalatigheid of onbevoegdheid;
- (c) in die afgelope drie boekjare as 'n konsultant deur Agrément SA in diens geneem is; 'n verskaffer of 'n kliënt van Agrément SA is, 'n kontraktuele verhouding het met Agrément SA of 'n beroepsadviseur vir Agrément SA is;

- (d) weens wangedrag uit 'n vertrouensamp verwyder is;
- (e) skuldig bevind is—
 - i) in Suid-Afrika, aan 'n misdryf, uitgesonderd 'n misdryf vóór 27 April 1994 wat met politieke oogmerke verband hou, en wat gevonnissen tot gevangenisstraf sonder die keuse van 'n boete of, in die geval van bedrog of korrupsie, tot 'n boete of gevangenisstraf of beide 'n boete en gevangenisstraf gevonnissen is;
 - ii) in die buiteland, aan 'n misdryf wat ook 'n misdryf in Suid-Afrika is, en wat gevonnissen tot gevangenisstraf sonder die keuse van 'n boete of, in die geval van bedrog of korrupsie, tot 'n boete of gevangenisstraf of beide 'n boete en gevangenisstraf gevonnissen is;
- (f) deur 'n hof as geestesiek of ongeskik verklaar is; of
- (g) ingevolge die *Agrément South Africa Act* of enige Wet wat sy of haar beroep reguleer, skuldig bevind is aan onprofessionele gedrag.

Ampstermyn:

Die ampstermyn van Raadslede is drie (3) jaar en neem 'n aanvang op hulle datum van aanstelling deur die Minister. Individuele Raadslede kan heraangestel word op die Raad vir een opeenvolgende termyn. Die kandidate op die kortlys word aan keuring onderwerp voordat hulle deur die Minister aangestel word. Die Departement sal in sy aanstelling van Raadslede, ter nastrewing van transformasiedoelwitte, oorweging skenk aan geografiese verteenwoordiging, geslagsgelykheid en verteenwoordiging deur mense met gestremdhede.

Besonderhede van aansoek:

Aansoeke moet skriftelik gedoen word op die voorgeskrewe vorm en moet die volgende inligting bevat:

- Volle naam, ID-nommer, adres en telefoonnommers van die benoemde (aansoeker).
- 'n Motivering (hoogstens een bladsy) deur die aansoeker wat redes gee waarom hy of sy hom of haar as die beste kandidaat vir aanstelling as Raadslid van *Agrément SA* ag.
- 'n Kort curriculum vitae van die aansoeker (hoogstens twee bladsye) wat die volgende bevat: die aansoeker se volledige naam, ID-nommer, ras, geslag, woon- en posadres, telefoonnommers, kwalifikasies, ervaring, kennis en vaardighede, asook die name en kontakbesonderhede van minstens twee referente.
- 'n Gewaarmerkte afskrif, wat nie ouer is nie as ses maande, van die aansoeker se Suid-Afrikaanse ID-dokument.
- Gewaarmerkte afskrifte, wat nie ouer is nie as ses maande, van die aansoeker se kwalifikasies.

Sluitingsdatum vir aansoeke: 14 Februarie 2020

Stuur aansoeke aan: Die Direkteur-generaal (Vir aandag: Me. Lungile Zondi), Departement van Openbare Werke en Infrastruktuur, Privaat Sak X65, Pretoria, 0001, of lewer dit per hand af by Ontvangs (plaas die aansoeke in 'n houer gemerk: Aansoeke vir aanstelling op die Raad van *Agrément SA*), CGO-gebou, hoek van Bosman- en Madibastraat, Pretoria. Let daarop dat aansoeke wat gefaks of ge-e-pos word, nie oorweeg sal word nie. Aansoekers wat nie kennis kry van 'n onderhoud nie, kan hulle aansoeke as onsuksesvol beskou.

Aansoek vorm is aanlyn verkrygbaar by:

http://www.publicworks.gov.za/PDFs/Application_Form_to_serve_on_the_ASA_Board.docx

Navrae: Me. Lungile Zondi by 012 406 1896 of Mnr. Mpho Mashaba by 012 406 1671.

**SOUTH AFRICAN RESERVE BANK
NOTICE 29 OF 2020**

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:

Green Star Africa (Pty) Limited
(Registration number 2016/317609/07)

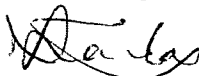
of:

301 Cowey Park
91-123 Cowey Road
Durban
4001

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 R4 905 095,31 being capital standing to the credit of Green Star Africa (Pty) Limited, in account number 4000622781, held with Mercantile 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 20 day of JANUARY 2020.



K Naidoo
Deputy Governor
South African Reserve Bank

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ANNUAL REPORT
2019-2020

ANNUAL REPORT
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31 January
Januarie 2020

No. 42980

PART 2 OF 2

SOUTH AFRICAN RESERVE BANK**NOTICE 30 OF 2020****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:


Linen Language Close Corporation
(registration number 2003/092729/23)

of:

50 Clare Road
4th Floor
Emster Centre
Fordsburg
2092

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amounts of R1 090 608.54 being capital standing to the credit of Linen Language Close Corporation, in account number 04-02-02-20311-901-262484, held with HBZ 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 14 day of JANUARY 2020.



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK**NOTICE 31 OF 2020****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:

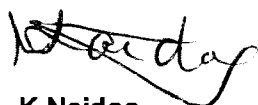
**Mr Yue Gao with Peoples Republic of China passport number G46558659
(the 'Respondent')**

of:

1761 Fox Lake
Rustenburg
0299

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 R51 428.36 being capital standing to the credit of the Respondent in account number 62566027572, held with FirstRand Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in 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 17 day of JANUARY 2020.



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

STATISTICS SOUTH AFRICA

NOTICE 32 OF 2020

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

Consumer Price Index, Rate (Base Dec 2016=100)

Rate: **December 2019 – 4,0**

DEPARTMENT OF TRADE AND INDUSTRY

NOTICE 33 OF 2020

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

CUSTOMS TARIFF APPLICATIONSLIST 02/2020

The International Trade Administration Commission (herein after referred to as ITAC or the Commission) has received the following application concerning the Customs Tariff. Any objection to or comments on this representation should be submitted to the Chief Commissioner, ITAC, Private Bag X753, Pretoria, 0001. Attention is drawn to the fact that the rate of duty mentioned in this application is that requested by the applicant and that the Commission may, depending on its findings, recommend a lower or higher rate of duty.

CONFIDENTIAL INFORMATION

The submission of confidential information to the Commission in connection with customs tariff applications is governed by section 3 of the Tariff Investigations Regulations, which regulations can be found on ITAC's website at <http://www.itac.org.za/documents/R.397.pdf>.

These regulations require that if any information is considered to be confidential, then a non-confidential version of the information must be submitted, simultaneously with the confidential version. In submitting a non-confidential version the regulations are strictly applicable and require parties to indicate:

- ❑ Each instance where confidential information has been omitted and the reasons for confidentiality;*
- ❑ A summary of the confidential information which permits other interested parties a reasonable understanding of the substance of the confidential information; and*
- ❑ In exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.*

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless clearly indicated to be confidential, will be made available to other interested parties.

The Commission will disregard any information indicated to be confidential that is not accompanied by a proper non-confidential summary or the aforementioned reasons.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due).

Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

CREATION OF A REBATE PROVISION ON:

Titanium Dioxide classifiable under tariff subheading 3206.11 for use in the manufacture of paints, varnishes, and prepared driers classifiable in tariff headings 32.08, 32.09, 32.10 and 32.11 in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit

APPLICANT:

Kansai Plascon (Pty) Ltd
10 Frederick Plascon (Pty) Ltd
Factoria/ Luipaardsvlei
Krugersdorp

Enquiries: ITAC Ref: 22/2019, Enquiries: Ms A. Varachia and Ms K. Mzinjana Tel: (012) 394 3732/3664 or Email: avarachia@itac.org.za or kmzinjana@itac.org.za

REASONS AS STATED BY THE APPLICANT:

- Titanium dioxide is a vital raw material in the manufacturing of coatings or paint products in the South African Customs Union (“SACU”). In addition, titanium dioxide serves as a vital raw material across many other manufacturing industries, including *inter alia* adhesives, paper, plastics and rubber, printing inks, coated fabrics and textiles, ceramics, floor coverings, roofing materials, cosmetics, toothpaste, soap, water treatment agents, pharmaceuticals, food colourants, automotive products, sunscreen and catalysts.
- Paint manufacturers are one of the biggest users of titanium dioxide in the SACU market as it is used as the base of most paint colours. Nonetheless, there is currently no SACU manufacturer of titanium dioxide. The last local manufacturer, Huntsman closed down its manufacturing facility in 2016.
- Since the closure of Huntsman, all titanium dioxide requirements of downstream manufacturers have to be imported at a 10% customs duty. The duty currently serves to unnecessarily increase the cost of importing titanium dioxide and consequently the cost and prices of manufactured end products including paint.
- Given the escalating prices of titanium dioxide on the global market, it is imperative that the rebate facility be created to reduce the cost burden on Kansai Plascon and other manufacturers in the paints and coatings industry.
- Local coating manufacturers are also facing significant import competition of paint originating in other countries. The duty on titanium dioxide thus creates a cost and price disadvantage for locally manufactured paint.
- There is a potential local manufacturer of titanium dioxide, Nyanza Light Metals and support for this effort is acknowledged. The creation of a rebate facility will be an equitable solution for all parties whilst Nyanza Light Metals continues with its work for construction of a titanium dioxide plant.

PUBLICATION PERIOD:

Representation should be submitted within **four (4) weeks** of the date of this notice.

DEPARTMENT OF TRANSPORT**NOTICE 34 OF 2020****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 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) Comair Limited; Kulula.com & British Airways. (B) 1 Marignane Drive, Bonaero Park, Kemton Park, 1619. (C) Class I & II; S066D & N067D. (D) Type S1, S2, N1 & N2. (E) Category A1 & A2. **Change to the MP:** Glen Wayne Orsmond si appointed as the Chief Executive Officer & Keith Watson as the RP: Aircraft.

DEPARTMENT OF TRANSPORT

NOTICE 35 OF 2020

**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) Comair Limited; Kulula.com & British Airways. (B) 1 Marignane Drive, Bonaero Park, Kemton Park, 1619. (C) Class I & II; I/S025 & I/N026. (D) Type S1, S2, N1 & N4. (E) Category A1 & A2. **Change to the MP:** Glen Wayne Orsmond si appointed as the Chief Executive Officer & Keith Watson as the RP: Aircraft.

(A) Comair Limited; Kulula.com & British Airways. (B) 1 Marignane Drive, Bonaero Park, Kemton Park, 1619. (C) Class I; I/S025. (D) Type S1 & S2. (E) Category A1 & A2. (F) OR Tambo International Airport. (G) & (H) Adding the following.

State	Destination	Frequencies
Zimbabwe.	Harare.	Seven return flights per week.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 4 OF 2020**ROAD ACCIDENT FUND****ADJUSTMENT OF STATUTORY LIMIT IN RESPECT OF CLAIMS FOR LOSS OF INCOME AND LOSS OF SUPPORT**

The Road Accident Fund hereby, in accordance with section 17(4A)(a) of the Road Accident Fund Act, No. 56 of 1996, as amended, adjusts and makes known that the amounts referred to in subsection 17(4)(c) are hereby adjusted to **R289 957**, with effect from **31 January 2020**, to counter the effects of CPI inflation.

Note: The CPI index based on the new "basket and weights" was used to calculate this adjustment, **effective from 31 January 2020** (with base year December 2016 = 100). The rebased CPI index for May 2008 was 62.63. The CPI index for November 2019 was 113.5. This adjustment was calculated by multiplying the R 160 000 limit by 113.5/62.63.

RAADSKENNISGEWING 4 VAN 2020**PADONGELUKFONDS****AANPASSING VAN STATUTÊRE LIMIET TEN OPSIGTE VAN EISE VIR VERLIES AAN INKOMSTE EN ONDERHOUD**

Die Padongelukfonds maak ooreenkomstig artikel 17(4A) (a) van die Padongelukfondswet, No. 56 van 1996, soos gewysig, bekend dat, met effek vanaf **31 Januarie 2020**, die bedrae waarna verwys word in subartikel 17(4)(c) aangepas word tot **R289 957**, ten einde die uitwerking van VPI inflasie teen te werk.

Neem kennis: Die VPI indeks gebasseer op die nuwe "mandjie en gewigte" is gebruik om hierdie aanpassing, **effektief vanaf 31 Januarie 2020**, te bereken (met basisjaar Desember 2016 = 100). Die heraangepaste VPI indeks vir Mei 2008 was 62.63. Die VPI indeks vir November 2019 was 113.5. Hierdie aanpassing was bereken deur die R 160 000 limiet te vermenigvuldig met 113.5/62.63

BOARD NOTICE 5 OF 2020

**INVITATION TO COMMENT ON EXPOSURE DRAFT ISSUED BY THE ACCOUNTING STANDARDS BOARD****Issued: 31 January 2020**

The Accounting Standards Board (the Board) invites comment on the Invitation to Participate in *The Post-implementation Review of the Standard of GRAP on Heritage Assets (GRAP 103)* (ED 180). Comment on ED 180 is due by 15 September 2020.

The purpose of the review is to assess whether the Standard is achieving its intended objectives, and to identify issues experienced in practice. Input received on ED 180 will be used to decide on the next phase of the project.

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

Responses to the Exposure Draft should be received by the comment deadline as indicated above.

Copies of the document

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

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

Accounting Standards Board

PO Box 7001

Halfway House

1685

We look forward to receiving your responses.