



ANNUAL REPORT  
2019-2020

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**Vol. 656**

**21**

**February  
Februarie**

**2020**

**No. 43035**



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**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES****NO. 182****21 FEBRUARY 2020****PLANT BREEDERS' RIGHTS ACT, 1976 (ACT NO. 15 OF 1976)****REGULATIONS RELATING TO PLANT BREEDERS' RIGHTS: AMENDMENT**

The Minister of Agriculture, Forestry and Fisheries acting under section 44 of the Plant Breeders' Rights Act, 1976 (Act No. 15 of 1976), has made the regulations set out in the Schedule.

**SCHEDULE****Definition**

1. In this Schedule 'the Regulations' means the regulations published by Government Notice No. R1186 of 12 September 1997, as amended by Government Notices Nos. R.1582 of 28 November 1997, R. 867 of 3 July 1998, R. 1285 of 16 October 1998, R. 323 of 19 March 1999, R. 604 of 14 May 1999, R. 1271 of 29 October 1999, R. 392 of 20 April 2000, R. 690 of 14 July 2000, R. 1078 of 3 November 2000, R. 387 of 18 May 2001, R. 667 of 27 July 2001, R. 512 of 3 June 2005, R. 545 of 15 June 2006, R. 1272 of 25 November 2008, R. 287 of 13 March 2009, R. 103 of 19 February 2010, R. 517 of 17 June 2011, R. 100 of 28 December 2012, R.90 of 14 February 2014, R. 82 of 13 February 2015, R. 39679 of 12 February 2016, R. 40621 of 17 February 2017, R. 1399 of 15 December 2018 and No. 42230 of 15 February 2019.

**Substitution of Table 2 of the Regulations**

2. The following table is hereby substituted for Table 2 of the Regulations with effect from 1 April 2020.

TABLE 2

## FEES PAYABLE W.R.T. PLANT BREEDERS' RIGHTS: 1 APRIL 2020

No.	Purpose	Amount
1.	An application for the Plant Breeders' Right [Reg. 3(2)(f)]	R 2 721,00 each
2.	Examination fee for a plant breeders' right: Category A (agronomic, vegetable and pasture crops and annual ornamentals) [Reg. 3(2)(g) and /en (9)(1)]	R 4 463,00 each
3.a	Examination fee for a plant breeders' right: Category B (fruit, vines, citrus and perennial ornamentals) [Reg. 3(2)(g) and /en (9)(1)]	R 6 046,00 each
3.b	Examination fee for a plant breeders' right: Category B (white and yellow maize) [Reg. 3(2)(g) and /en (9)(1)]	R 5 096,00 each
4.	A claim to give priority in terms of section 8(2) of the Act to an application for the grant of the plant breeders' right [Reg. 4(2)(c)]	R 1 411,00 each
5.	An objection to the grant of a plant breeders' right [Reg. 8(1)(e)]	R 8 780,00 each
6.	Provision of results of tests and trials undertaken by the registrar, to the appropriate in a convention country or an agreement country [Reg. 9(3)]	Tariff to fluctuate with exchange rate. 350 CHF
7.	Obtaining of results of tests and trials in the event that such test and trials are undertaken by another appropriate authority in another country [Reg. 9(3)]	Tariff to fluctuate with exchange rate. 350 CHF
8.	Annual fee for a plant breeders' right [Reg. 13(1)(d)]	R 432,00 each
9.	An application for the issue of a compulsory licence in respect of a plant breeders' right [Reg. 13(1)(d)]	R 7 096,00 each
10.	Notice of the transfer of a plant breeders' right [Reg. 14(2)(b)]	R 1 179,00 each
11.	An application for the alteration or supplementation of the denomination approved for a variety [Reg. 15(1)(b)]	R 2 864,00 each
12.	An objection against the intended approval of an alteration or supplementation of the denomination approved for a variety [Reg. 15(3)(e)]	R 1 179,00 each
13.	An objection against the intended termination of a plant breeders' right [Reg. 16(1)(f)]	R 1 179,00 per right
14.	A notice of the voluntary surrender of plant breeders' right [Reg. 17(1)(b)(i)]	Free
15.	Inspection of the register of plant breeders' right [Reg. 20(2)]	Free
16.	Inspection of a document submitted to the registrar in connection with an application for the grant of a plant breeders' right [Reg. 21(2)]	R 721,00 per occasion
17.	A copy of any particulars in the register or of a document submitted to the registrar in connection with an application for the grant of a plant breeders' right [Reg. 21(2)]	R 13,00 per application plus R 2,00 per photocopy
18.	Submission of appeal against any decision or action taken by the registrar in terms of the Act [Reg. 21(2)]	R 6 074,00 each
19.	Examination of sample to determine varietal purity	R 4 463,00 (Cat A) R 6 046,00 (Cat B) R 5 093,00 (Cat B maize)

**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES****NO. 183****21 FEBRUARY 2020****GENETICALLY MODIFIED ORGANISMS ACT, 1997****(ACT No. 15 OF 1997)****REGULATIONS: AMENDMENTS**

The Minister of Agriculture, acting under section 20 of the Genetically Modified Organisms Act, 1997 (Act No.15 of 1997), has made the following regulations in the Schedule.

**SCHEDULE*****Definition***

1. In this Schedule “the Regulations” means the regulation published by Government Notice No.R 1420 of 26 November 1999, as amended by Government Notice Nos. R.828 of 21 June 2002, R.576 of 2 May 2003 and R.495 of 23 April 2004, R.478 of 27 May 2005, R.130 of 17 February 2006, R.41 of 26 January 2007, R.172 of 15 February 2008, R.46 of 30 January 2009, R.175 of 12 March 2010, R.106 of 18 February 2011, R.88 of 10 February 2012, R214 of 16 March 2012, R.89 of 08 February 2013, No.96 of 14 February 2014, No.38458 of 13 February 2015, No.39679 of 12 February 2016, No.40621 of 17 February 2017, No.41321 of 15 December 2018 and No.42230 of 15 February 2019.

***Substitution of Table 2 of the Regulations***

2. The following table is hereby substituted for Table 2 of the Regulations with effect from 01 April 2020:

"TABLE 2"

## FEES PAYABLE

Application	Fees
1. Importation and exportation of genetically modified organisms	R 642.00 each
2. Contained use of genetically modified organisms	R 1 882.00 each
3. Trial release of genetically modified organisms	R 4 476.00 each
4. General release or commodity clearance of genetically modified organisms	R 34 762.00 each
5. Appeal	R 6 835.00 each
6. Extension of existing field trial or contained use permit	R 560.00 each
7. Registration of facilities	R 655.00 each
8. Commodity use permit	R 389.00 each

**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**

NO. 184

21 FEBRUARY 2020

**PAYMENT PROCEDURES FOR IMPORT AND EXPORT PERMITS UNDER THE ECONOMIC PARTNERSHIP AGREEMENT BETWEEN THE EUROPEAN UNION AND SOUTHERN AFRICAN DEVELOPMENT COMMUNITY AND WORLD TRADE ORGANIZATION AGREEMENT FOR THE YEAR 2020****FEES FOR THE DAFF QUOTA ALLOCATION OF IMPORT AND EXPORT PERMITS**

A fee of R1 210.00 per permit will be payable for permit and replacement permits issued from the 01 April 2020.

All application forms should be accompanied by proof of payment (bank deposit slip or cashier receipt).

**Payment is to be made as follows:**

Payment to Department of Agriculture, Forestry and Fisheries bank account

Bank: Standard Bank

Branch: Arcadia

Branch No: 01-08-45

Account No.: 013024175

Account Name: NDA: Marketing Administration-Trade Incentives

**OR**

Payment in cash: Department of Agriculture, Forestry and Fisheries Cashier, Pretoria

Agricultural Place, 20 Steve Biko Drive,

Arcadia,

Block S: Room GF 14

Payment must be made per application period and no payments should be made in advance for another period.

There will be no refunds to applicants who pay more than the stipulated permit fee and those who submit incomplete application.

---

**MR M.M. MLENGANA**  
**DIRECTOR-GENERAL**  
**DATE:**



**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES****NO. 185****21 FEBRUARY 2020**

AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT No. 119 OF 1990)

**REGULATIONS REGARDING THE CLASSIFICATION, PACKING AND MARKING OF  
EDIBLE ICES INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA: REVISION OF THE  
REGULATIONS****INVITATION FOR PUBLIC COMMENTS**

I, Angela Thokozile Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby make known that I intend to publish revised regulations regarding the classification, packing and marking of edible ices destined for sale in the Republic of South Africa.

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

Executive Officer: Agricultural Product Standards  
Department of Agriculture, Forestry and Fisheries  
Private Bag X343, Pretoria, 0001  
30 Hamilton Street, Harvest House Building, Arcadia, Room 156  
Tel. no. 012 319 6093; Fax no. 012 319 6265  
Email: **ThabangK@daff.gov.za**

The revised regulations are available on the Department's website [www.daff.gov.za](http://www.daff.gov.za), go to "Branches" → "Agricultural Production, Health & Food Safety" → "Food Safety & Quality Assurance" → "Draft legislation for comments", or can be forwarded via electronic mail or posted to any person upon request.

**Ms. Angela Thokozile Didiza****Minister of Agriculture, Land Reform and Rural Development**

## DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 186

21 FEBRUARY 2020

**INVITATION TO SUBMIT APPLICATIONS FOR A DAFF QUOTA IMPORT PERMIT IN TERMS OF THE REBATE ITEM 460.03/0207.14.9/01.07 FOR REBATE OF THE FULL ANTI-DUMPING DUTY ON BONE-IN-CUTS OF THE SPECIES GALLUS DOMESTICUS, FROZEN, CLASSIFIABLE IN TARIFF SUBHEADING 0207.14.9 IMPORTED FROM OR ORIGINATING IN THE UNITED STATES OF AMERICA (USA)**

Interested parties are hereby invited to submit their applications for DAFF import quota permits in terms of the following rebate provision as prescribed in the Government Gazette Notice No.42203 of 1 February 2019 for the period 01 April 2020 to 31 March 2021. Applications must be submitted in the format as set out in the application forms attached as an Annexure A. Completed application forms must be submitted to DAFF during the following time periods:

- a) For the First Quarter of the Quota Year valid for importation during the period 01 April to 30 June: Within two weeks from the date of publication of this notice.
- b) For the Second Quarter of the Quota Year valid for importation during the period 01 July to 30 September: From 01 to 15 May.
- c) For the Third Quarter of the Quota Year valid for importation during the period 01 October to 31 December: From 01 to 15 August.
- d) For the Fourth Quarter of the Quota Year valid for importation during the period 01 January to 31 March: From 01 to 15 November.

The quota will be allocated on a quarterly basis in equal amounts per quarter.

Applicants must provide bills of entry of quantity imported over the past 3 years (2017, 2018 and 2019). Failure to submit may have a negative effect on the quantity allocated.

A valid SARS tax clearance certificate is compulsory to all applicants/clients applying for DAFF quota permit. Failure to submit will lead to disqualification.

Companies with the same directors/owners will not be allowed to apply separately; only one application will be accepted.

The request for an extension must be made during a period commencing on the 1st day of the corresponding qualifying quarter (Q2 & Q4) and ending 12 working days before the last day of the corresponding qualifying quarter (Q2 & Q4). Where the last day of such period falls on a weekend or a public holiday, the final day to request an extension is the immediately preceding working day. To be verifiable, Applicants must submit bills of entry to document how much of a quota remains unused. Failure to comply with these requirements shall result in the denial of a request for an extension.

Applicants applying for an extension must submit a Quarterly Quota Utilisation Report obtainable from SARS.

The applications must be hand delivered to the following address from 08H00 – 16H00 Monday to Friday:

Sefala building, Room No. 715,  
503 Belvedere Street, Arcadia, Pretoria,  
Contact person: Ms. Elizabeth Matlala  
Contact number: (012) 319 8076  
Email: [ElizabethMA@daff.gov.za](mailto:ElizabethMA@daff.gov.za)

#### **FEES FOR THE DAFF QUOTA ALLOCATION IMPORT PERMIT**

A fee of R1 210.00 per permit will be payable for permits, replacement permits and extension permits issued from the 01 April 2020.

All application forms should be accompanied by proof of payment (bank deposit slip or cashier receipt).

#### **Payment is to be made as follows:**


Payment to Department of Agriculture, Forestry and Fisheries bank account  
Bank: Standard Bank  
Branch: Arcadia  
Branch No: 01-08-45  
Account No.: 013024175  
Account Name: NDA: Marketing Administration-Trade Incentives

#### **OR**

Payment in cash: Department of Agriculture, Forestry and Fisheries Cashier,  
Pretoria  
Agricultural Place, 20 Steve Biko Drive,  
Arcadia,  
Block S: Room GF 14

Payment must be made per application period and no payments should be made in advance for another period.

There will be no refunds to applicants who pay more than the stipulated import permit fee and those who submit incomplete application.

  
**MR M.M. MLENGANA**  
**DIRECTOR-GENERAL**  
DATE: 8/11/19



agriculture,  
forestry & fisheries

Department  
Agriculture, Forestry and Fisheries  
REPUBLIC OF SOUTH AFRICA

## ANNEXURE A

**APPLICATION FORM FOR A DAFF QUOTA ALLOCATION IMPORT PERMIT FOR A  
QUARTERLY QUOTA UNDER REBATE ITEM 460.03/0207.14.9/01.07**

1. NAME OF IMPORTER:.....
2. POSTAL ADDRESS:..... CODE: .....
3. PHYSICAL ADDRESS:.....CODE:.....
4. RESPONSIBLE PERSON:.....
5. TELEPHONE NUMBER: CODE: ..... NUMBER: ..... CELL NO.:.....
6. FAX NUMBER: CODE: ..... NUMBER: .....
7. E-MAIL ADDRESS: .....
8. LOCATION OF THE BUSINESS

PROVINCE	LOCAL MUNICIPALITY	DISTRICT

9. COMPANY/CC REGISTRATION NUMBER: .....  
(NB: First time applicants: Please include a copy of the registration certificate (obtainable from the Companies and Intellectual Property Commission (CIPC))
10. CUSTOMS CODE NO:.....  
(NB: First time applicants: Please include a copy of the Customs Code Certificate (obtainable from SARS))
11. SARS TAX CLEARANCE CERTIFICATE NUMBER AND DATE: .....  
(NB: Please attach the copy of the SARS Certificate-applicable to all applicants)

## 12. INDICATE PRINCIPAL BUSINESS THAT YOU UNDERTAKE:

AGENT	MANUFACTURER	PROCESSOR	RETAILER	OTHER

IF other please specify:.....

## 13. For classification please complete:-

ENTERPRISE CLASSIFICATION	
LARGE	
QSE	
EME	
HDI	
Investment (Financial and Human)	
Turnover in Rand	R
Capital Investment	R
Number of permanent employees	
Number of part-time employees	

**14. APPLICATION – SUBMISSION FOR THE PERIOD .....**

TARIFF HEADING OF PRODUCT	DESCRIPTION OF PRODUCT	QUANTITY APPLYING FOR: Tonnes

**15. Summary of BILLS OF ENTRY IMPORT**

Quantity imported over the past 3 years.

TARIFF HEADING	TOTAL FOR 2017	TOTAL FOR 2018	TOTAL FOR 2019

**16. INDICATE PAYMENT OPTION IN ACCOUNT NO. 013024175  
AND ATTACH PROOF OF PAYMENT**

BANK	CASH RECEIPT NO .....

**17. PLEASE ATTACH THE FOLLOWING DOCUMENTS TO THIS APPLICATION FORM:**

- 17.1 A copy of the applicant's valid South African identity document (if the applicant is a natural person) or a valid certificate of registration or incorporation in South Africa (if the applicant is a juristic person);
- 17.2 A copy of the applicant's valid veterinary import permit as required by section 13(1)(a) of the Meat Safety Act, 40 of 2000;
- 17.3 A copy of the applicant's valid SARS tax clearance certificate; and
- 17.4 Proof that the applicant is registered with SARS as an importer.

**18. IN ADDITION TO THE DOCUMENTS LISTED IN PARAGRAPH 17 ABOVE PLEASE ATTACH THE FOLLOWING:****18.1 Please attach the following documents if the applicant is a Historical Importers (HI):**

- 18.1.1 Documents for the last three (3) years or an otherwise motivated timeframe, which will prove that the entity applying is an established company and not a dormant company or a company that is not in a financially sound position (e.g. Imports by Bill of Entry number, Balance Sheet, Income and Cash Flow statements); and
- 18.1.2 Documentation to prove its BBBEE status in terms of the BBBEE Act and Code.

**18.2 Please attach the following documents if the applicant is an Historically Disadvantaged Individuals (HDI):**

- 18.2.1 A Curriculum Vitae/profile of the applicant;
- 18.2.2 If a company applies, proof that it is wholly owned by HDIs, including certified copies of share certificates and a BBBEE verification certificate by an accredited rating agency to confirm its BBBEE status;
- 18.2.3 If a company in partnership with an HDI applies, proof that the HDI is the majority shareholder of this company, including certified copies of share certificates and share registers and a BBBEE verification certificate by an accredited rating agency, or similar document, to confirm its BBBEE status; and
- 18.2.4 Letters of intent from the buyers of imported meat.

**AFFIDAVIT IN RESPECT OF AN APPLICATION FOR A DAFF QUOTA ALLOCATION  
IMPORT PERMIT IN TERMS OF REBATE ITEM 460.03/0207.14.9/01.07 OF SCHEDULE 4  
TO THE CUSTOMS AND EXCISE ACT, 1964**

**NB: The obligation to complete and submit this affidavit cannot be transferred to an external authorised representative, auditor or any other third party acting on behalf of the applicant.**

I, the undersigned \_\_\_\_\_

(Full names) with identity number \_\_\_\_\_;

in my capacity as \_\_\_\_\_ of

\_\_\_\_\_ (herein after referred to as the applicant) do  
hereby make oath / affirmation and declare that:

1. I am duly authorised to depose to this affidavit;
2. I am related to: \_\_\_\_\_,  
and the nature of the relationship is \_\_\_\_\_;
3. The particulars contained in the application form are true and correct to the best of my knowledge and belief;
4. I have satisfied myself that the preparation of the application has been done in conformity with the Guidelines in respect of the above-mentioned rebate provision, with which I have fully acquainted myself and to which I unconditionally agree;
5. I accept that the decision by the Department of Agriculture, Forestry and Fisheries will be final and conclusive and that the said Department may at any time conduct or order that an investigation to verify information furnished in the application form be conducted; and
6. The applicant or any one of its associates, or related party is not a subject of an investigation by any organ of State or other regulatory authority.

SIGNED at \_\_\_\_\_ on this \_\_\_\_\_ day of  
\_\_\_\_\_ 20\_\_

\_\_\_\_\_  
DEPONENT

I HEREBY CERTIFY that the deponent has acknowledged that he knows and understand the contents of this affidavit, which was signed and sworn before me at \_\_\_\_\_ on this the \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_.

the regulations contained in Government Notice No R1258 of 21 July 1972, as amended, and Government Notice No R1648 of 19 August 1977, as amended, having been complied with.

**COMMISSIONER OF OATHS**

FULL NAMES:

BUSINESS ADDRESS:

DESIGNATION:

CAPACITY:

## DEPARTMENT OF HEALTH

NO. 187

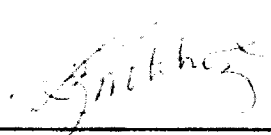
21 FEBRUARY 2020

## 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: 29/11/2019

## 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.

## DEPARTMENT OF HIGHER EDUCATION AND TRAINING


NO. 188

21 FEBRUARY 2020

## COMMUNIQUE 01 OF 2020

**REVOCATION OF JOINT COMMUNIQUE 1 OF 2016 REGARDING  
REGISTRATION OF PRIVATE EDUCATION AND TRAINING PROVIDERS  
OFFERING QUALIFICATIONS AND PART-QUALIFICATIONS ON THE  
OCCUPATIONAL QUALIFICATIONS SUB-FRAMEWORK**

I, Gwebinkundla Fellix Qonde, in my capacity as the Head of the Department of Higher Education and Training, in terms of section 22(2) (c) and (d) of the Skills Development Act, 1998 (Act No. 97 of 1998) hereby issue Communiqué 01 of 2020 as set out in the Schedule.



**Mr GF Qonde**

**Director-General: Higher Education and Training**

**Date** 24/01/2020



higher education  
& training

Department:  
Higher Education and Training  
REPUBLIC OF SOUTH AFRICA

## Communiqué 01 of 2020

### COMMUNIQUÉ REGARDING THE REGISTRATION OF PRIVATE EDUCATION AND TRAINING (SKILLS DEVELOPMENT) PROVIDERS OFFERING QUALIFICATIONS AND PART-QUALIFICATIONS ON THE OCCUPATIONAL QUALIFICATIONS SUB-FRAMEWORK

#### 1. PURPOSE OF THE COMMUNIQUÉ

- 1.1 The purpose of this Communiqué is to communicate the latest position of the Department on the registration of private education and training providers and replaces *Joint Communiqué 1 of 2016: The Registration and Accreditation of Private Education and Training Providers Offering Qualifications and Part-Qualifications on the Occupational Qualifications Sub-Framework*, issued jointly by the Department of Higher Education and Training, South African Qualifications Authority (SAQA), Council on Higher Education (CHE), Umalusi and the Quality Council for Trades and Occupations (QCTO), in Government Notice No. 118 published in the Government Gazette No. 40613 of 10 February 2017, which directed the skills development providers (SDPs) offering qualifications or part-qualifications on the Occupational Qualifications Sub-Framework (OQSF) to apply for registration with the Department.
- 1.2 This Communiqué applies only to SDPs who are currently accredited in terms of the Skills Development Act, 1998 (Act No. 97 of 1998) ("the SDA") to offer qualification or part-qualifications on the OQSF.

#### 2. BRIEF BACKGROUND

Since the publication of the Joint Communiqué 1 of 2016, the Department has been confronted with various legislative challenges regarding the registration of SDPs, which had far-reaching legal and financial implications on the registration process. These challenges have been significant and in many

instances caused confusion, frustration and uncertainty within the skills development sector. Furthermore, there have been significant new legislative developments, which have profound legal implications and seek to bring about certainty on the issue of the registration of SDPs.

### 3. LEGAL AND LEGISLATIVE CONTEXT

- 3.1 Since the publication of Joint Communiqué 1 of 2016, the Department has been grappling with challenges regarding the enabling legislation deriving from section 29(3)(b) of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996) (“the Constitution”), in terms of which SDPs must be registered, in compliance with the latter section. This enabling legislation should, amongst other things, take into account the nature and business operations of SDPs and allow for the development of the concomitant regulations outlining a clear procedure and requirements for their registration.
- 3.2 Currently, the Skills Development Act, 1998, which is the principal Act that regulates SDPs does not require that they must be registered with the State as contemplated by section 29(3)(b) of the Constitution. However, in terms of section 3(3) which must be read with section 1 of the National Qualification Framework Amendment Act, 2019 (Act No. 12 of 2019) (“NQF Amendment Act”) published in Government Gazette No. 42646 of 19 August 2019 for general information, which will come into operation on the date yet to be determined by the President by proclamation in the Gazette, SDPs will be required to be registered with the Department and accredited by the relevant Quality Council, in order to provide education and training in the Republic of South Africa.
- 3.3 Section 1 of the NQF Amendment Act, defines a ‘skills development provider’ as *“a provider that is registered with the Department in terms of the Continuing Education and Training Act, and is accredited by the QC for Trades and Occupations to offer occupational qualifications.”*
- 3.4 Despite the legislative changes contemplated in the NQF Amendment Act, the Continuing Education and Training Act, 2006 (Act No. 16 of 2006) (“the CET Act”) in its current form, does not make provision for the registration of SDPs.

This means that, for section 3(3) of the NQF Amendment Act to be effected, the CET Act must be amended.

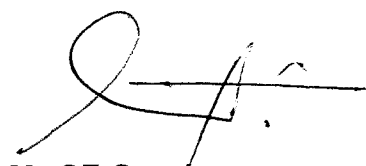
- 3.5 Presently, there is however, nothing that prevents those SDPs who are accredited to offer qualifications or part-qualifications on the OQSF in terms of the SDA and who meet the prescribed requirements for registration from being registered with the Department, either as private colleges in terms of the CET Act or as private higher education institutions in terms of Higher Education Act.1997 (Act No. 101 of 1997).
- 3.6 As a result of the challenges and legislative developments outlined above and in an endeavour to bring about legal certainty on the issue of the registration of SDPs, the Department sought and obtained a legal opinion from the Office of Chief State Law Adviser. In its comprehensible legal opinion, the Chief State Law Adviser advised that the registration of SDPs may only be effected through legislation that provides for the requirements and procedure for such registration. Furthermore, that the SDA must be amended to require the registration of private SDPs and to provide for the requirements and procedure for their registration. To this end, the Department has already commenced with the process of amending the SDA in order to *inter alia*, address the issue of the registration of SDPs in keeping with the constitutional imperatives.
- 3.7 It is against this backdrop that the Department has decided to review its position on the Joint Communiqué 1 of 2016.

#### **4. IMPLICATIONS OF COMMUNIQUÉ 01 OF 2020**

The following are the implications of Communiqué 01 of 2020:

- 4.1 SDPs are no longer required to lodge applications for registration with Department as private colleges or private higher education institutions as contemplated in the Joint Communiqué 1 of 2016;
- 4.2 SDPs who are currently accredited by the Quality Council for Trades and Occupations (QCTO) or its delegated Quality Assurance Partners (QAPs) and registered as examination centres (where applicable) may continue to operate

- as before for as long as they still meet their accreditation requirements and/or examination centre registration requirements;
- 4.3 New SDPs must first obtain accreditation from the QCTO or its delegated QAPs and approach the Department for registration as examination centres (where applicable) in order to commence with their operations;
- 4.4 SDPs who want to become accredited assessment centres must apply directly to the QCTO for occupational qualifications or part-qualifications, trades or historically registered qualifications in terms of the QCTO Circular 1 of 2017 issued on 15 December 2017;
- 4.5 No SDP will be penalised or adversely affected in its operations as a result of having not lodged an application for registration as per the Joint Communiqué 1 of 2016; and
- 4.6 SDPs who want to offer qualifications or part-qualifications on the general and further education and training sub-framework or the higher education qualifications sub-framework, may, if they meet the prescribed requirements, approach the Department to be registered as a private college or private higher education institution in terms of the CET Act or Higher Education Act, 997 (Act No. 101 of 1997).
5. This Communiqué is issued by the Director-General of the Department of Higher Education and Training which revokes and replaces Joint Communiqué 1 of 2016 and shall come into operation immediately upon its publication.

**Mr GF Qonde****Director-General****Date:** 24 / 01 / 2020

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 189

21 FEBRUARY 2020

AMENDING GOVERNMENT NOTICE NO: 734 OF 2019 IN THE GOVERNMENT GAZETTE NO: 42474 DATED 24 MAY 2019

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the **Commissioner for Restitution of Land Rights** is amending the said Gazette Notice to only reflect correct affected extent. The total extent of Portion 1 of the farm Kortbegrip 168 IT is to be gazetted. Therefore, this amendment seeks to rectify that on the claim lodged by Mr Boston Elmon Nkosi on behalf of Nkosi family, KRP : 246

**KORTBEGRIP 168 IT**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 1	Republic of South Africa	T110631/2007	1304.2498 ha	None	None	K6100/2007S  VA8244/2007 in favour of Kangwane Government

**AMENDING GOVERNMENT NOTICE NO: 734 OF 2019 IN THE GOVERNMENT GAZETTE NO: 42474 DATED 24 MAY 2019**

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said Gazette Notice to only reflect correct affected extent. The total extent of Portion 1 of the farm Kortbegrip 168 IT is to be gazetted. Therefore, this amendment seeks to rectify that.

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [Thirty days] from the date of publication of this notice to submit any comments, or further information to:

**Commissioner for Restitution of Land Rights**

**Private Bag X11330**

**Nelspruit**

**1200**

**Or 30 Samora Machel Drive**

**Nelspruit**

**1200**

**Tel No: 013 756 6000**

**Fax No: 013 752 3859**

  
**CHECKED BY: MRS RENALL SINGH**  
**RESTITUTION ADVISOR**

**DATE: 14/01/2020**

  
**MR L H MAPHUTHA**  
**THE REGIONAL LAND CLAIMS COMMISSIONER**  
**MPUMALANGA PROVINCE**

**DATE: 2020/02/05**



## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 190

21 FEBRUARY 2020

## AMENDING GOVERNMENT NOTICE NO: 1285 OF 2018 IN THE GOVERNMENT GAZETTE NO: 42053 DATED 23 NOVEMBER 2018

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said Gazette Notice to only reflect correct affected portions and correct affected extent. Upon further research other portions were affected and the affected extent changed. Therefore, this amendment seeks to rectify that. The claim has been lodged by Elias Masilela ID. NO 411001 5175 089 on behalf of Masilela family KRP : 5423

## TRICHARDSFONTEIN 140 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Remaining Extent of Portion 14	Noord Vrystaat Graan & Vee PTY LTD (197301047107)	T18846/1978	52.8044 ha	None	None	None
Remaining Extent of Portion 16	Sasol Mining PTY LTD (195003859007)	T5629/2018	80.8315 ha	None	None	K255/2018S
Remaining Extent of Portion 21	Sasol Mining PTY LTD (195003859007)	T5630/2018	23.7294 ha	None	None	None
Portion 22	Sasol Mining PTY LTD (195003859007)	T5631/2018	52.8045 ha	None	None	None

Masilela family land claim affects 110.5733 hectares

**AMENDING GOVERNMENT NOTICE NO: 1285 OF 2018 IN THE GOVERNMENT GAZETTE NO: 42053 DATED 23 NOVEMBER 2018**

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the **Commissioner for Restitution of Land Rights** is amending the said Gazette Notice to only reflect correct affected portions and correct affected extent. Upon further research other portions were affected and the affected extent changed. Therefore, this amendment seeks to rectify that. The claim has been lodged by Elias Masilela ID. NO 411001 5175 089 on behalf of Masilela family KRP: 5423

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [Thirty days] from the date of publication of this notice to submit any comments, or further information to:

**Commissioner for Restitution of Land Rights****Private Bag X11330****Nelspruit****1200****Or 30 Samora Machel Drive****Nelspruit****1200****Tel No: 013 756 6000****Fax No: 013 752 3859**  
**CHECKED BY: MRS RENALL SINGH****RESTITUTION ADVISOR****DATE: 6/12/19**  
**MR L H MAPHUTHA****THE REGIONAL LAND CLAIMS COMMISSIONER****MPUMALANGA PROVINCE****DATE: 20/02/05**

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 191

21 FEBRUARY 2020

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

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended, that a claim for Restitution of Land Rights has been lodged on the properties in the Elias Motswaledi local municipality.

Mr. Motjedi Mahwelere Ben is the direct descendant who lodged a land claim on behalf of his grandparents and all the direct descendants of Motjedi family before the cut-off date of the 31<sup>st</sup> December 1998. The land claim is on Portion 178 of the farm Loskop Suid 53 JS and it was allocated KRP: 10260 upon registration.

Property Description	Current owner of the property	Title Deed Number	Extent of property	Endorsements	Holder
<b>LOSKOP SUID 53 JS</b>					
Portion 178 of the farm Loskop Suid 53 JS	Mountain View Safaris & Tourism PTY LTD	T10969/2018	227.4507 H	VA961/2013PTA	Tide wave Trade & Invest 15 PTY LTD

Take Further Notice that the Office of the Regional Land Claims Commissioner: Limpopo, Department of Rural Development and Land Reform has investigated this land claim. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing within **30 Days** of the publication of this notice, any comments or detailed objections on this Land Claim to the Regional Land Claims Commissioner: Limpopo, using the under-mentioned contact details and under reference number: **KRP 10260**.

Office of the Regional Land Claims Commissioner: Limpopo  
Private Bag X9552  
(Corner  
POLOKWANE  
0700

Or

Submission may also be delivered at:  
First Floor, Kagiso House 96A Schoeman Street  
Schoeman & Rissik Streets)  
POLOKWANE, 0700

  
LEBJANE MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER  
DATE: 16/01/2020

## DEPARTMENT OF WATER AND SANITATION

NO. 192

21 FEBRUARY 2020

**BREED-GOURITZ**  
C A T C H M E N T M A N A G E M E N T A G E N C Y

51 Baring Street Worcester 6850, Private Bag X3055 Worcester 6850

**REQUEST FOR PROPOSALS: EXTERNAL AUDIT SERVICES FOR THE FINANCIAL YEARS (2019/20; 2020/21 & 2021/22)**

The Breede-Gouritz Catchment Management Agency is established under the Schedule 3A public entity responsible for the Breede-Gouritz Water Management Area (WMA). The Agency reports directly to the Department of Water and Sanitation. As part of performing its mandate and complying with the PFMA, National Treasury Regulations and the Public Audit Act, the entity is hereby inviting suitably and qualified audit firms (preferable registered in terms of the Public Accountant and Auditors Act, whose members belongs to a recognised professional body) to submit their proposals for the provision of External Audit services. The assignment will be for a period of three years subject to the Auditor General approval.

**Written proposals must include but not limited to the following:**

- (a) Detailed CV's of those who will be involved in the audit, experience and qualifications (in relation to public entity)
- (b) Company profile (including original valid Tax Clearance Certificate,
- (c) BEE certificate not older than 3 months, and company registration documentation)
- (d) Pricing for all the three years
- (e) Methodology
- (e) and SBD forms obtainable from the BGCMA website ([www.bgcma.co.za](http://www.bgcma.co.za))

Shortlisted companies might be called to come and make a presentation to the Audit and Risks Committee members. Further details will be communicated to the shortlisted companies only.

**Submission requirements:**

Proposals should be submitted enclosed in a sealed envelope marked (RFP 03/2020) Proposal for External Audit and deposited into the tender box at the reception of Breede-Gouritz Catchment Management Agency offices, 51 Baring Street, Worcester

OR

Post it to: Attention: Acting: Chief Executive Officer, RFP 03/2020 Proposal for External Audit; Private Bag X3055, Worcester, 6850

Kindly note in recognition of its endorsement of Broad Based Black Economic Empowerment, Employment Equity and Best Practices, BGCMA in its selection criteria will procure from a firm that meaningfully demonstrates this commitment. All proposals will be evaluated on a point system in accordance with the provision of the Preferential Procurement Policy Framework Act No. 5 of 2000. The duration of the contract is subject to the Auditor-General approval.

Enquiries should be directed to Ms Zanele Mngoma (Chief Financial Officer) at 023 346 8000 or email [zmngoma@bgcma.co.za](mailto:zmngoma@bgcma.co.za).

The closing date for submission will be Friday the 13<sup>th</sup> March 2020 at 12 noon. Late proposals will not be considered.

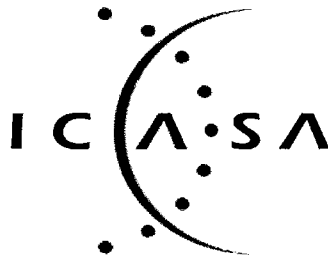
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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

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## INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

## NOTICE 95 OF 2020



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

NOTICE INVITING COMMENTS REGARDING THE DRAFT FRAMEWORK TO  
QUALIFY TO OPERATE A SECONDARY GEO-LOCATION SPECTRUM DATABASE

1. The Independent Communications Authority of South Africa ("the Authority"), hereby publishes the **Draft Framework to Qualify to Operate a Secondary Geo-Location Spectrum Database for public consultation** in terms of sections 4, read with sections 32 (1), and 33 of the Electronic Communications Act (Act No. 36 of 2005), read with the regulations on the Use of Television White Spaces, published in Government Gazette number 41512 (Notice 147 of 2018).
2. The goal of the framework is to implement regulation 16 of the regulations on the Use of Television White Spaces published in Government Gazette 41512 (Notices Notice 147 of 2018).
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 Framework to Qualify to Operate a Secondary Geo-Location Spectrum for public consultation** by no later than 16h00 on Friday 06 March 2020. The Authority may conduct public hearings.
4. Written representations or enquiries may be directed to:

The Independent Communications Authority of South Africa (ICASA)

*350 Witch-Hazel Avenue*

Eco Point Business Park

*Eco Park*

*Centurion*

*or*

Private Bag X10

Highveld Park

0169

**Attention:**

Ms Pumla Ntshalintshali

e-mail: [pntshalintshali@icasa.org.za](mailto:pntshalintshali@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 10 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 confidentially, 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 outlining reasons why such information should be treated as confidential in line with the provisions of section 4D (4) (a) to (e). Such an application must be submitted simultaneously with the representation on the draft framework. 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 2018).



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**DR. KEABETSWE MODIMOENG**  
**ACTING CHAIRPERSON**





Independent Communications Authority of South Africa

Draft Framework to Qualify to Operate a Secondary Geo-Location Spectrum  
Database

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## 1. Definitions

In this qualification framework, unless the context otherwise indicates, a word or expression to which meaning has been assigned in the Act, the meaning is so assigned:

**"Qualification assessment"** means the technical examination the applicants will undergo with the Authority to qualify them as the S-GLSD service providers;

**"Qualification material"** means the necessary materials and information for completing the qualification assessment provided by the Authority to the candidate S-GLSD service providers after the successful completion of the self-declaration phase;

**"Qualification period"** means the period prescribed by the Authority under this qualification framework of which the respective candidate S-GLSD service provider is required to complete the qualification assessment;

**"R-GLSD"** is a Reference Geo-Location Spectrum Database operated by the Authority, that performs baseline calculations for the countrywide TVWS availability maps and generates operational parameters for WSDs, for setting regulatory limits;

**"S-GLSD"** means the Secondary Geo-Location Spectrum Database operated by qualified service provider designated by the Authority to provide GLSD services to end users;

**"S-GLSD service provider"** means a qualified or designated third-party organisation that provides S-GLSD services;

**"S-GLSD services"** means the provision of Operational Parameters (OPs) in response to requests from the WSDs;

**"TVWS Algorithm"** means the technical methodology, rules and procedure prescribed by the Authority to be implemented by candidate S-GLSD service providers in their calculation engines to be used in availing TVWS while protecting incumbents;

**"Applicant"** means interested parties who have applied to be Secondary Geolocation Spectrum Database.

## **2. Introduction**

On 23 March 2018, the Authority published in the Government Gazette No. 41512 (Notice No. 147) the Regulations on the use of Television White Spaces ("the Regulations"). Regulation 16(1)(f) and 16(2) prescribe that all operations of TVWS based wireless networks will be controlled by qualified S-GLSD providers; while the Authority will monitor the operations of S-GLSD service providers through a R-GLSD.

Regulation 16(2) of the Regulations provides that the Authority, may designate entities to operate secondary GLSD after undergoing a technical assessment to ensure that they are capable to perform the functions as stipulated in regulation 16(3).

It is on this basis that the Authority seeks to establish the framework to Qualify entities or organisations wishing to operate Secondary Geo-Location Spectrum Databases ("the Framework"). This will be technical procedure for approving entities wishing to operate secondary GLSDs as contemplated in regulation 16(1) (e) of the TVWS Regulations.

## **3. Objective**

The objective of the Framework is to describe the qualification process that the Authority intends to follow when assessing whether operators that wish to operate the Secondary Geolocation Spectrum Databases (S-GLSDs) can meet the set qualification criteria required to provide S-GLSD services in South Africa in compliant with the Regulations.

## **4. Aspects of the Qualification Framework**

The Authority will conduct the qualification assessment in a phased approach covering key aspects of the Regulations. Failing to meet the specific requirements of a phase in each timeframe, will disqualify a S-GLSD provider from proceeding

to the subsequent phase. The key aspects and phases of the qualification assessment are outlined in the following sections.

#### **4.1 Self-declaration**

This is the initial application phase wherein organisations that have applied to become S-GLSD providers will undergo a process of due diligence. The applicant must provide documentary evidence in support of their applications that includes but not limited to the following:

- a. identification:
  - Name, address, identification number, telephone number and E-mail address of applicant. If the applicant is a South African citizen, a copy of the identity document shall be submitted to the Authority. If the applicant is a foreigner a copy of the passport as well as proof of status shall be submitted to the Authority.
  - In the case of companies: A copy of the Company's registration certificate; and the name and address of directors and/ or principal executives;
- b. key personnel and governing structures of their respective organisations;
- c. their ability to establish, operate and maintain the S-GLSD system, including stating whether the S-GLSD will be hosted locally or abroad (i.e. Company Website, documentary proof of involvement in the field of ICT);
- d. Executive Summary of Business plan:
  - Fundamental assumptions for the business plan with financial forecasts for a minimum period of three years.
  - A market analysis of the services contemplated to be offered through the S-GLSD applied for, including forecast demand.
  - Description of products and services to be offered through the S-GLSD applied for.
  - Description of pricing strategy for products and services to be offered through the S-GLSD license applied for.
- e. compliance to the Broad-Based Black Economic Empowerment Amendment Act, 2013 (Act No. 46 of 2013) with 30% (thirty

percent) equity ownership and a minimum level 4 compliance in terms of the Information and Communications Technology (ICT) sector code for black economic empowerment ("BEE") in terms of Section 9(1) of the Broad-Based Black Economic Empowerment ("BBBEE") Act 53 of 2003 as amended;

- f. their approach in handling sensitive information, including compliance to the Protection of Personal Information Act, 2013 (i.e. documentary proof showing compliance with at least one of the following: King IV Code of Good Governance on IT, ISO/IEC 27002, ISO/IEC 38500, COBIT<sup>1</sup> 5, or CGICTPF<sup>2</sup>) and;
- g. their approach in ensuring acceptable level of service availability (i.e. at least a 99.5% of uptime at the end of each calendar month) and reliability (i.e. a plan for a failover solution) including plan(s) for data backup.

#### **4.2 Qualification Materials**

The Authority will furnish the applicants with the required material to support their implementation of the regulations. This is the development of the S-GLSD. The said material shall include but not limited to the following:

- a. Documents describing the communication protocol between the R-GLSD and the S-GLSD, including the URL of the R-GLSD;
- b. documents describing the PAWS RFC 7545 3Rule set for ICASA;
- c. documents describing the TVWS Algorithm;
- d. dummy datasets containing technical information of incumbent analogue and digital television transmitters;
- e. information about the polygons under the Karoo Central Astronomy Advantage Areas;
- f. dummy datasets containing technical information of Type Approved White Space Devices;
- g. information about digital terrain datasets and clutter and;
- h. information about the bordering countries.

---

<sup>1</sup> Control Objective for Information and Related Technologies

<sup>2</sup> Corporate Governance of Information and Communications Technology Policy Framework

<sup>3</sup> open standard defined by the Internet Engineering Task force (IETF) to be used by WSDs to access the secondary GLSDs in the Request for Comments (RFC) 7545

### **4.3 Simulated Tests**

This phase entails the applicants under assessment to operate as if they were operating live; the Authority will repetitively perform tests, remotely over the Internet Protocol, using the R-GLSD interfaces, to ascertain if components of the respective S-GLSD comply with the regulations covering the following major aspects:

- a. implementation of the communication protocols, interfaces and storage;
- b. calculation engine implementation of the TVWS algorithm and;
- c. implementation of the S-GLSD security.

### **4.4 Implementation of the Communication Protocols, Interfaces and Storage**

#### **4.4.1 Protocol to Access White-Space (PAWS) databases, RFC 7545**

The Authority shall furnish applicants with a list of test scenarios and a document describing specific variations in the sections of the baseline PAWS RFC 7545 required to be implemented to comply with the regulation 10 of the Regulations. This protocol enables a bidirectional exchange of data between S-GLSDs and WSDs. The applicants are expected to implement this communication protocol and satisfactorily demonstrate to the Authority the following:

- a. correctly acknowledging, or rejecting of the initialisation requests from WSDs;
- b. correctly allowing, or rejecting of the registration requests from WSDs;
- c. correctly providing, or denying of the provision of Operational Parameters (OPs) requests from WSDs and;
- d. correctly acknowledging or rejecting of the notification's requests with respect to the spectrum usage from WSDs.

#### **4.4.2 Communication Protocol between R-GLSD and S-GLSDs**

The Authority shall furnish candidate S-GLSD providers with a list of test scenarios and a document describing the structure of the Application Programming Interface (API) for the communication protocol that enables a bidirectional exchange of data between the R-GLSD and the S-GLSDs. Candidate S-GLSD providers are expected

to implement the PAWS communication protocol as stated in the regulations and satisfactorily demonstrate to the Authority the following:

- a. correct fetching of the protected incumbent datasets from the R-GLSD in each interval or upon receiving a notification request thereof;
- b. correct fetching of the White Space Device (WSD) Type Approval datasets from the R-GLSD in each interval or upon receiving a notification request thereof;
- c. to correctly, provide TVWS availability information in each point/ or multiple points of interest upon receiving an instruction request from the R-GLSD;
- d. blocking the usage of specific TVWS channels in each area of interest upon receiving an instruction request from the R-GLSD;
- e. to provide the information about WSDs in their respective S-GLSDS upon receiving request from the R-GLSD and;
- f. to act and respond in a timely manner when instructed by the Authority to remove certain information from their S-GLSDs or to update the Algorithm.

#### **4.4.3 Storage**

The candidate S-GLSD service provider is expected to provide enough storage (minimum of 2 Tera Bytes) to maintain up-to-date technical information and all incumbent datasets in the 470 MHz to 694 MHz band to allow post calculation auditing by the Authority.

#### **4.5 Implementation of the TVWS Algorithm and Calculation Engine**

The Authority shall furnish candidate S-GLSD providers with a list of test scenarios and a document describing the TVWS Algorithm and details of protected incumbents. The candidate S-GLSD providers are expected to implement the Algorithm in their calculation engines and satisfactorily demonstrate to the Authority the following:

- a. correctly and consistently, identification and protection of incumbent analogue and TV broadcasting services;
- b. correctly and consistently, identification and protection of the Radio Astronomy services;
- c. correctly and consistently, identification and protection of the



- polygons under the Karoo Central Astronomy Advantage Areas;
- d. correctly and consistently, identification and protection of areas along the bordering countries and;
- e. correctly and consistently, provisioning of TVWS availability results at any point/or multiple points of interests in the republic within the accuracy as determined by thresholds given by the Authority.

#### **4.6 Implementation of the S-GLSD security**

The Authority expects that candidate S-GLSD service providers will implement robust and secure end-to-end communication in their respective systems and be able to demonstrate the following to the satisfaction of the Authority:

- a. a secure data exchange in the communication protocol between R-GLSD and S-GLSDs;
- b. a secure data exchange in the communication protocol between S-GLSDs and WSDs and;
- c. provisioning of OPs only to the Type Approved and authorised WSDs.

#### **5. Qualification Period**

Upon a successful completion of the self-declaration phase by the applicant; the Authority will grant the respective applicants a maximum period of 90 calendar days to complete the subsequent phases of the qualification assessment. The applicant is expected to complete the qualification process within the above stipulated timeframe, failing to do so will result in getting disqualified. It is within the Authority's discretion to evaluate requests to provide a qualification time extension on the case by case basis. Figures 1 and 2, describe the qualification schedule and details involved in different phases of the qualification assessment of S-GLSD service providers.

Phases	Week 1	Week 2	Week 3	Week 4	Week 5	Week 6	Week 7	Week 8	Week 9	Week 10	Week 11	Week 12	Week 13
Due-diligence Confirmed													
ICASA to provide Qualification material													
Database Development													
Simulated Tests													
Implementation of the communication protocols, interfaces and storage													
Calculation engine implementation of TVWS algorithm													
Implementation of the S-GLSD security													
Qualification Decision													

Figure 1. Qualification timeline

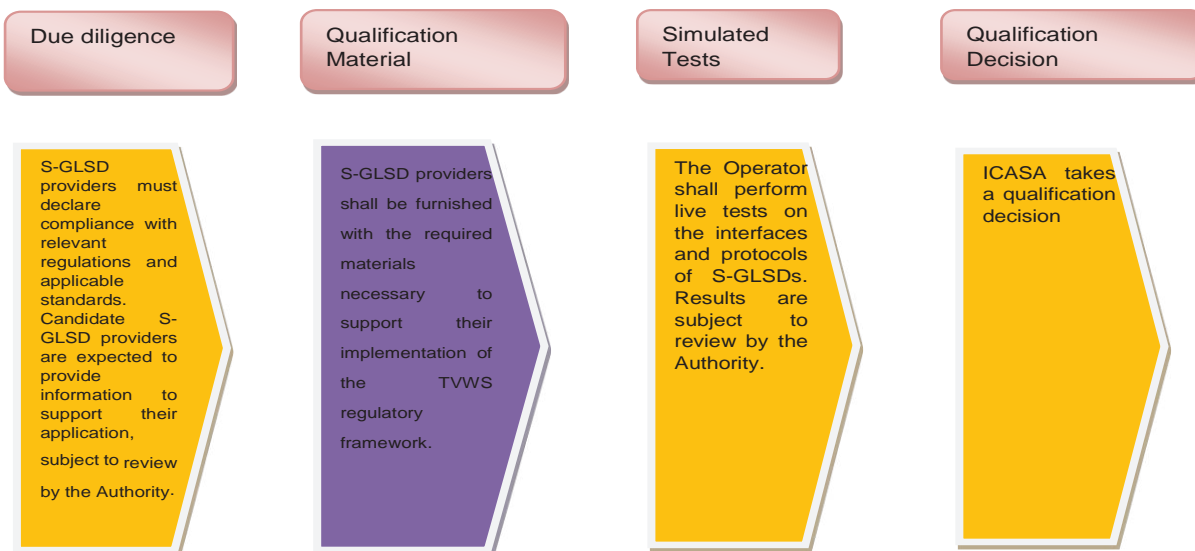


Figure 2: Overview of S-GLSD qualification process

All phases of the qualification involve a continuous interaction between the Authority and the candidate S-GLSD service provider. The candidate provider will be supplied with relevant requests for information by the Authority, to which it will provide feedback or results after processing, thereafter. The Authority will review the results provided by the candidate and decide. Each phase involves a decision which will either qualify or disqualify the respective provider.

At the end of this qualification period, the Authority will furnish candidate S-GLSD service providers that have successfully qualified to move on to the next phase of the assessment with the real TV band incumbents and Type Approval datasets required for live operation.

## **6. White Label<sup>4</sup> Provision of S-GLSD Services**

The Authority will allow third-party organisations that are interested to become S-GLSD service providers through white label reseller service agreements with qualified S-GLSD service provider organisations. The candidate third-party S-GLSD service providers are expected to provide the following information to the satisfaction of the Authority:

- a. all the information required under section 5 (self-declaration) and;
- b. supporting reseller contractual document/or letter of offer provided by a qualified S-GLSD service provider.

## **7. Qualification Decision**

Upon successful completion of all the qualification assessments, the applicant will be issued with a qualification letter by the Authority confirming their status. The webservice URL of the respective qualified S-GLSD provider will be listed under the Authority's R-GLSD web portal so that it can be publicly discovered by Type Approved authorized WSDs.

## **8. Communication**

All organisations interested to become candidate S-GLSD service provider are required to nominate knowledgeable personnel(s) for the purposes of be a point of contact with the Authority during the qualification period, this information shall be shared with the Authority at the due diligence phase. All communication with the Authority shall be via the following email address:

Ms Pumla Ntshalintshali

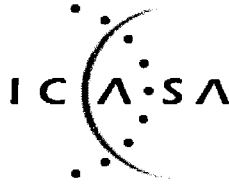
Email: [PNtshalintshali@icasa.org.za](mailto:PNtshalintshali@icasa.org.za)

<https://tvwhitespaces.icasa.org.za>

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<sup>4</sup> means a concept that involves the production of goods or services by one company and the use, or reselling of these goods and services by another company under its own brand.

**INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA**  
**NOTICE 96 OF 2020**



**ELECTRONIC COMMUNICATIONS ACT, 2005 (ACT NO. 36 OF 2005)**  
**APPLICATIONS FOR TRANSFER OF AN INDIVIDUAL ELECTRONIC**  
**COMMUNICATIONS SERVICE AND INDIVIDUAL ELECTRONIC**  
**COMMUNICATIONS NETWORK SERVICE LICENCES FROM VALLEY JUNCTION**  
**TRADING 70 CC TO AFRICAWIDE MOBILE (PTY) LTD**

1. The Independent Communications Authority of South Africa ("the Authority") hereby gives notice that it has received applications from Valley Junction Trading 70 cc for the transfer of its Individual Electronic Communications Service ("I-ECS") and Individual Electronic Communications Network Service ("I-ECNS") licences. The applications were submitted in terms of Regulation 11 of the Processes and Procedures Regulations for Individual Licences, 2010 published in Government Gazette No. 33293 of 14 June 2010, as amended by the Amendment Individual Processes and Procedures Regulations 2015 published in Government Gazette No.39871 of 30 March 2016 ("Processes and Procedures Regulations") and read with section 13 of the Electronic Communications Act No. 36 of 2005, as amended ("the ECA").
2. The transfer applications seek approval from the Authority to transfer the I-ECNS and I-ECS licences held by Valley Junction Trading 70 cc ("the Applicant") to Africawide Mobile (Pty) Ltd ("the Transferee") and will be evaluated on the basis of the following criteria:
  - a. promotion of competition in the ICT sector;
  - b. interests of consumers; and
  - c. equity ownership by Historically Disadvantaged Persons ("HDPs").

4. The applications, relevant schedule and any representations received pursuant thereto will be made available and open for inspection by any interested party in the Authority's library, during the Authority's office hours.
5. Any interested party is invited to lodge written representations to the applications within fourteen (14) working days from the date of publication of this notice in the Government Gazette.
6. Any person who makes written representations must indicate whether they require an opportunity to make oral representations in the event that the Authority decides to hold public hearings.
7. All written representations, responses and other correspondence in terms of this notice must be directed to Mr Peter Mailula at ECNS, ECS and Postal Licensing Unit, Licensing Division, at Block B, 350 Witch – Hazel Avenue, Eco Point Office Park, Eco Park, Centurion **OR** Private Bag X10, Highveld Park, 0169 **OR** by facsimile no. (012) 568 3658 **OR** by e-mail: [PMailula@icasa.org.za](mailto:PMailula@icasa.org.za)
8. Any person who may lodge representations in terms of this notice, must also furnish proof that a copy of the representation has been delivered by hand to Ms Maggie Wu at Valley Junction Trading 70 cc located at 138 Second Avenue, Edenvale, 1612, **OR** sent by facsimile no: (011) 412 5218 **OR** sent by e-mail to [Wu-maggie@hotmail.com](mailto:Wu-maggie@hotmail.com)
9. Valley Junction Trading 70 cc has the right to respond in writing to written representations made by any interested person on the transfer applications. The written responses must be lodged with the Authority within twenty-one (21) working days from the date of publication of this notice in the Government Gazette.

10. Valley Junction Trading 70 cc must, at the time of lodging the written response, furnish proof to the Authority's satisfaction that it has delivered a copy of the response by hand, **OR** has sent a copy thereof by facsimile **OR** by e-mail to the relevant person having made the written representations.

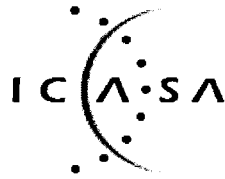


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**DR. KEABETSWE MODIMOENG**  
**ACTING CHAIRPERSON**

## INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

## NOTICE 97 OF 2020

**ELECTRONIC COMMUNICATIONS ACT, 2005 (ACT NO. 36 OF 2005)****APPLICATIONS FOR TRANSFER OF AN INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE AND INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCES FROM VALLEY JUNCTION TRADING 70 CC TO AFRICAWIDE MOBILE (PTY) LTD**

1. The Independent Communications Authority of South Africa ("the Authority") hereby gives notice that it has received applications from Valley Junction Trading 70 cc for the transfer of its Individual Electronic Communications Service ("I-ECS") and Individual Electronic Communications Network Service ("I-ECNS") licences. The applications were submitted in terms of Regulation 11 of the Processes and Procedures Regulations for Individual Licences, 2010 published in Government Gazette No. 33293 of 14 June 2010, as amended by the Amendment Individual Processes and Procedures Regulations 2015 published in Government Gazette No.39871 of 30 March 2016 ("Processes and Procedures Regulations") and read with section 13 of the Electronic Communications Act No. 36 of 2005, as amended ("the ECA").
2. The transfer applications seek approval from the Authority to transfer the I-ECNS and I-ECS licences held by Valley Junction Trading 70 cc ("the Applicant") to Africawide Mobile (Pty) Ltd ("the Transferee") and will be evaluated on the basis of the following criteria:
  - a. promotion of competition in the ICT sector;
  - b. interests of consumers; and
  - c. equity ownership by Historically Disadvantaged Persons ("HDPs").
3. The Applicant submits that the Transferee is 100% owned by HDPs.

4. The applications, relevant schedule and any representations received pursuant thereto will be made available and open for inspection by any interested party in the Authority's library, during the Authority's office hours.
5. Any interested party is invited to lodge written representations to the applications within fourteen (14) working days from the date of publication of this notice in the Government Gazette.
6. Any person who makes written representations must indicate whether they require an opportunity to make oral representations in the event that the Authority decides to hold public hearings.
7. All written representations, responses and other correspondence in terms of this notice must be directed to Mr Peter Mailula at ECNS, ECS and Postal Licensing Unit, Licensing Division, at Block B, 350 Witch – Hazel Avenue, Eco Point Office Park, Eco Park, Centurion **OR** Private Bag X10, Highveld Park, 0169 **OR** by facsimile no. (012) 568 3658 **OR** by e-mail: [PMailula@icasa.org.za](mailto:PMailula@icasa.org.za)
8. Any person who may lodge representations in terms of this notice, must also furnish proof that a copy of the representation has been delivered by hand to Ms Maggie Wu at Valley Junction Trading 70 cc located at 138 Second Avenue, Edenvale, 1612, **OR** sent by facsimile no: (011) 412 5218 **OR** sent by e-mail to [Wu-maggie@hotmail.com](mailto:Wu-maggie@hotmail.com)
9. Valley Junction Trading 70 cc has the right to respond in writing to written representations made by any interested person on the transfer applications. The written responses must be lodged with the Authority within twenty-one (21) working days from the date of publication of this notice in the Government Gazette.



10. Valley Junction Trading 70 cc must, at the time of lodging the written response, furnish proof to the Authority's satisfaction that it has delivered a copy of the response by hand, **OR** has sent a copy thereof by facsimile **OR** by e-mail to the relevant person having made the written representations.



**DR. KEABETSWE MODIMOENG**  
**ACTING CHAIRPERSON**

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT  
NOTICE 98 OF 2020

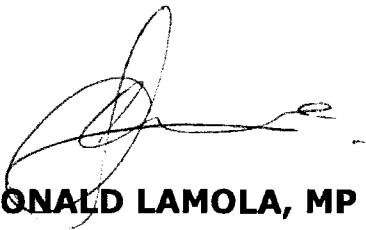
**PROMOTION OF ACCESS TO INFORMATION ACT, 2000**

**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 HUMAN SETTLEMENTS**

As set out in the Schedule

A handwritten signature in black ink, consisting of a large, stylized 'R' followed by a horizontal line and a small flourish.

**MR RONALD LAMOLA, MP**

**MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES**

**FORM D**

**(Section 15 of the Promotion of Access to Information Act 2000 (Act no. 2 of 2000))**  
**[Regulation 5A]**

[illegible]

<p>(Act No. 63 of 2000) Regulations: Notice 842 of 2007</p> <ul style="list-style-type: none"> <li>• The Home Loan and Mortgage Disclosure Act 2000 (Act No. 63 of 2000) Amendment Bill, 2016 : Notice 247 of 2017</li> <li>• Rental Housing Amendment Act: 2014</li> </ul> <p><b><u>STRATEGIC POLICIES</u></b></p> <ul style="list-style-type: none"> <li>• National Housing Code 2009</li> <li>• Towards policy foundation for the Human Settlements Legislation (White Paper)</li> <li>• Finance Linked Individual Subsidy Programme (FLISP Policy).</li> <li>• Upgrading of Informal Settlements</li> <li>• Monitoring, Evaluation and Impact Assessment Policy 2013/14-2018/19: Policy Implementation Framework for the Human Settlements Sector</li> <li>• Rapid Appraisal of Outcome 8: Delivery Agreements: Sustainable Human Settlements and Improved Quality of Household Life, Output 1: Accelerated delivery of Housing Opportunities</li> <li>• Framework for Women and Youth (Policy Framework)</li> </ul>	
<p><b><u>PLANS</u></b></p> <ul style="list-style-type: none"> <li>• Revised Strategic Plan (2015-2020)</li> <li>• Environmental implementation plan: DHS 2015-2020</li> <li>• Annual Performance Plans</li> <li>• The Comprehensive Plan for the creation of Sustainable Human Settlements of 2004</li> <li>• Approved Municipal Urban Settlements Development Grant plans (part of the Built Environment Performance Plans (BEPPs).</li> <li>• Neighborhood Planning and Design Guideline (The Red Book)</li> </ul>	Available on DHS Website.
<p><b><u>REPORTS</u></b></p> <ul style="list-style-type: none"> <li>• Department of Human Settlements Annual Reports</li> <li>• Reports on Human Settlements Environmental Scanning &amp; Analysis (Economic trends analysis and Markets).</li> <li>• The Office Of Disclosure Annual Report 2016_(the performance of financial institutions)</li> <li>• Quarterly Report on the performance of financial institutions</li> <li>• A Baseline Assessment for future impact evaluation of informal settlements targeted for upgrading</li> </ul>	Available on DHS Website.

<ul style="list-style-type: none"> <li>• Design and Implementation Evaluation of the Integrated Residential Development Programme</li> <li>• Impact and Implementation Evaluation of the Social Housing Programme</li> </ul>	
<p><b><u>MONITORING &amp; EVALUATION</u></b></p> <ul style="list-style-type: none"> <li>• Data acquisition and management (informal settlement, delivery figures, rectification, delivery per project, and blocked : 1994/95 up to 2018/19)</li> <li>• Evaluation of the impact of the Rural Housing Programme</li> <li>• Evaluating the performance of Social and Rental Housing programme</li> <li>• Measuring success in Human Settlements development: an impact evaluation study of the upgrading of informal settlements programme in selected projects in South Africa</li> </ul>	Available at DHS Offices.
<p><b><u>FINANCES</u></b></p> <ul style="list-style-type: none"> <li>• Budget (Estimates of National Expenditure for Human Settlements)</li> <li>• Financial audits</li> <li>• Financial Irregularities and,</li> <li>• Financial Statements</li> </ul>	Available at DHS offices and on Website.
<p><b><u>PARLIAMENTARY QUESTIONS</u></b></p> <ul style="list-style-type: none"> <li>• Parliament Approved Replies</li> </ul>	Available on DHS Website
<p><b><u>COMMUNICATION SERVICES</u></b></p> <ul style="list-style-type: none"> <li>• Press Releases</li> <li>• Profiles of Executive Authorities</li> <li>• Events, campaigns, launches and publicity programmes (includes speeches of the Minister, Deputy Minister and photographs)</li> <li>• Seminars, conferences and summits (includes campaigns &amp; workshops)</li> <li>• Available Departmental Publications, Brochures, Newsletters, Magazines and Posters</li> <li>• Economic opportunities created by Department of Human Settlements (in 11 official languages).</li> <li>• Human Settlements Programmes and Subsidies (11 official languages).</li> <li>• Social contract for the development of sustainable human settlements</li> <li>• Guide to owning a Government Subsidised House.</li> <li>• Housing Project Process Guide</li> <li>• Leading Change (Delivering the New Urban Agenda through Urban and Territorial Planning)]</li> </ul>	Available on DHS Website and Office
<p><b><u>PAIA RECORDS</u></b></p> <ul style="list-style-type: none"> <li>• PAIA Manuals (in all 11 official languages)</li> </ul>	Available at DHS offices and on Website.

<ul style="list-style-type: none"><li>• Section 32 Reports</li><li>• PAIA Access Forms</li><li>• Section 15 List</li></ul>	
<ul style="list-style-type: none"><li>• Establishment matters (Macro Structure)</li></ul>	Available on DHS Website.

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

## NOTICE 99 OF 2020

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

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

Claimant : The Fishing Community of Simon's Town

Originally Dispossessed Individual: Sulaiman Achmat, Harry Williams, Achmat Anthony, Frank Williams, Peter Williams and Unus Marnewick.

Property Description : Erven 1076, 1071, 1069 and 3987 Simon's Town, Cape Town Metropole, Western Cape measuring 1,482m<sup>2</sup>, 483m<sup>2</sup>, 1285m<sup>2</sup> and 499m<sup>2</sup>

Date Submitted : 21 and 23 December 1998

Reference no : KRK6/2/3/A/2/0/10520/309 (A926)  
KRK6/2/3/A/2/0/10/0/42 (A631)

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

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

Tel: (021)409-0300

Fax: (021)409-0539

CHECKED.....

DATE.....

APPROVED.....

DATE.....

Mr. L.H Maphutha  
Regional Land Claims Commissioner

**SOUTH AFRICAN RESERVE BANK****NOTICE 100 OF 2020****Notice and Order of Forfeiture**

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

**Mr Francois Johannes du Preez, identity number 430319 5034 081 (the "Respondent")**

of:

13 Abraham Street  
Reynorif  
1049

**Be pleased to take notice that:**

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in 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 forfeited to the State the following money, namely:
  - 2.1 the total amount of R25 330.00, being capital standing to the credit of the Respondent, together with any interest thereon and/or other accrual thereto, held in account number 9314288187, with ABSA Bank Limited.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 3 day of FEBRUARY 2020.



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



**SOUTH AFRICAN RESERVE BANK****NOTICE 101 OF 2020****Notice and Order of Forfeiture**

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

**Steelblue Investments (Pty) Limited, registration number 2016/005577/07 (the "Respondent"),**

of:

Unit 21 Southgate Industrial Park,  
121 Ashgate Road  
Amanzimtoti  
4126

**Be pleased to take notice that:**

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in 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 forfeited to the State the following money, namely:
  - 2.1 the total amount of R236 849.46, being capital standing to the credit of the Respondent, together with any interest thereon and/or other accrual thereto, transferred from bank account number 90003402975, in the name of Steelblue Investments (Pty) Limited at Bidvest Bank Limited, into an office suspense account held at Bidvest Bank Limited for the benefit of the Respondent.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 3 day of FEBRUARY 2020.



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

**DEPARTMENT OF TOURISM**  
**NOTICE 102 OF 2020**  
**TOURISM ACT, 2014 (Act NO.3 of 2014)**

**REGULATIONS IN RESPECT OF THE NATIONAL TOURISM INFORMATION AND MONITORING  
SYSTEM**

I, Mmamoloko Kubayi-Ngubane, Minister of Tourism, acting in terms of section 61(1)(a) of the Tourism Act, 2014 hereby make the regulations in respect of the National Tourism Information and Monitoring System.



**MMAMOLOKO KUBAYI-NGUBANE, MP**

**MINISTER OF TOURISM**

**DATE:** 04/02/2020

**TOURISM ACT, 2014 (ACT NO. 3 of 2014)****REGULATIONS IN RESPECT OF NATIONAL TOURISM INFORMATION AND MONITORING  
SYSTEM**

The Minister of Tourism has under section 61(1)(a) and (2), read with section 5 of the Tourism Act, 2014 (Act No. 3 of 2014), made the Regulations in the Schedule.

**SCHEDULE****TABLE OF CONTENTS****PART 1****INTERPRETATION AND PURPOSE OF REGULATIONS**

1. Definitions
2. Purpose of the Regulations
3. Application of Regulations

**PART 2****NATIONAL TOURISM INFORMATION AND MONITORING SYSTEM**

4. Nature and form of System
5. Tourism related activities and services in respect of which information must be collected
6. Content and form of data and information which must be captured on System
7. Submission of databases by organs of state
8. Submission of data and information
9. Information security, protection and governance
10. Record keeping
11. Verification of data and information

**PART 3****GENERAL PROVISIONS**

12. Offences and penalties
13. Short title and commencement

## PART 1

### INTERPRETATION AND PURPOSE OF REGULATIONS

#### Definitions

1. In these Regulations a word or expression to which a meaning has been assigned in the Act, has the meaning so assigned and, unless the context indicates otherwise—

**“System”** means the national tourism information and monitoring system established in terms of section 5 of the Act; and

**“the Act”** means the Tourism Act, 2014 (Act No. 3 of 2014).

#### Purpose of Regulations

2. The purpose of these Regulations is to regulate the collection, recording, management, analysis and dissemination of information and data on tourism in order to monitor developments and trends in tourism.

#### Application of Regulations

3. These Regulations apply uniformly in all provinces of the Republic of South Africa.

## PART 2

### NATIONAL TOURISM INFORMATION AND MONITORING SYSTEM

#### Nature and form of the System

4. The System must be a set of processes and procedures enabled by a web application designed to capture, store, disseminate and analyse tourism information.

**Tourism-related activities and services in respect of which information must be collected**

5. Data and information to be captured on the System includes all tourism-related information, such as Tourism Satellite Account (“TSA”) classifications and categories and data and information on—

- (a) accommodation;
- (b) meetings, exhibitions, conferences and special events;
- (c) attractions and activities;
- (d) tour operators and tourist guide services;
- (e) restaurants and similar services;
- (f) tourism information services;
- (g) hiring and leasing;
- (h) passenger transport and related services;
- (i) travel agencies and other reservation services;
- (j) cultural services;
- (k) sports and recreational services; and
- (l) tourism-related infrastructure.

**Content and form of data and information which must be captured on the System**

6. The content and form of data and information which must be captured on the System includes, but is not limited to the following:

- (1) Generic information of all tourism businesses in all categories such as  
business legal name, trading name, CIPC registration number, years of operation, province, municipality, town, ward, business type, business structure, franchise information, ownership type, classification of business, category, percentage of black ownership, percentage of black-women ownership, B-BBEE status level, enterprise size, B-BBEE certificate expiry date, tourism grading level, universal accessibility, geographical coordinates, member association, hours and days of operation, booking details, social media addresses, physical address and postal address;
- (2) Specific information related to categories of tourism businesses such as the following:

(a) Accommodation: total number of rooms, total number of beds, type of amenities provided, grading level and year of grading;

(b) Meetings, exhibitions and special events facilities: total number of conference rooms, total seating capacity, grading level, year of grading and total parking capacity;

(c) Restaurants, food and beverages: classification of business, dietary restrictions, liquor license, smoking facility, total seating capacity, services offered, grading level, year of grading and whether it is a formal or informal business;

(d) Attractions and activities: type of attraction, activities offered, type of special activities offered and booking information;

(e) Travel agencies and tour operators: type of travel services offered, type of tour operator, type of tours offered, areas of tour operation, and type of special activities offered, carrying capacity and booking information;

(f) Passenger transport services: type of transport services, number of vehicles, number of boats, number of passenger vessels, number of trains, activities offered, services offered, carrying capacity and booking information;

(g) Cultural services: type of cultural services, other activities offered, type of special services offered and booking information;

(h) Tourism information services: type of services offered, type of special services offered, and operating hours; and

(i) Recreational services: type of recreational services, other activities and services offered and booking requirements.

### **Submission of databases by organs of state**

7. The Director-General must implement systems to ensure that organs of state submit databases with complete information.

**Submission of data and information**

8. (1) Data and information may be submitted in hard copies or electronically.
- (2) Data and information must be submitted at least once a year.
- (3) Data and information must be submitted within 30 days, where there are changes to the information or upon request.

**Information Security, Protection and Governance**

9. (1) Data and information collected in terms of regulation 8 must be used by the Department for administrative and planning purposes.
- (2) Collected data and information must be published in aggregated format for purposes of public reporting or statistical analysis.
- (3) The data and information storage must comply with the provisions of the Protection of Personal Information Act, 2013 (Act No.4 of 2013).

**Record-keeping**

10. (1) A person must keep a record of the information submitted to the Department.
- (2) The record contemplated in sub-regulation (1) must be—
- (a) retained for a period of at least five years; and
- (b) made available for inspection by a representative of the Department, upon request.

**Verification of data and Information**

11. (1) The Department must notify a person who submitted information or data for verification, of the period within which a verification of the information or data will be conducted by the Department.



(2) If during the verification process, the Department reasonably believes that the information provided is incorrect or misleading, the Department must, in writing and within a reasonable period, afford a person to whom the information belongs an opportunity to correct the information.

### **PART 3**

#### **GENERAL PROVISIONS**

##### **Offences and penalties**

12. (1) A person commits an offence if a person knowingly provides incorrect or misleading information.

(2) A person who commits an offence contemplated in sub-regulation (1) is liable on conviction to—

- (a) imprisonment for a period not exceeding 12 months;
- (b) an appropriate fine; or
- (c) both a fine and imprisonment.

##### **Short title and commencement**

13. These Regulations are called the National Tourism Information and Monitoring System Regulations, 2019, and take effect on the date of publication thereof.

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ISAZISO SIKAHULUMENI,

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**UMNYANGO WEZOKUVAKASHA**

**UMTHETHO WEZOKUVAKASHA, KA-2014 (uMthetho NO.3 ka-2014)**

**IMITHETHOZIMISO MAQONDANA NOLWAZI LWEZOKUVAKASHA KUZWELONKE KANYE  
NOHLELO LOKUQAPHA**

Mina, Mmamoloko Kubayi-Ngubane, uNgqongqoshe Wezokuvakasha, ngenza ngaphansi kwesigaba sama-61(1)(a) soMthetho Wezokuvakasha, 2014 lapha ngenza iMithethozimiso Maqondana Nolwazi Lwezokuvakasha kanye Nohlelo Lokuqapha.



**MMAMOLOKO KUBAYI-NGUBANE, MP**

**UNGQONGQOSHE WEZOKUVAKASHA**

**USUKU: 04/02/2020**

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**USOMQULU KAHULUMENI**

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**UMNYANGO WEZOKUVAKASHA****UMTHETHO WEZOKUVAKASHA, KA-2014 (UMTHETHO NO. 3 ka-2014)****IMITHETHOZIMISO MAQONDANA NOLWAZI LWEZOKUVAJKASHA KUZWELONKE KANYE****NOHLELO LOKUQAPHA**

UNgqongqoshe Wezokuvakasha ngaphansi kwesigaba sama-61(1)(a), ufundwa nesigaba sesi-5 soMthetho Wezokuvakasha, ka-2014 (uMthetho No. 3 ka-2014), wenze iMithethozimiso kuSheduli.

**ISHEDULI****ITHEBULA LOKUQUKETHWE****INGXENYE YOKU-1****UKUHLAZIYWA KANYE NENHLOSO YEMITHETHOZIMISO**

1. Izincazelo
2. Izinhloso Zemithethozimiso
3. Ukusetshenziswa Kwemithethozimiso

**INGXENYE YESI-2****ULWAZI LWEZOKUVAKASHA KUZWELONKE KANYE NOHLELO LOKUQAPHA**

4. Isimo kanye nendlela Yohlelo
5. Izinto ezihambisana nezokuvakasha kanye namasevisi amaqondana nokuthi yiluphi ulwazi okumele luqoqwe
6. Okuqukethwe kanye nefomu lweminingwane kanye nolwazi okumele lufakwe ohlelweni
7. Ukuhanjiswa kolwazi olugciniwe ngamagatsha ombuso
8. Ukuhanjiswa kweminingwane kanye nolwazi
9. Ukuphepha, ukuvikelwa kanye nokwenganyelwa kolwazi
10. Ukugcinwa kwerekhodi
11. Ukuqinisekiswa kweminingwane kanye nolwazi

**INGXENYE YESI-3****IMIHLINZEKO EYEJWAYELEKILE**

12. Amacala kanye nenhlawulo

13. Isihloko esifushane kanye nokuqaliswa

### **INGXENYE YOKUQALA**

#### **UKUHLAZIYWA KANYE NENHLOSO YEMITHETHOZIMISO**

##### **Izincazelo**

1. KuleMithethozimiso igama noma inkulumbo incazelo yayo efakwe eMthethweni kuthatha leyo ncazelo kanye, ngaphandle uma isimo sisho ngokunye —

“**Uhlelo**” kusho ulwazi lwezokuVakasha kuzwelonke kanye nohlelo lokuqapha olusungulwe ngokwemigomo yesigaba sesi-5 soMthetho; kanye

“**uMthetho**” kusho uMthetho Wezokuvakasha, ka-2014 (uMthetho no. 3 ka-2014).

##### **Izinhloso Zemithethozimiso**

2. Inhloso yaleMithethozimiso ukulawulwa ukuqoqwa, ukurekhodwa, ukuphathwa, ukuhlaziywa kanye nokusabalalisa kolwazi kanye neminingwane yezokuvakasha ukuze kuqashwe ukuthuthuka kanye nemikhuba yezokuvakasha

##### **Ukusetshenziswa Kwemithethozimiso**

3. Le Mithethozimiso isebenza ngokufana kuzo zonke izifundazwe zeRiphabhuliki yaseNingizimu Afrika.

### **INGXENYE YESI-2**

#### **ULWAZI LWEZOKUVAKASHA KUZWELONKE KANYE NOHLELO LOKUQAPHA**

**Isimo kanye nendlela Yohlelo 4.** Uhlelo kumele lube uhla kanye nenqubo oluvunyelwe yisicelo sakuwebhu esenzelwe ukuthatha, ukugcina, ukusabalalisa kanye ngokuhlaziya ulwazi lwezokuVakasha.

**5. Izinto ezihambisana nezokuvakasha kanye namasevisi amaqondana nokuthi yiluphi ulwazi**

**okumele luqoqwe** 5. Imininingwane kanye nolwazi olufakwe ohlelweni kuhlanganisa ulwazi olumaqondana nezokuvakasha, njenge-*Tourism Satellite Account* ("TSA") yokwahlukaniswa kanye nezinhlobo kanye neminingwane kanye nolwazi nge—

- (a) ndawo yokuhlala;
- (b) imihlangano, imibukiso, inkomfa kanye nemicimbi ekhethekileyo;
- (c) ukuheha kanye nezinto ezenziwayo;
- (d) abasebenzi bezokuvakasha kanye nabakhaphi kwezokuVakasha;
- (e) izindawo zokudlela kanye nezendawo ezifanayo;
- (f) ezolwazi ngezokuvakasha;
- (g) ukuqasha;
- (h) ezokuthutha zabagibeli kanye nezinto ezifanayo;
- (i) izinkampani zokuvakasha kanye nezendawo ezinye zokubhukha;
- (j) ezamasiko;
- (k) ezemidlalo kanye nezokuncebeleka; kanye
- (l) nezakhiwo ezimaqondana nezokuvakasha.

**6. Okuqukethwe kanye nohlobo lwemininingwane kanye nolwazi okumele lufakwe ohlelweni**

**6.**

Okuqukethwe kanye nefomu lwemininingwane kanye nolwazi okumele lufakwe ohlelweni kuhlanganisa, okungakhawulelwe kokulandelayo:

- (1) Ulwazi olwejwayelekile lwawo wonke amabhizinisi ezokuvakasha ngezinhlobo zawo zonke njengegama elisemthethweni lebhizinisi, inombolo ye-PICC yokubhalisa, iminyaka yokusebenza, isifundazwe, umasipala, idolobha, iwadi, uhlobo lwebhizinisi, ukuma kwebhizinisi, imininingwane yemvume, inhlobo yobunikazi, ukwahlukaniswa kwebhizinisi, uhlobo, iphesenti labanikazi abamnyama, iphesenti labanikazi abangabantu besifazane abamnyama, izinga lesimo se B-BBEE, ubukhulu bemvume, usuku lokuphelelwa kwesitifiketi se B-BBEE, izinga lokuhlelwa kwezokuvakasha, ukutholakala ndawozonke,

ukuhlangana ngokwezindawo, inhlango yamalunga, amahora kanye nezinsuku zokusebenza, imininingwane yokubhukha, imininingwane yezinkundla zokuxhumana, ikheli lebhizinisi leposi; uhlobo lwebhizinisiizinga lokugreda

(2) Ulwazi oluthile olumaqondana nezinhlobo zamabhizinisi afana nalawa alandelayo:

(a) Indawo yokuhlala: inani selilonke lamagumbi, inani selilonke lemibhede, izinhlobo zezinto ezihlinzekwayo, izinga lokugreda kanye nonyaka wokugreda; izinga lokugreda

(b) Imihlangano, imibukiso kanye nezakhiwo zemcimbi yekhethelo: inani lilonke lamagumbi enkomfa, inani selilonke lomthamo wabantu abangahlala, izinga lokugreda, unyaka wokugreda kanye nenani selilonke lomthamo wokupaka;

(c) Amaresturenti, ukudla kanye neziphuzo: uhlobo lwebhizinisi, imithetho yokudayetha, imvume yotshwala, izakhiwo sokubhema, inani selilonke lomthamo wabantu abangahlala, izinsiza ezihlinzekwayo, izinga lokugreda, unyaka wokugreda kanye nokuthi ngabe yibhizinisi elisemthethweni noma cha;

(d) Izinto ezihehayo kanye nezinto ezenziwayo: izinhlobo zezinto ezihehayo, izinto ezenziwayo ezihlinzekwayo, izinhlobo zezinto zekhethelo ezenziwayo kanye nolwazi ngokubhukha;

(e) Izinhlangano zokuvakasha kanye nabasebenzi bezezokuvakasha: izinhlobo zezinto zokuvakasha ezihlinzekwayo, inhlobo yomsebenzi wezokuvakasha, izinhlobo zokuvakasha ezihlinzekwayo, izindawo zokusebenza kwezokuvakasha, kanye nezinhlobo zezinto zekhethelo ezihlinzekwayo, inani labantu abangaphathwa kanye nolwazi lokubhukha;

(f) Izinsiza zezokuthuthwa kwabagibeli: izinhlobo zezinsiza zezokuthutha, inani lezimoto, inani lezikebhe, inani lemikhumbi yabaGibeli, inani lezitimela, izinto ezihlinzekwayo, inani labantu abangathathwa kanye nolwazi lokubhukha;

(g) Izinto zesiko: izinhlobo zezinto zamasiko, ezinye izinto ezihlinzekwayo, izinhlobo zezinto ezikhethekile ezihlinzekwayo kanye nolwazi lokubhukha;

(h) Ulwazi lwezinsiza zezokuvakasha: izinhlobo zezinto ezihlinzekwayo, kanye nezikhathi zokusebenza; kanye

(i) Izinto zokuzijabulisa: izinhlobo zezinto zokuzijabulisa ezihlinzekwayo kanye nezimfuneko zokubhukha.

**7. Ukuhanjiswa kolwazi olugciniwe ngamagatsha ombuso**

UMqondisi-Jikelele kumele aqalise izinhlelo ukuqinisekisa ukuthi amagatsha ombuso ahambisa ulwazi olugciniwe olunayo yonke imininingwane.

**Ukuhanjiswa kwemininingwane kanye nolwazi**

8. (1) Ulwazi kanye nemininingwane kumele kuhanjiswa ngamakhophi abambekayo noma ngobuchwepheshe.

(2) Ulwazi kanye nemininingwane kumele kuhanjiswa okungenani kanye ngonyaka.

(3) Ulwazi kanye nemininingwane kumele kuhanjiswa ezinsukwini ezingama-30, lapho kunoshintsho elwazini noma lapho kuceliwe.

**Ukuvikelwa kolwazi, Ukuphepha kanye Nokwengamela**

9. (1) Ulwazi kanye nemininingwane okuhlanganisiwe ngokwemigomo yesigaba sesi-8 kumele lusetshenziswa nguMnyango ngezinhloso zokuphathwa kanye nokuhlela.

(2) Imininingwane kanye nolwazi okuhlanganisiwe kumele kushicilelwe ngendlela ehlanganisiwe ngezinhloso zombiko womphakathi noma ukuhlaziya izibalo.

(3) Indawo yokugcina ulwazi kumele ihambisane noMthetho Wokuvikelwa Kolwazi Lwabantu, ka-2013 (uMthetho No.4 ka-2013).

**Ukugcinwa kwamarekhodi**

10. (1) Umuntu kumele agcine irekhodi lolwazi oluhanjiswa eMnyangweni.

(2) Irekhodi okukhulunywe ngalo kumthethosimiswaneni kumele—

(a) ligcinwe okungenani isikhathi esingangeminyaka eyisihlanu; futhi

(b) lenziwe ukuthi libe khona ukuthi lihlolwe omele uMnyango, uma kuceliwe.



**Ukuqinisekiswa kwemininingwane kanye nolwazi**

11. (1) UMnyango kumele wazise umuntu ohambise ulwazi noma imininingwane ukuthi iqinisekise, ukuthi kuzothatha isikhathi esingakanani ukuqinisekiswa kolwazi noma imininingwane nguMnyango.

(2) Lapho kusohlelweni lokuqinisekiswa, uMnyango ukholwa ngukuthi ulwazi oluhlinzekiwe alulona iqiniso, uMnyango kumele, ngokubhala kanye nasesikhathini esifanele, unike umuntu ulwazi okungolwakhe ithuba lokulungisa ulwazi.

**INGXENYE YESI-3****IMIHLINZEKO EYEJWAYELEKILE****Amacala kanye nenhlawulo 12.**

(1) Umuntu wenza icala uma umuntu ehlinzeka ngolwazi olungelona iqiniso ngamabomu.

(2) Umuntu owenza icala okukhulunywe ngalo kumthethosimiswana soku-(1) engagwetshwa—

- (a) ejele isikhathi esingedluli izinyanga eziyi-12;
- (b) inhlawulo efanele; noma
- (c) kokubili inhlawulo kanye nokugwetshwa ejele.

**Isihloko esifushane kanye nokuqaliswa**

13. Le Mithethozimiso ibizwa ngeMithethozimiso Yolwazi Lwezokuvakasha kuZwelonke kanye Nohlelo Lokuqapha, ka-2019, futhi izoqala ukusebenza ngosuku lokushicilelwa kwayo.

## DEPARTMENT OF TRADE AND INDUSTRY

## NOTICE 103 OF 2020

STANDARDS ACT, 2008  
STANDARDS MATTERS

In terms of the Standards Act, 2008 (Act No. 8 of 2008), the Board of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

## SECTION A: DRAFTS FOR COMMENTS

The following draft standards are hereby issued for public comments in compliance with the norm for the development of the South Africa National standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 466 Ed 2	<i>Quality management systems - Guidelines for quality plans.</i> Gives guidelines for establishing, reviewing, accepting, applying and revising quality plans.	2020-03-16
SANS 1288 Ed 4	<i>Preservative-treated timber.</i> Specifies preservative treatment requirements (other than the method of treatment) for preservative-treated timber and timber products (other than composite board products), that have an expected service life at various levels of preservative treatment which are considered to be acceptable for a range of hazard conditions. Note: Timber used in ground contact and exterior above ground exposure, should have an expected life span of at least 20 years when treated in accordance with the requirements applicable to the exposure classes (see table 3).	2020-02-12
SANS 1812 Ed 1	<i>The manufacture of washable, reusable sanitary towels.</i> This standard covers the requirements and test methods for washable, reusable sanitary towels for external use.	2020-03-16
SANS 10400-XA Ed 2	<i>The application of the National Building Regulations Part X: Environmental sustainability Part XA: Energy usage in buildings.</i> Provides deemed-to-satisfy.	2020-03-24
SANS 13909-7 Ed 2	<i>Hard coal and coke - Mechanical sampling Part 7: Methods for determining the precision of sampling, sample preparation and testing.</i> Develops equations that link the variables which contribute to overall sampling precision. Describes methods for estimating overall precision and for deriving values for primary increment variance, which can be used to modify the sampling scheme to change the precision.	2020-03-16
SANS 13909-8 Ed 2	<i>Hard coal and coke - Mechanical sampling Part 8: Methods of testing for bias.</i> Sets out principles and procedures for testing the bias of test samples of hard coals or cokes.	2020-03-16
SANS 21001 Ed 1	<i>Educational organizations - Management systems for educational organizations - Requirements with guidance for use.</i> Provides a common management tool for organizations providing educational products and services capable of meeting learner's and other beneficiaries' requirements	2020-02-28
SANS 10002 Ed 3	<i>Quality management - Customer satisfaction - Guidelines for complaints handling in organizations.</i> Gives guidelines for the process of complaints handling related to products and services within an organization, including planning, design, development, operation, maintenance and improvement.	2020-02-28
SANS 10001 Ed 2	<i>Quality management - Customer satisfaction - Guidelines for codes of conduct for organizations.</i> Gives guidelines for planning, designing, developing, implementing, maintaining and improving customer satisfaction codes of conduct.	2020-02-28
SANS 62271-209 Ed 1	<i>High-voltage switchgear and controlgear Part 209: Cable connections for gas-insulated metal-enclosed switchgear for rated voltages above 52 kV - Fluid-filled and extruded insulation cables - Fluid-filled and dry-type cable-terminations.</i> Covers the connection assembly of fluid-filled and extruded cables to gas-insulated metal enclosed switchgear (GIS), in single- or three-phase arrangements where the cable terminations are fluid-filled or dry-type and there is a separating insulating barrier between the cable insulation and the gas insulation of the switchgear.	2020-02-28
SATS 33073 Ed 1	<i>Information technology - Process assessment - Process capability assessment model for quality management.</i> Defines an integrated PRM and PAM that meets the requirements of ISO/IEC 33004 and that supports the performance of an assessment by providing indicators for guidance on the interpretation of the process purposes and outcomes and the process attributes as defined in ISO/IEC 33020.	2020-03-16

SANS 62271-109 Ed 3	<i>High-voltage switchgear and controlgear Part 109: Alternating-current series capacitor by-pass switches.</i> Applicable to AC series capacitor by-pass switches designed for outdoor insulation and for operation at frequencies of 50 Hz and 60 Hz on systems having voltages above 52 kV.	2020-02-28
SANS 60076-22-1 Ed 1	<i>Power transformers -Part 22-1: Power transformer and reactor fittings - Protective devices.</i> Applies to protective devices mounted on liquid-immersed power transformers in accordance with IEC 60076-1 and reactors in accordance with IEC 60076-6 with or without conservator for indoor or outdoor installation.	2020-02-28
SANS 60099-6 Ed 2	<i>Surge arresters Part 6: Surge arresters containing both series and parallel gapped structures - System voltage of 52 kV and less.</i> Applies to non-linear metal oxide resistor type surge arresters with spark gaps designed to limit voltage surges on AC power circuits with system voltage $U_s$ above 1 kV up to and including 52 kV.	2020-02-28
SANS 60934 Ed 3	<i>Circuit-breakers for equipment (CBE).</i> Applicable to mechanical switching devices designed as "circuit-breakers for equipment" (CBE) for household and similar applications.	2020-02-28
SANS 60947-9-1 Ed 1	<i>Low-voltage switchgear and controlgear -Part 9-1: Active arc-fault mitigation systems - Arc quenching devices.</i> Covers low-voltage arc quenching devices (AQDs), which are intended to eliminate arc-faults in low-voltage assemblies (typically low-voltage switchgear and controlgear assemblies in accordance with the IEC 61439 series), by creating a lower impedance current path to cause the arcing current to transfer to the new current path.	2020-02-28
SANS 60076-22-2 Ed 1	<i>Power transformers -Part 22-2: Power transformer and reactor fittings - Removable radiators.</i> Applies to radiators mounted in liquid immersed power transformers according to IEC 60076-1 and reactors according to IEC 60076-6 and without conservator for indoor and outdoor installation.	2020-02-28
SANS 14180 Ed 2	<i>Solid mineral fuels - Guidance on the sampling of coal seams.</i> Provides guidance on methods for taking samples from coal seams in the ground, whether from exploration areas or tenements, or from operating underground or open-cut mines.	2020-03-14
SANS 1812 Ed 1	<i>The manufacture of washable, reusable sanitary towels.</i> This standard covers the requirements and test methods for washable, reusable sanitary towels for external use.	2020-03-16
SANS 175 Ed 3	<i>Paints and varnishes - Standard panels for testing.</i> Specifies several types of standard panels and describes procedures for their preparation before painting. These standard panels are for use in general methods of test for paints, varnishes and related products.	2020-03-23
SANS 178 Ed 3	<i>Paints, varnishes and printing inks - Determination of fineness of grind.</i> Specifies a method for determining the fineness of grind of paints, inks and related products by use of a suitable gauge, graduated in micrometres.	2020-03-23
SANS 177 Ed3	<i>Paints and varnishes - Bend test (cylindrical mandrel).</i> Specifies an empirical test procedure for assessing the resistance of a coating of paint, varnish or related product to cracking and/or detachment from a metal or plastics substrate when subjected to bending round a cylindrical mandrel under standard conditions.	2020-03-23
SANS 2409 Ed 3	<i>Paints and varnishes - Cross-cut test.</i> Specifies the standard reference method (SRM) based on a sampling system with a condensation/adsorption technique to determine the water vapour concentration in the flue gases emitted to atmosphere from ducts and stacks.	2020-03-23
SATS 33073 Ed 1	<i>Information technology - Process assessment - Process capability assessment model for quality management.</i> Defines an integrated PRM and PAM that meets the requirements of ISO/IEC 33004 and that supports the performance of an assessment by providing indicators for guidance on the interpretation of the process purposes and outcomes and the process attributes as defined in ISO/IEC 33020.	2020-03-16
SANS 60794-1-1-22 Ed 1	<i>Generic specification - Basic optical cable test procedures - Environment test methods.</i> Defines test procedures to be used in establishing uniform requirements for the environmental performance of optical fibres for use with telecommunication equipment and devices employing similar techniques, and cables having a combination of both optical fibres and electrical conductors.	2020-03-14
SANS 60794-1-24 Ed 1	<i>Generic specification - Basic optical cable test procedures - Electrical test methods.</i> Applies to optical fibre cables for use with telecommunication equipment and devices employing similar techniques, and to cables having a combination of both optical fibres and electrical conductors.	2020-03-14

**SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS**

The following draft amendments are hereby issued for public comments in compliance with the norm for the development of the South African National Standards in terms of section 23(2)(a) (ii) of the Standards Act.

<b>Draft Standard No. and Edition</b>	<b>Title</b>	<b>Scope of amendment</b>	<b>Closing Date</b>
SANS 1518 Ed 4.2	<i>Transport of dangerous goods - Design, construction, testing, approval and maintenance of road vehicles and portable tanks</i>	Amended to update referenced standards, and the annex on Additional requirements for local use.	2020-02-25
SANS 587 Ed 3.1	<i>Canned fish, canned marine molluscs and canned crustaceans, and products derived therefrom</i>	Amended to update definitions and subclause numbering, to update the requirements for microbiological spoilage, to update cross references and to update the subclauses on details required on each container or label and tests for pathogenic organisms.	2020-02-25
SANS 1853 Ed 2.1	<i>Disinfectants, detergent-disinfectants and antiseptics for use in the food industry</i>	Amended to update referenced standards, the sub-clauses on general, and to delete the annex on notes to purchasers. This amendment is to align SANS 1853 with latest global requirements of log 5 reduction cleaning efficacy.	2020-02-19
SANS 681 Ed 3.4	<i>Undercoats for paints.</i>	Amended to update referenced standards and to delete the annex on notes to purchasers.	2020-03-23
SANS 630 Ed 3.3	<i>Decorative high gloss enamel paints.</i>	Amended to update referenced standards, to update the requirements, and to delete the annex on note to purchasers.	2020-03-28
SANS 678 Ed 3.1	<i>Primers for wood.</i>	Amended to update referenced standard, the requirements, and to delete the annex on note to purchasers.	2020-03-28

**SCHEDULE A.2: WITHDRAWAL OF THE SOUTH AFRICAN NATIONAL STANDARDS**

In terms of section 24(1)(C) of the Standards Act, the following published standards are issued for comments with regard to the intention by the South African Bureau of Standards to withdrawn them.

<b>Draft Standard No. and Edition</b>	<b>Title</b>	<b>Reason for withdrawal</b>	<b>Closing Date</b>
SANS 38	<i>Metallic naphthenates for timber preservation.</i>	The standard has become obsolete.	2020-03-24
SANS 77	Wooden handles for brooms, hay-forks, and rakes (including general requirements for other wooden handles for tools).	The standard has become obsolete.	2020-03-24
SANS 1618	Timber preservative - Insecticidal deltamethrin for interior use	The standard has become obsolete	2020-03-24

**SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS**

In terms of section 24(5) of the Standards Act, the following documents are being considered for withdrawal.

<b>Draft Standard No. and Edition</b>	<b>Title</b>	<b>Reason for withdrawal</b>	<b>Closing Date</b>

**SECTION B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS****SCHEDULE B.1: NEW STANDARDS**

The following standards have been issued in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 8834:2020 Ed 1	<i>Crude fish oil.</i> Specifies requirements for the handling, preparation, processing, packaging, transportation, storage and quality of crude fish oil that is intended for human consumption.
SANS 37001:2020 Ed 1	<i>Anti-bribery management systems - Requirements with guidance for use.</i> Specifies requirements and provides guidance for establishing, implementing, maintaining, reviewing and improving an anti-bribery management system.
SATR 56004:2019 Ed 1	<i>Innovation Management Assessment – Guidance.</i> Help the user understand why it is beneficial to carry out an Innovation Management Assessment (IMA), what to assess, and how to carry out the IMA.
SANS 1885:2020 Ed 3	<i>AC metal-enclosed switchgear and controlgear for rated voltages above 1 kV and up to and including 36 kV.</i> Specifies the requirements for factory-assembled, modular design, metal-enclosed switchgear panels for indoor installation, for rated a.c. voltages above 1 kV and up to and including 36 kV, for use on three-phase systems. Applicable to metal-enclosed, indoor switchgear panels with single and double busbars.

**SCHEDULE B.2: AMENDED STANDARDS**

The following standards have been amended in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 60947-5-4:2020 Ed 2.1	<i>Low-voltage switchgear and controlgear Part 5-4: Control circuit devices and switching elements - Method of assessing the performance of low-energy contacts - Special tests. Consolidated edition incorporating amendment No.4.</i> Amended to update the introduction, scope and referenced standards, to update the clauses on general characteristics and ambient conditions, and to update the annex on information to be supplied by the manufacturer.
SANS 408:2020 Ed 1.1	<i>Coal and coke - Analysis and testing - Higher rank coal ash and coke ash - Major and minor elements - Wavelength dispersive X-ray fluorescence spectrometric method. Consolidated edition incorporating amendment No.1.</i> Amended to update referenced standards.
SANS 411:2020 Ed 1.1	<i>Coal and coke - Analysis and testing - Determination of trace elements - Determination of arsenic, antimony and selenium - Hydride generation method. Consolidated edition incorporating amendment No.1.</i> Amended to update referenced standards.
SANS 412:2020 Ed 1.1	<i>Coal and coke - Analysis and testing - Determination of trace elements - Determination of boron content - ICP-AES method. Consolidated edition incorporating amendment No.1.</i> Amended to update referenced standards.

**SCHEDULE B.3: WITHDRAWN STANDARDS**

In terms of section 24(1)(C) of the Standards Act, the following standards have been withdrawn.

Standard No. and year	Title

**SCHEDULE B.4: REINSTATEMENT OF WITHDRAWN STANDARD**

In terms of section 4(2) (l) the South African Bureau of Standards has established the following technical committees:

Draft Standard No. and Edition	Title	Scope of amendment	Reason

**SCHEDULE B.5: ESTABLISHMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has established the following technical committees:

Technical Committee No.:	Title	Scope

**SCHEDULE B.6: DISBANDMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has disbanded the following technical committees:

Technical Committee No.:	Title	Scope
SABS/TC 001/SC 38	Information Technology-Distributed Application Platforms and Services DAPS)	Covers standardization in the field of ICT for interoperable platforms/services, Distributed computing platforms/services, Service orientated architecture (SOA) AND Cloud computer.

If your organization is interested in participating in these committees, please send an e-mail to [Dsscomments@sabs.co.za](mailto:Dsscomments@sabs.co.za) for more information.

**SCHEDULE 5: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE**

Copies of the standards mentioned in this notice can be obtained from the Head Office of the South African Bureau of Standards at 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.

## DEPARTMENT OF TRADE AND INDUSTRY

## NOTICE 104 OF 2020

## INTERNATIONAL TRADE ADMINISTRATION COMMISSION

CUSTOMS TARIFF APPLICATIONSLIST 03/2020

The International Trade Administration Commission (herein after referred to as ITAC or the Commission) has received the following applications concerning the Customs Tariff. Any objection to or comments on these representations 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 these applications 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.*

**1. REDUCTION IN CUSTOMS DUTY ON:**

*“Air conditioning machines, comprising motor- driven fan and elements, including those machines which humidity cannot be separately regulated, of a kind designed to be fixed to a window wall, ceiling or floor, self-contained or a split system used for buildings, compressor operated, having a rated cooling capacity not exceeding 8.8 kilowatts, classifiable under tariff subheading 8415.10.10, from 15% ad valorem to free of duty”.*

**APPLICANT:**

Imperial Air Conditioning (Pty) Ltd  
Suite 34  
Private Bag X7  
Northriding  
2162

Enquiries: ITAC Ref: 20/2019. Ms. Nompumelelo Mahlangu/ Ms. Nonhlanhla Khumalo. Tel: 012 394 1378/3693 or email [nmahlangu@itac.org.za](mailto:nmahlangu@itac.org.za)/[nkhumalo@itac.org.za](mailto:nkhumalo@itac.org.za)

**REASONS FOR THE APPLICATION:**

The applicant submitted the following reasons for the application:

- There are currently no local manufacturers or assemblers of the subject product within SACU;
- The duty levied does not protect the local market but imposes an unnecessary cost raising effect on the selling price.

**PUBLICATION PERIOD:**

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

**2. INCREASE IN THE RATE OF CUSTOMS DUTY ON:**

High chrome grinding media balls, classifiable under tariff subheading 7325.91, from free to 15% *ad valorem*”

**APPLICANT:**

Grinding Media South Africa (Pty) Ltd (GMSA)  
GMSA Private Bag X1056  
Germiston  
1400

**Enquiries:** ITAC Ref: 25/2019, Enquires: Mr Tshepiso Sejamoholo and Ms Pateka Busika. Tel: (012) 394 1605/3595 and/or e-mail: [tsejamoholo@itac.org.za](mailto:tsejamoholo@itac.org.za)/[pbusika@itac.org.za](mailto:pbusika@itac.org.za)



**REASONS FOR THE APPLICATION:**

As motivation for the application, the applicant cited, *inter alia*, the following:

- There has been an increase in low-priced imports of high chrome grinding media balls, putting severe pressure on output, capacity utilisation, profit margins and the viability of local manufacturing;
- The SACU industry is struggling to compete with imports due to cost push pressures, with contributing factors including the prices of scrap, ferrochrome and electricity; and
- The current trend poses a threat of large scale job losses and reduces the ability to re-invest in productive machinery.

**PUBLICATION PERIOD:**

Written representations must be submitted within **four (4) weeks** from the date of this notice.

**3. REDUCTION IN THE GENERAL RATE OF CUSTOMS DUTY ON:**

Flat-rolled products of iron or non-alloy steel, plated or coated with tin ("tinplate"), classifiable under tariff subheadings 7210.11, 7210.12.10, 7210.12.90, and 7212.10, from 10% *ad valorem* to free of duty

**APPLICANT:**

International Trade Administration Commission of South Africa (ITAC)

Private Bag X75

Pretoria

0001

**Enquiries:** ITAC Ref: **26/2019**. Mr. Njabulo Mahlalela/ Ms. Pateka Busika. Tel: 012 394 3684/3595 or email [nmahlalela@itac.org.za](mailto:nmahlalela@itac.org.za)/[pbusika@itac.org.za](mailto:pbusika@itac.org.za).

**REASONS FOR THE APPLICATION (SELF-INITIATION):**

- The only domestic manufacturer of tinplate, ArcelorMittal South Africa Limited, has ceased manufacturing of the product.

**PUBLICATION PERIOD:**

Representations should be made within **two (2) weeks** of the date of this notice.

## DEPARTMENT OF TRADE AND INDUSTRY

## NOTICE 105 OF 2020

STANDARDS ACT, 2008  
STANDARDS MATTERS

In terms of the Standards Act, 2008 (Act No. 8 of 2008), the Board of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

## SECTION A: DRAFTS FOR COMMENTS

The following draft standards are hereby issued for public comments in compliance with the norm for the development of the South Africa National standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 10206 Ed 3	<i>Rolling bearings – Needle roller bearings, dimension series 48, 49 and 69 – Boundary dimensions and tolerances.</i> Specifies boundary dimensions and normal class tolerances for needle roller bearings of dimension series 48, 49 and 69 as given in ISO 15 (published in South Africa as an identical adoption under the designation SANS 445).	2020-02-19
SANS 60794-1-23 Ed 1	<i>Generic specification – Basic optical cable test procedures – Cable element test methods.</i> Applies to optical fibre cables for use with telecommunication equipment and devices employing similar techniques, and to cables having a combination of both optical fibres and electrical conductors.	2020-02-19
SANS 1300 Ed 2	<i>Quality management – Customer satisfaction – Guidelines for monitoring and measuring.</i> Provides guidance in defining and implementing processes to monitor and measure customer satisfaction.	2020-02-24
SANS 10003 Ed 2	<i>Quality management – Customer satisfaction – Guidelines for dispute resolution external to organizations.</i> Provides guidance for organizations to plan, design, develop, operate, maintain and improve an effective and efficient dispute-resolution process for product-related complaints.	2020-02-24
SANS 9004 Ed 4	<i>Managing for the sustained success of an organization – A quality management approach.</i> Provides guidance to organizations to support the achievement of sustained success by a quality management approach.	2020-02-24
SANS 969-1 Ed 1	<i>Clean-up of dangerous and non-dangerous goods incidents – Part 1: Road occurrences.</i> Specifies the requirements for the effective and efficient clean-up of spills involving road vehicles transporting dangerous goods and other goods presenting hazards detrimental to and which are concerned with, the safety of people, property and the environment, prompt actions of such incidents ensuring the controlling of pollution and contamination of the environment, and the minimisation of the direct and consequential effects of the incident that could cause disruption to road traffic and that normalisation be restored as soon as possible.	2020-02-24
SANS 60598-2-4 Ed 2	<i>Luminaires – Part 2-4: Particular requirements – Portable general purpose luminaires.</i> Specifies requirements for portable general purpose luminaires, other than handlamps, for use with tungsten filament, tubular fluorescent and other discharge lamps on supply voltages not exceeding 250 V.	2020-02-24
SANS 10386 Ed 2	<i>The care and use of animals for scientific purposes.</i> Encompasses all aspects of the care and use of, or interaction with, animals for scientific purposes in medicine, biology, agriculture, veterinary and other animal sciences, as well as industry and teaching studies in South Africa.	2020-02-19
SANS 10146-1 Ed 1	<i>Laundry – Part 1: Process Management.</i> Specifies the minimum technical process provisions for the safe, effective, efficient and economic management of all laundry processes to achieve levels of quality that meet minimum statutory requirements.	2020-02-19

**SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS**

The following draft amendments are hereby issued for public comments in compliance with the norm for the development of the South African National Standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 1124-2 Ed 4.1	<i>Syringes and needles (sterile-packed for single use) – Part 2: Syringes.</i>	Amended to update referenced standards.	2020-02-19
SANS 1124-3 Ed 1.1	<i>Syringes and needles (sterile-packed for single use) – Part 3: Syringes with a re-use prevention feature</i>	Amended to update referenced standards.	2020-02-19
SANS 296 Ed 5.3	<i>Sodium hypochlorite solutions.</i>	Amended to update the requirements for filter paper, and to delete the annex on notes to purchasers.	2020-02-19
SANS 1339 Ed 5.2	<i>Electric cables – Cross-linked polyethylene (XLPE) insulated cables for rated voltages 3,8/6,6 kV to 19/33 kV.</i>	Amended remove to linear low density polyethylene and medium density polyethylene, and to include the spark testing of the sheath.	2020-02-12

**SCHEDULE A.2: WITHDRAWAL OF THE SOUTH AFRICAN NATIONAL STANDARDS**

In terms of section 24(1)(C) of the Standards Act, the following published standards are issued for comments with regard to the intention by the South African Bureau of Standards to withdrawn them.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date

**SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS**

In terms of section 24(5) of the Standards Act, the following documents are being considered for withdrawal.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date

**SECTION B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS****SCHEDULE B.1: NEW STANDARDS**

The following standards have been issued in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 20077:2019 Ed 1	<i>Uniform provisions concerning the approval of parking lamps for power-driven vehicles.</i> Applies to parking lamps for vehicles of categories M, N and T.
SANS 19600:2019 Ed 1	<i>Compliance management systems – Guidelines.</i> Provides guidance for establishing, developing, implementing, evaluating, maintaining and improving an effective and responsive compliance management system within an organization.

Standard No. and year	Title, scope and purport
SANS 1811:2019 Ed 1	<i>Thermal paper rolls.</i> Covers thermal paper, in rolls, intended for use in printing machines of the thermal type, in order to issue receipts, slips, tax invoices and other general documents.
SANS 2877:2019 Ed 1	<i>Chilled smoked finfish and smoke-flavoured finfish and products derived therefrom.</i> Applies to the handling, preparation, processing, packing, transportation, storage, chilling and quality of smoked and smoke-flavoured finfish to be sold as fresh or chilled.
SATS 17021-10:2019 Ed 1	<i>Conformity assessment - Requirements for bodies providing audit and certification of management systems - Part 10 Competence requirements for auditing and certification of occupational health and safety management systems.</i> Specifies additional competence requirements for personnel involved in the audit and certification process for an occupational health and safety (OH&S) management system and complements the existing requirements of ISO/IEC 17021-1 (published in South Africa as an identical adoption under the designation SANS 17021-1).
SATS 80004-2:2019 Ed 1	<i>Nanotechnologies - Vocabulary - Part 2 Nano-objects.</i> Lists terms and definitions related to particles in the field of nanotechnologies.
SANS 8774:2019 Ed 1	<i>Installation of Fibre optic cables.</i> Provides guidance to assist the user and installer with regard to the general aspects of the installation of optical fibre cables in long haul, regional, metropolitan and access communication networks.
SANS 3088:2019 Ed 1	<i>Water Efficiency in buildings.</i> Provides minimum requirements for plumbing fixtures and fittings and for water usage in buildings.
SANS 347:2019 Ed 2	<i>Categorization and conformity assessment criteria for all pressure equipment.</i> Specifies the criteria to be used for the categorization and conformity assessment of pressure equipment (metallic and non-metallic) for use by but not limited to the manufacturer, users, certification bodies, approved inspection authorities, importers and assemblers.
SANS 10234:2019 Ed 2	<i>Globally Harmonized System of classification and labelling of chemicals (GHS).</i> Covers the harmonized criteria for the classification of hazardous substances and mixtures, including waste, for their safe transport, use at the workplace or in the home according to their health, environmental and physical hazards.
SANS 11137-3:2019 Ed 2	<i>Sterilization of health care products - Radiation – Part 3: Guidance on dosimetric aspects of development, validation and routine control.</i> Gives guidance on meeting the requirements in ISO 11137-1 and ISO 11137-2 (published in South Africa as identical adoptions under the designations SANS 11137-1 and SANS 11137-2) and in ISO/TS 13004 relating to dosimetry and its use in development, validation and routine control of a radiation sterilization process.
SANS 14520-1:2019 Ed 2	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 1: General requirements.</i> Specifies requirements and gives recommendations for the design, installation, testing, maintenance and safety of gaseous fire fighting systems in buildings, plants or other structures, and the characteristics of the various extinguishants and types of fire for which they are a suitable extinguishing medium.
SANS 14520-5:2019 Ed 2	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 5: FK-5-1-12 extinguishant.</i> Contains specific requirements for gaseous fire-extinguishing systems, with respect to FK-5-1-12 extinguishant.
SANS 14520-8:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 8: HCF 125 extinguishant.</i> Gives specific requirements for gaseous fire-extinguishing systems, with respect to the HCF 125 extinguishant.
SANS 14520-10:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 10: HFC 23 extinguishant.</i> Contains specific requirements for gaseous fire-extinguishing systems with respect to the HFC 23 extinguishant.
SANS 14520-9:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 9: HFC 227ea extinguishant.</i> Contains specific requirements for gaseous fire-extinguishing systems, with respect to the HFC 227ea extinguishant.

Standard No. and year	Title, scope and purport
SANS 14520-11:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 11: HFC 236fa extinguishant.</i> Gives specific requirements for gaseous fire-extinguishing systems, with respect to the HFC 236fa extinguishant.
SANS 14520-12:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 12: IG-01 extinguishant.</i> Contains specific requirements for gaseous fire-extinguishing systems with respect to the IG-01 extinguishant.
SANS 14520-13:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 13: IG-100 extinguishant.</i> Gives specific requirements for gaseous fire-extinguishing systems with respect to the IG-100 extinguishant.
SANS 14520-14:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 14: IG-55 extinguishant.</i> Contains specific requirements for gaseous fire-extinguishing systems, with respect to the IG-55 extinguishant.
SANS 14520-15:2019 Ed 3	<i>Gaseous fire-extinguishing systems - Physical properties and system design – Part 15: IG-541 extinguishant.</i> Contains specific requirements for gaseous fire-extinguishing systems, with respect to the IG-541 extinguishant.

## SCHEDULE B.2: AMENDED STANDARDS

The following standards have been amended in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 448:2019 Ed 1.1	<i>Ethanol gel for gel burning appliances. Consolidated edition incorporating amendment No.1.</i> Amended to update the title of the standard, the scope of the standard, referenced standards and definitions, to move reference to a national department to the foreword, and to update the subclauses on performance, and marking.
SANS 543:2019 Ed 5.1	<i>Fire hose reels (with semi-rigid hose). Consolidated edition incorporating amendment No. 1</i> Amended to update referenced standards. Amended to update referenced standards.
SANS 927:2019 Ed 3.3	<i>Precast concrete kerbs, edgings and channels. Consolidated edition incorporating amendment No.3.</i> Amended to update definitions, cementitious binders, admixtures, aggregates and water clauses.
SANS 1524-6-10:2019 Ed 1.1	<i>Electricity payment systems: Part 6-10: Interface standards – Online vending server - Vending clients. Consolidated edition incorporating amendment No. 1</i> Amended to change the designation "SANS 1524 6 10/NRS 009 6 10" to read "SANS 1524-6-10", to update the introduction, to update referenced standards and to renumber the footnotes accordingly, and to delete the subclauses on class and attribute descriptions, and on user-specific schema extensions.
SANS 1604:2019 Ed 1.1	<i>Biologically enhanced cleaning and degreasing products. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards, definitions, the clauses on requirements, methods of tests, compliance with the standard and safety of raw materials, and on packaging and labelling, to delete the clause on toxicity and biodegradability, and to add the annex on quality verification of biologically enhanced cleaning and degreasing products.
SANS 1619:2019 Ed 2.5	<i>Small power distribution units (ready-boards) for single-phase 230 V service connections. Consolidated edition incorporating amendment No. 5.</i> Amended to update the requirements to fire-resistance test and to remove reference to tender.
SANS 10198-6:2019 Ed 2.1	<i>The selection, handling and installation of electric power cables of rating not exceeding 33 kV Part 6: Transportation and storage. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards and the clause on transport.
SANS 60335-2-12:2019 Ed 5.2	<i>Household and similar electrical appliances - Safety Part 2-12: Particular requirements for warming plates and similar appliances. Consolidated edition incorporating amendment No. 2.</i> Amended to update referenced standards and definitions, to update the requirements for marking and instructions and for heating, and to add the figure on probe for measuring surface temperatures.

SANS 60335-2-34:2019 Ed 5.2	<i>Household and similar electrical appliances - Safety Part 2-34: Particular requirements for motor-compressors. Consolidated edition incorporating amendment No. 2. Amended to update the scope and referenced standards, to update the clauses on classification, leakage current and electric strength at operating temperature, leakage current and electric strength, abnormal operation, construction, clearances, creepage distances and solid insulation, and to update the annex on running overload tests for motor-compressors classified as tested with annex AA.</i>
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**SCHEDULE B.3: WITHDRAWN STANDARDS**

In terms of section 24(1)(C) of the Standards Act, the following standards have been withdrawn.

Standard No. and year	Title

**SCHEDULE B.4: REINSTATEMENT OF WITHDRAWN STANDARD**

In terms of section 4(2) (l) the South African Bureau of Standards has established the following technical committees:

Draft Standard No. and Edition	Title	Scope of amendment	Reason

**SCHEDULE B.5: ESTABLISHMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has established the following technical committees:

Technical Committee No.:	Title	Scope

**SCHEDULE B.6: DISBANDMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has disbanded the following technical committees:

Technical Committee No.:	Title	Scope

If your organization is interested in participating in these committees, please send an e-mail to [Dsscomments@sabs.co.za](mailto:Dsscomments@sabs.co.za) for more information.

**SCHEDULE 5: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE**

Copies of the standards mentioned in this notice can be obtained from the Head Office of the South African Bureau of Standards at 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.

**DEPARTMENT OF TRANSPORT****NOTICE 106 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 I**

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

**(A) Wrend Holdings (Pty) Ltd; Wrend.** (B) Suite 17, Featherbrooke, BusinessPark, Eagle Road, Krugersdorp. (C) Class III. (D) Type G3, G4 & G16 (RPAS). (E) Category H1.

**APPENDIX II**

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

**(A) Timeslice Cinematography (Pty) Ltd.** (B) 53 Forest Walk Crescent, Boardwalk Meander, Olympus AJH, Gauteng, 0081. (C) Class III; G1222D. (D) Type G3, G4 & G16 (RPAS). (E) Category A4, H1 & H2. **Changes to the MP:** Jonathan O' Connell replaces Marc Cretten as the RP: Flight Operations & RP: Aircraft.

**(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:** Glenn Orsmond replaces Wrenelle Stander as the RP: CEO / Airline & Phaniel Mathonsi replaces Keith Watson as the RP: Aircraft

**This publication rectifies errors and omissions contained in the publication that was published in the General Notice 53 of 2020 and in the Government Gazette No 42999 of February 07, 2020.**

## DEPARTMENT OF TRANSPORT

## NOTICE 107 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; S066D & N067D. (D) Type S1, S2, N1 & N2. (E) Category A1 & A2. **Change to the MP:** Glenn Orsmond replaces Wrenelle Stander as the RP: CEO / Airline & Phanel Mathonsi replaces Keith Watson as the RP: Aircraft.

**This publication rectifies errors and omissions contained in the publication that was published in the General Notice 54 of 2020 and in the Government Gazette No 42999 of February 07, 2020.**