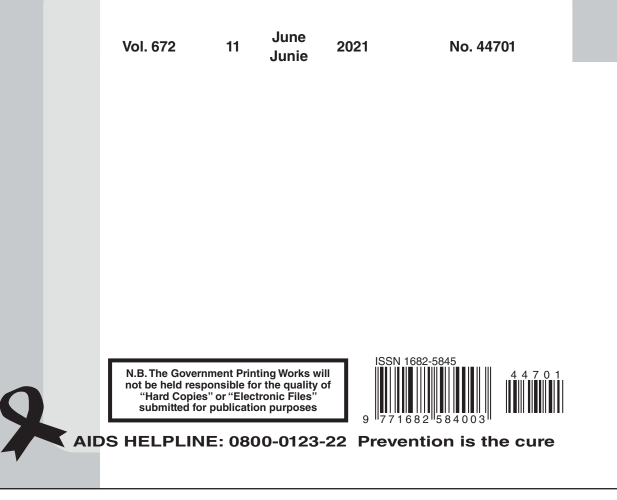


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No.

IMPORTANT NOTICE:

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

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

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HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the GOVERNMENT PRINTING WORKS that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the Government Printing Works (GPW).

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*'. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

GPW has an official email with the domain as @gpw.gov.za

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

GPW will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

Government Printing Works gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OR

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at <u>www.gpwonline.co.za</u>
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292. Email: <u>Annamarie.DuToit@gpw.gov.za</u>

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193. Email: <u>Bonakele.Mbhele@gpw.gov.za</u>

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176. Email: Daniel.Legoabe@gpw.gov.za



LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1008.80 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices					
Notice TypePage SpaceNew Price (R)					
Ordinary National, Provincial	1/4 - Quarter Page	252.20			
Ordinary National, Provincial	2/4 - Half Page	504.40			
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60			
Ordinary National, Provincial	4/4 - Full Page	1008.80			

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at R3026.32 per page.

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

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

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
Extraordinary Gazettes	As required	Any day of the week	Before 10h00 on publication date	Before 10h00 on publication date
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

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Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

EXTRAORDINARY GAZETTES

3. *Extraordinary Gazettes* can have only one publication date. If multiple publications of an *Extraordinary Gazette* are required, a separate Z95/Z95Prov *Adobe* Forms for each publication date must be submitted.

NOTICE SUBMISSION PROCESS

- 4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website <u>www.gpwonline.co.za</u>.
- 5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
- 6. The completed electronic *Adobe* form has to be submitted via email to <u>submit.egazette@gpw.gov.za</u>. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
- 7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
- 8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) MUST be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.

- 9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
- 10. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE.**
- 11. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
- 12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

QUOTATIONS

- 13. Quotations are valid until the next tariff change.
 - 13.1. Take note: GPW's annual tariff increase takes place on 1 April therefore any quotations issued, accepted and submitted for publication up to 31 March will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from GPW with the new tariffs. Where a tariff increase is implemented during the year, GPW endeavours to provide customers with 30 days' notice of such changes.
- 14. Each quotation has a unique number.
- 15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.

16. APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:

- 16.1. GPW Account Customers must provide a valid GPW account number to obtain a quotation.
- 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the GPW Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).

17. APPLICABLE ONLY TO CASH CUSTOMERS:

- 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
- 18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
- 19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that the quotation number can only be used once to make a payment.

COPY (SEPARATE NOTICE CONTENT DOCUMENT)

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

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

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

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

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

CANCELLATIONS

- 21. Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
- 22. Requests for cancellation must be sent by the original sender of the notice and must accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

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

REJECTIONS

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

APPROVAL OF NOTICES

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

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

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

LIABILITY OF ADVERTISER

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

CUSTOMER INQUIRIES

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

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

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

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

PAYMENT OF COST

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

PROOF OF PUBLICATION

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

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:				
Government Printing Works				
149 Bosman Street				
Pretoria				

Postal Address: Private Bag X85 Pretoria 0001

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

Contact person for subscribers: Mrs M. Toka:

GPW Banking Details:

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

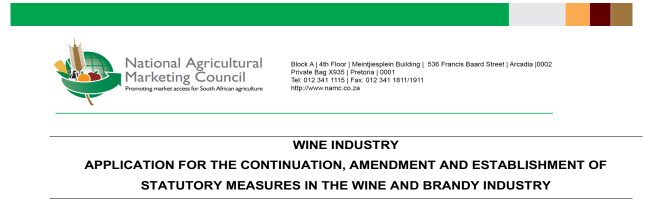
E-mail: <u>submit.egazette@gpw.gov.za</u> E-mail: <u>info.egazette@gpw.gov.za</u> Tel: 012-748 6200

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

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NOTICE 353 OF 2021



NAMC REQUESTING COMMENTS / INPUTS FROM DIRECTLY AFFECTED GROUPS IN THE WINE INDUSTRY

On 27 May 2021, the Minister of Agriculture, Land Reform and Rural Development received a request from the wine industry, in terms of the Marketing of Agricultural Products Act (MAP Act), Act No 47 of 1996, for the continuation, amendment and the establishment of statutory measures (registration, records & returns and levies) in the wine and brandy industry. It is proposed that statutory levies be implemented for a new four-year term from date of publication (1 January 2022) to 31 December 2025.

The applicants for the proposed statutory measures are SALBA (South African Liquor Brandowners' Association), representing trade and Vinpro, representing wine grape producers, wineries and wine cellars. SALBA and Vinpro therefore, represents the payers of the proposed wine statutory levy.

The current and proposed statutory measures applicable in the wine industry (the current statutory measures will expire on 31 December 2021), are as follows:

- Registration;
- Records & Returns; and
- Levies:
 - Brandy levy <u>(new proposed levy);</u>
 - Ethical trade levy <u>(new proposed levy);</u>
 - Information levy;
 - Research and development levy (R&D levy);
 - Wine export generic promotion levy (Export levy); and
 - Empowerment and transformation levy (Transformation levy).

Council Members: Mr. A. Petersen (Chairperson), Ms. T. Ntshangase (Deputy Chairperson), Prof. A. Jooste, Mr. S.J. Mhlaba, Ms. F. Mkile, Ms. N. Mokose, Ms. S. Naidoo, Prof. M. Qobo, Mr. G. Schutte and Dr. S.T. Xaba.

The following non-profit companies will be responsible for the implementation of the proposed statutory measures, namely –

- 1) SABF (the South African Brandy Foundation), a non-profit organisation, for the Brandy levy;
- 2) Transformation Unit (South African Wine Industry Transformation Unit), a non-profit organisation, for the Transformation levy;
- 3) SAWIS (SA Wine Industry Information and Systems), a non-profit organisation, for the Information levy;
- 4) WIETA (The Wine and Agricultural Ethical Trading Association), a non-profit organisation, for the Ethical trade levy;
- 5) WINETECH (Wine Industry Network of Expertise and Technology), a non-profit organisation, for the R&D levy; and
- 6) WOSA (Wines of South Africa), a non-profit organisation, for the Export levy.

The purpose and objective of the statutory measures in the wine and brandy industry are as follows:

- Registration and Records & Returns:

To ensure that continuous, timeous and accurate information is available to all role players. Market information is deemed essential for all role players in order for them to make informed decisions. By combining compulsory registration with the keeping of information and the rendering of returns on an individual basis, market information for the whole of the industry can be processed and disseminated and will form the basis for the collection of statutory levies. SAWIS will be responsible in this regard.

- Payment of the statutory levy amount for the funding of the following functions in the wine and brandy industry, namely:

Brandy levy (new levy)

Currently this is part of the research levy. It is proposed that it now be established as a separate levy to be administered by SABF.

The objective of the brandy levy, is to contribute in creating a transformed and responsible value chain and focus market for brandy. An integrated approach in collaboration with the wine industry will create a larger impact on the entire value chain. This is important to empower new entrants into the category and offer support/mentorship to ensure successful launches.

The proposed brandy levy is to be used by SABF to grow the entire brandy industry and to position South African brandy as a credibly quality alternative to Cognac, locally and globally.

Ethical trade levy (new levy)

The objective of the ethical trade levy is to fund, maintain and further develop an ethical trade system. It will ensure rapid transitioning to a transformed, ethical, just and sustainable environment, which is a key global sourcing requirement to ensure that impacts on workers are positive and developmental rather than negative, contributing to violations, and worker abuse.

South Africa's international markets are having an increased focus on addressing their South African suppliers' readiness to address the protection of workers and their human rights.

Information levy

To fund the continued implementation, administration and enforcement of the statutory measures relating to registration and records & returns and to fund the processing, auditing, verification and dissemination of information. This levy will also be used for providing generic intelligence and facilitating market research.

<u>R&D levy</u>

To co-ordinate and fund research and development, innovation training, technology and knowledge transfer in the wine industry.

Export levy

To generically promote SA wines on selected export markets and to improve the efficiency of the export process.

Transformation levy

To continue to facilitate social and economic development and transformation in the wine industry through programmes such as economic empowerment and development, social development and upliftment and human resource development and training in support of broad based Black Economic Empowerment.

The following levy amounts are proposed:

	Brandy levy	Ethical trade levy	Export	Information	Research and
	(new proposed	(new proposed	Levy	levy	Development levy
	<u>levy);</u>	levy);			
Grapes intended for the	n/a	2022: 1.82	n/a	2022: 16.45	2022: 28.21
production of wine		2023: 1.89		2023: 17.22	2023: 29.47
		2024: 1.96		2024: 17.99	2024: 30.80
Rand per ton		2025: 2.03		2025: 18.83	2025: 32.20
Grape juice concentrate	n/a	2022: 0.26	n/a	2022: 2.35	2022: 4.03
intended for use in wine		2023: 0.27		2023: 2.46	2023 4.21
at 17.4 degrees Balling		2024: 0.28		2024: 2.57	2024: 4.40
		2025: 0.29		2025: 2.69	2025: 4.60
cents per litre					
Drinking wine	n/a	2022: 0.26	n/a	2022: 2.35	2022: 4.03
-		2023: 0.27		2023: 2.46	2023: 4.21
cents per litre		2024: 0.28		2024: 2.57	2024: 4.40
		2025: 0.29		2025: 2.69	2025: 4.60
Certified bulk export	n/a	n/a	2022: 14.62	n/a	n/a
wine			2023: 15.28		
			2024: 15.97		
cents per litre			2025: 16.69		
Certified packaged wine	n/a	n/a	2022: 17.56	n/a	n/a
			2023: 18.35		
cents per litre			2024: 19.18		
			2025: 20.04		
Uncertified export wine	n/a	n/a	2022: 13.92	n/a	n/a
			2023: 14.55		
cents per litre			2024: 15.21		
			2025: 15.89		
Distilling wine or wine	2022: 3.19	n/a	n/a	n/a	n/a
spirit at 10% alcohol per	2023: 3.33				
volume	2024: 3.48				
	2025: 3.64				
cents per litre					

Transformation levy shall be 20% (twenty per cent) of the total amount of levies collected.

Proposed business plan for the four (4) year period:

	2022	2023	2024	2025	
		F	2		
Income	101 502 002	106 073 230	110 841 270	115 864 452	
Expenditure					
 Market growth – international (export) 	39 069 935	40 825 837	42 669 602	44 589 230	
 Market growth - local and global (brandy) 	3 485 294	3 638 254	3 802 139	3 976 950	
Transformation	19 995 359	20 897 873	21 839 749	22 832 653	20%
Market growth – enterprise development	15 196 473	15 882 383	16 598 209	17 352 816	
People development *	4 798 886	5 015 490	5 241 540	5 479 837	
Research, development and innovation	22 115 486	23 112 736	24 168 648	25 283 222	
People development **	3 050 412	3 167 736	3 285 058	3 402 382	
Information / business intelligence	13 785 515	14 430 794	15 076 074	15 780 015	
Total expenditure	101 502 002	106 073 230	110 841 270	115 864 452	

* Includes Management Control, Skills Development and Socio-economic Development

** Includes Skills Development and Ethical Trade System Support

A product is levied only once, for example, if grapes intended for the production of wine was levied for the information levy, it will not be levied in another format (such as packaged wine) again for the information levy.

Furthermore, it should be noted that, on 7 May 2021, another application was received from the South African Wine Industry Development Empowerment Foundation (SAWIDEF). SAWIDEF application focusses on the continuation of the statutory levies in the wine industry. SAWIDEF is a non-profit company without members and is inclusive of black business, civil society and labour structures, with the company registration number 2020/909022/08.

SAWIDEF proposed that they will be the responsible entity and implementing agent and that they will commission or delegate assignments to its partner organisations where appropriate, and that a detailed implementation plan will be developed. SAWIDEF also indicated that they be a beneficiary and the implementer of the proposed statutory levies (e.g. the export promotion -, information -, research - and the transformation levies).

The NAMC published details of SAWIDEF's application in the Government Gazette of 21 May 2021 (No. 44593) notice 300 of 2021, requesting comments.

The NAMC believes that the application by Vinpro and SALBA for the continuation of the proposed statutory measures is consistent with the objectives of the MAP Act (as set out in section 2 of the Act).

Directly affected groups (e.g. wine producers, wine traders, wine spirit producer, and exporters of drinking wine) in the wine industry are kindly requested to submit any comments, in writing, regarding the proposed statutory measures, to Mathilda van der Walt (<u>mathildavdw@namc.co.za</u>) on or before 2 July 2021, to enable the NAMC to finalise its recommendation to the Minister in this regard.

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NON-GOVERNMENTAL ORGANIZATION

NOTICE 354 OF 2021

MODIMOLLE-MOOKGOPHONG MUNICIPALITY

I, Dawid, Christiaan Ludik of DCM Town-Planning Solutions, being the authorized agent of the registered owners, hereby give notice in terms of Section 59(1) & 60(2) of the Modimolle-Mookghopong Local Municipality Spatial Planning and Land Use Management By-Laws, 2019 read together with The Modimolle Land Use Scheme, 2004 and Mookghopong Land Use Scheme 2010 that I have applied to Modimolle-Mookgophong Local Municipality for:

AMENDMENT SCHEME MMLM 047

The rezoning of Erf 513, Naboomspruit situated at no. 35, 8th Street, Mookghopong from "Residential 1" to "Residential 3" for an old age home and associated uses, subject to certain conditions.

AMENDMENT SCHEME MMLM 056

The removal of Conditions 1(a) - (o) in Deed of Transfer T7717/2018 and the simultaneous rezoning of Erf 185, Vaalwater situated at 185 Davidson street, Mbatlane from "Residential 1" to "Business 1", subject to certain conditions.

AMENDMENT SCHEME MMLM 057

The rezoning of Erf 314/1, Nylstroom situated at no. 50 Leyds Street, Modimolle from "Residential 1" to "Residential 2" with a density of "44 units/ha", subject to certain conditions.

Particulars of the applications will lie for inspection during normal office hours at the office of: The Divisional Manager, Department Town-planning, Municipal Building, Private Bag X1008, Modimolle 0510 and/or Private bag X560, Mookghopong, 0560, for a period of 28 days from the first publication i.e. 11 June 2021.

Objections to or representations in respect of the application must be lodged with or made in writing to the above or be addressed to: The Divisional Manager, Department Town-planning, at the above address, within a period of 28 days from the first day of publication, i.e. 11 June 2021.

Address of Agent: 77 Fish Eagle Drive, Koro Creek, Modimolle, P.O Box 3108, Modimolle, 0510. Contacts: 0823006209/dludik@mweb.co.za. Dates of Publications: 11 & 18 June 2021

NIE-REGERINGSORGANISASIE

KENNISGEWING 354 VAN 2021

MODIMOLLE – MOOKGHOPONG MUNISIPALITEIT

Ek, Dawid Christiaan Ludik, synde die gemagtigde agent van die geregistreerde eienaars, gee hiermee ingevolge Artikel 59(1) en 60 (2) van die Modimolle- Mookgophong Spatial Planning and Land Use Management By-laws, 2019 saamgelees met die Modimolle Land Use Scheme, 2004 en Mookghopong Land Use Scme 2010 kennis dat daar by die Modimolle-Mookghopong Munisipaliteit aansoek gedoen is vir:

WYSIGINGSKEMA MMLM 047

Die hersonering van Erf 513, Naboomspruit gelee te no.35, 8ste straat, Mookghopong vanaf "Residensieel 1" na "Residensieel 3" vir 'n ouetehuis en aanverwante gebruike,onderhewig aan sekere voorwaardes.

WYSIGINGSKEMA MMLM 056

Die opheffing van Voorwaardes 1(a) - (o) in Akte van Transport T7717/2018 en die gelyktydige hersonering van Erf 185 Vaalwater, gelee te 185 Davidsonstraat, Mbatlane van "Residensieel 1" na "Besigheid 1", onderworpe aan sekere voorwaardes.

WYSIGINGSKEMA MMLM 057

Die hersonering van Erf 314, Nylstroomspruit gelee te no.50, Leyds straat, Modimolle vanaf "Residensieel 1" na "Residensieel 2" met digtheid van "44 eenhede per ha",onderhewig aan sekere voorwaardes.

Besonderhede van die aansoek le ter insae gedurende gewone kantoorure by die kantoor van: Die Divisie Bestuurder, Departement Dorpsbeplanning, Grondvloer, Modimolle Munisipale Kantore, Privaatsak X1008, Modimolle, 0510 en/of Privaatsak X560, Mookghopong, 0560, vir 'n tydperk van 28 dae vanaf die eerste publikasie (11 Junie 2021).

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf die eerste dag van publikasie (11 Junie 2021) gerig word aan: Die Divisie Bestuurder, Departement Dorpsbeplanning by bovermelde adres.

Adres van agent: 77 Fish Eagle Drive, Koro Creek, Modimolle, Posbus 3108, Modimolle 0510.

Kontakno. 082300 6209 / dludik@mweb.co.za. Datum van publikasies: 11 & 18 Junie 2021

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 355 OF 2021

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SOUTH AFRICA

GUIDELINES, RULES AND CONDITIONS PERTAINING TO FABRICS IMPORTED IN TERMS OF REBATE ITEMS 320.01/5407.61/01.06, 320.01/5903.20.90/02.08, 320.01/5907.00.90/02.08 AND 320.01/6005.3/xx.xx FOR THE MANUFACTURE OF UPHOLSTERED FURNITURE

Note: In terms of section 26 (4) of the International Trade Administration Act, 71 of 2002, the Commission may, *inter alia*, require an applicant to provide additional information in respect of the application. The conditions attached to and the information requested below reflects the minimum requirements, which ITAC would apply to evaluate an application under this rebate provision.

- Applicants must register with South African Revenue Service (SARS) as users of rebate provisions 320.01/5407.61/01.06; 320.01/5903.20.90/02.08, 320.01/5907.00.90/02.08 and 320.01/6005.3/xx.xx used for the manufacture of upholstered furniture before applying for a rebate permit and they must acquaint themselves with the requirements of SARS. The applicants must submit a SARS letter of approval for registration as a rebate user in terms of Schedule 3 to import and use the material under the provisions of this rebate item.
- 2. The Guidelines must be read and needs to be understood before completing the application form. Completed original applications for permits may be forwarded to:

The Senior Manager: Tariff Investigations 1 International Trade Administration Commission of South Africa Private Bag X 753 Pretoria 0001

Or emailed to:

E-mail: rtheart@itac.org.za / klegodi@itac.org.za

Or hand delivered to:

Block E, 1st Floor DTI Campus 77 Meintjies Street Sunnyside Pretoria 0002

3. Applications for permits must be submitted according to the requirements as set out in the attached application form. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.

- 4. Qualifying fabrics under rebate item 320.01 are as follows:
 - 320.01/5407.61/01.06: Woven fabrics containing 85 per cent or more by mass of non-textured polyester filaments, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit, for use in the manufacture of upholstered furniture classifiable in tariff heading 94.01.
 - 320.01/5903.20.90/02.08: Other textile fabrics commonly known as imitation leather laminated with polyurethane, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit, for use in the manufacture of upholstered furniture classifiable in tariff heading 94.01.
 - 320.01/5907.00.90/02.08: Textile fabrics commonly known as imitation leather backed with bonded leather, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit, for use in the manufacture of upholstered furniture classifiable in tariff heading 94.01.
 - 320.01/6005.3/xx.xx: Warp knit fabrics (including those made on galloon knitting machines) (excluding those of heading 60.01 to 60.04), of synthetic fibres, dyed or printed, laminated with another fabric that is either knitted or woven, of a mass exceeding 410 g/m² but not exceeding 450 g/m² and having a width exceeding 120 cm but not exceeding 150 cm, classifiable in tariff heading 6005.3, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit for use in the manufacture of upholstered furniture classifiable in tariff heading 94.01.
- 5. If all the information requested in the application form is not submitted, the application will be deemed as deficient and the application will not be considered.
- 6. At least fourteen (14) working days should be allowed for the processing of applications and the issue of permits, provided that all necessary information which renders the application duly completed has been submitted to ITAC.
- 7. Each rebate permit issued defines the period during which the goods concerned can be cleared under the rebate item. The rebate permit will only be valid for a period of twelve (12) months, commencing from the date on which the permit is issued. The permit may be issued for a shorter period as requested by the applicant, or as decided upon by ITAC.
- 8. If an applicant intends to apply for a subsequent permit for which the period of validity should commence on the day after the expiry date of the previous permit issued in terms of paragraph 7, this must be clearly indicated in a new application. The application must be submitted to ITAC at least (14) working days prior to the expiry date of the previous permit as permits cannot be issued with retrospective effect.

- 9. Rebate permits issued will be subject to the following conditions and reciprocities:
- 9.1. There should be an intention by the applicant(s) to "manufacture end products as described in the rebate provision" to such an extent that there is a <u>visible</u> <u>permanent change</u> in the fabrics, and a change in tariff heading;
- 9.2. The applicant (s) must be able to prove that they have sufficient manufacturing capacity to process the volume of fabric internally for which it has applied for. ITAC will, if it deems it necessary, <u>physically inspect the equipment and manufacturing process prior to the issue</u> of a rebate permit.
- 9.3. The applicant must provide a formal letter on the applicant's business letter head confirming that the applicant complies with labour laws, regulations and agreements gazetted by the Minister of Labour.
- 9.4. An applicant must, together with his application submit proof of registration and a Certificate of Compliance obtainable from the relevant Bargaining Council.
- 9.5. The applicant must submit a SARS PIN to enable ITAC to verify the Applicant's tax clearance status on the SARS Tax Clearance System. Should challenges exist in providing this information give detailed reason/s for the absence thereof. Thereafter, applicants will be requested to submit a valid tax clearance certificate.
- 9.6. The applicant must submit a letter of consent agreeing to transparency in that the following information may be shared with industry and government stakeholders [Texfed and the dtic (Textiles, Clothing, Footwear and Leather directorate) etc.]. The stakeholders should treat the following data supplied, as confidential and should not release it to a third party:
 - Name of applicant;
 - Contact details of applicant;
 - Technical description of fabric (i.e. weave type, width, weight, thread count; finish);
 - Volume applied for and;
 - Units of end product to be manufactured from imported subject fabrics.
- 9.7. The applicant(s) must first consult with industry associations (Texfed etc.) and known local manufacturers of the qualifying upholstery fabrics. Additionally, a sample of fabrics to be imported should also be provided to these parties. The relevant stakeholders should then provide confirmation with regard to the extent of local availability of the fabrics to be imported under rebate.
- 9.8. Should the applicant be unaware of any known local manufacturers of the qualifying upholstery fabrics, the applicant must also consult with the Sustainable Cotton Cluster (SCC) and the dtic Clothing and Textile sector desk to obtain a list of local manufacturers of qualifying fabrics, so as to allow applicant(s) to widen their engagements.

- 9.9. Applicant(s) must consult and engage with industry associations, the dtic Clothing and Textile sector desk and any identified manufacturers prior to the submission of an application for a permit to ITAC. Letters of consultation and engagements should be provided with the application, either confirming whether required qualifying fabrics are available locally or show the extent to which applicant(s) engaged with known/identified upholstery fabric manufacturers and aforementioned stakeholders. Letters received from local fabric manufacturers and industry bodies must have a date, not older than 30 days from the date of application.
- 9.10. In the event that the applicant's request to import the required fabrics is not supported, the applicant should consult with the dtic (Textiles, Clothing, Footwear and Leather sector desk). The dtic sector desk will thereafter provide proposals in this regard.
- 9.11. Applicant(s) must submit in each application to ITAC a certified copy of an irrevocable purchase order and firm commitments in the form of signed Off-take Agreements of locally manufactured fabrics. Off-take Agreements should be concluded by furniture manufacturers and local manufactures of fabrics and should ensure that a minimum of the agreed Value and/or Volume of fabric is used in the manufacturing of upholstered furniture.
- 9.12. As a rebate provision is considered for the purpose of providing relief to domestic producers that may experience injurious import pressures against similar imported end products, the benefit of the rebate provision will be tied to conditions related to economic performance over time and may be reviewed after a specified period. Reciprocity commitments as set out in the application form must be addressed in each application submitted.
- 9.13. The applicant must commit, *inter alia*, to the creation of employment and provide in each permit the number of jobs it expects to create annually as a result of the rebate permit granted. The applicant must submit to ITAC an annual report on its job creation performance.
- 10. Rebate permits may not be transferred in any manner by the holder thereof to any other person, or be used to the benefit of any person, not named in the permits.
- 11. Permits in relation to these rebate provisions should be applied for and received before the goods concerned are shipped.
- 12. Any request for an amendment to a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) Error by ITAC on permit;
 - b) Error by applicant regarding the product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS in this regard.

- 13. Should any party misplace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oath, stating that the permit was lost and the circumstances surrounding loss of such permit. ITAC may, on the facts furnished, exercise its discretion to issue a new permit that replaces the lost permit. Should the lost permit be found the applicant must return such permit to ITAC.
- 14. Extension of the validity period from which the permit is valid may be granted. Extensions will only be granted where the relevant permit has not expired, and in the view of ITAC, good cause warrants extension of such permit. Such discretion shall lie solely with ITAC. Extensions will only be permitted for a period up to 3 months and the party applying for the extension must submit a letter and supporting documents to ITAC, furnishing reasons and good cause for the extension.

Non-compliance to the conditions of permits:

15. If a *prima facie* case is established that any condition of a permit issued, in terms of this rebate provision has not been complied with, the consignment in terms of which the rebate was used can be seized by ITAC and the rebate permit temporarily suspended while ITAC conducts an investigation. If it is established that non-compliance occurred, appropriate steps will be taken. These steps will be taken in terms of the International Trade Administration Act, Act 71 of 2002 and the Customs and Excise Act of 1964 that can include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SOUTH AFRICA

APPLICATION FOR A PERMIT IN TERMS OF REBATE ITEMS

320.01/5407.61/01.06; 320.01/5903.20.90/02.08; 320.01/5907.00.90/02.08, 320.01/6005.3/xx.xx

FOR REBATE OF DUTY ON QUALIFYING FABRICS USED IN THE MANUFACTURE OF UPHOLSTERED FURNITURE.

NOTE: PERMITS IN RELATION TO THESE REBATE PROVISIONS SHOULD BE APPLIED FOR AND RECEIVED BEFORE THE GOODS CONCERNED ARE SHIPPED

APPLICATION FORM

BEFORE COMPLETING THIS FORM, PLEASE ACQUIANT YOURSELF WITH THE GUIDELINES AND CONDITIONS PERTAINING TO THESE REBATE ITEMS

320.01/5407.61/01.06; 320.01/5903.20.90/02.08; 320.01/5907.00.90/02.08,XXX.XX.X

FOR REBATE OF THE DUTY ON FABRICS USED IN THE MANUFACTURE OF UPHOLSTERED FURNITURE.

1 (a). Applicant's name and postal address:	1(b). Physical address where manufacturing will take place:
Contact Person:	
Position:	
Address:	
Tel No.:	
Fax No:	
Date completed:	
Email add:	
VAT Registration No:	
SARS Importer Registration No:	
(No application for this rebate provision will be	
considered for applicants utilising the "unallocated	
importers reference number i.e, 70707070)	

NB: ALL INFORMATION REQUESTED SHOULD BE FURNISHED

2 (a). Technical description of the FABRICS that will be imported:

1.	
2.	
3.	
4.	

2 (b). Furnish the following information in respect of each of the FABRICS mentioned in 2 (a)

	I	2	3	4	5	6
Product	HS	Duty	Estimated	Customs	Country	
	Tariff	payable	quantity	(f.o.b)	of origin	

	code (8-		Value	Planned
	code (8- digits)			date of
				importation
1.				
2.				
3.				
4.				

- 3 (a). Description of the products that will be manufactured from the fabrics described in 2(a)
 - 1 2
 - 3
- 3 (b) Furnish the following information in respect of each of the products mentioned in 3(a):

Product	1	2	3
	HS Tariff code	Quantity to be	Estimated sales
	8- digits	processed	value (ex-factory)
1. 2. 3. 4.			

- 4. Describe the method of manufacturing of products mentioned in 3(a)
- 5. Furnish the following information in respect of the value of total sales in the Southern African Customs Union (SACU) as well as exports for the past three years in respect of the products mentioned in 4(a):

Year	Product	HS Tariff code (8 – digits)	Total Sales (in SACU)	Total export sales

6(a) Are the goods/materials/components to be imported (as mentioned in 2(a) manufactured locally?

YES	NO
-----	----

6(b) Why do you have to import the goods/materials/components? (This information is for record purposes only). (*Please submit letters from manufacturers as proof of efforts made to obtain the fabrics locally*)

- 7. Provide information pertaining to the number of jobs the firm will create annually as a result of the rebate. (*Submit with the application a letter signed by the Chief Executive Officer to provide a quarterly report on job creation performance*)
- 8. State the increased economic benefits that can be realised subsequent to being granted tariff relief, by completing the table below:

	Should	d the support be	given
No. items	year 1	year 2	year 3
1 Expected total production volume (Kg/li/unit)			
2 Expected ex-factory selling price/per (Kg/li/unit)			
3 Expected total investment (Rm)			
Plant & Machinery			
Buildings			
4 Supply side measures (Rm)			
Research and development			
Skills development and training			
Upgrading machinery & equipment.			
Other (list)			
5 Expected total export			
Volume (Kg/li/units)			
Value (R)			
6 Expected total Employment			
Skilled			
• Youth (18-35)			
Semiskilled			
• Youth (18-35)			
Unskilled			
• Youth (18-35)			
Total direct factory workers			
• Youth (18-35)			
7 Expected total wage (R)			
Skilled			
• Youth (18-35)			
Semiskilled			
• Youth (18-35)			
Unskilled			
• Youth (18-35)			
Total direct factory workers			
• Youth (18-35)			

Reciprocity commitments

- 9. Give an assessment (consumer benefit or downstream benefit to a specific industry) of how your cost and price structure would be affected should the permit application succeed. To what extent will your firm's selling price for the product be influenced should the permit application be successful?
- 10. How do you support or plan to support the participation in manufacturing and related activities by small businesses, black-owned or black-managed enterprises and Common Customs Area supply chains?
- 11. Submit with the application a letter signed by the Chief Executive Officer to provide an annual report on reciprocity commitments made in paragraph 8.
- 12. Name of Chief Executive Officer:..... Tel No:.....Fax No:....

DECLARATION IN RESPECT OF AN APPLICATION FOR A PERMIT FOR REBATE OF DUTY ON TEXTILE FABRIC USED IN THE MANUFACTURE OF UPHOLSERED FURNITURE IN TERMS OF REBATE PROVISIONS 320.01/5407.61/01.06; 320.01/5903.20.90/02.08 , 5907.00.90/02.08 AND 320.01/6005.3/XX.XX OF SCHEDULE 3 TO THE CUSTOMS AND EXCISE ACT, 1964,

NB: The obligation to complete and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the claimant

(Delete whichever is not applicable)

of...... (hereinafter referred to as the applicant) hereby declare that –

- a) the applicant complies with prescribed requirements in order to qualify for rebate in terms of the abovementioned rebate provision;
- I have satisfied myself that the preparation of the application has been done in conformity with the guidelines and requirements in respect of the above-mentioned rebate provision, with which I have fully acquainted myself and to which I unconditionally agree to;
- c) I accept that the decision by the Chief Commissioner: International Trade Administration will be final and conclusive and that the said Chief Commissioner may at any time conduct or order that an investigation to verify information furnished in the application form, be conducted;
- d) The information furnished in this application is true and correct;
- e) The applicant or any one of its associates, or related party is not subject of an investigation by either the South African Police, the Office for Serious Economic Offences, International Trade Administration, or the Commissioner for South African Revenue Services (SARS) into previous claims or other related matters.

NAME: DESIGNATION:

SIGNATURE: DATE AND YEAR:

I CERTIFY THAT THE DEPONENT HAS ACKNOWLEDGED THAT HE KNOWS AND UNDERSTANDS THE CONTENTS OF THIS AFFIDAVIT, AND THAT HE HAS NO OBJECTION TO TAKING THE PRESCRIBED OATH, AND THAT HE CONSIDERS THIS OATH TO BE BINDING ON HIS CONSCIENCE.

SIGNED and SWORN to before me at Day of Year.

.....

COMMISSIONER OF OATHS

FULL	NAMES:			
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CAPACITY :....

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 356 OF 2021

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 African 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

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 61850-7-1 Ed 1.1	Communication networks and systems for power utility automation – Part 7-1: Basic communication structure – Principles and models	Amended to update the clauses on abbreviated terms, overview of the IEC 61850 series concepts, modelling approach of the IEC 61850 series, application view, device view, communication view, relationships between IEC 61850-7-2, IEC 61850-7-3 and IEC 61850-7-4, formal specification method, namespaces, common rules for new version of classes and for extension of object classes, to add the clause on compatibility between different versions of the standard, to update the annex on overview of logical nodes and data, the annex on allocation of data to logical nodes, the annex on use of the substation configuration language (SCL), the annex on applying the LN concept to options for future extensions, the annex on mapping the ACSI to real communication systems, to add the annex on LGOS/LSVS engineering, the annex on GOOSE/SMV subscription configuration, the annex on use of case scenarios examples for clarifying the common rules of clause 14, the annex on general requirements and recommendations regarding compatibility issues between different versions of IEC 61850, and to update referenced standards.	2021-07-27
SANS 61850-7-2 Ed 1.1	Communication networks and systems for power utility automation – Part 7-2: Basic information and communication structure – Abstract communication service interface (ACSI)	Amended to update the scope, referenced standards, terms and definitions, and abbreviated terms, to update the clauses on ACSI overview and basic concepts, type definition, GenServerClass model, application	2021-07-27

SANS 61850-7-3 Ed 1.1	Communication networks and systems for power utility automation – Part 7-3: Basic communication structure – Common data classes	association model, GenLogicalDeviceClass model, GenLogicalNodeClass model, Generic data object class model, Generic common data class model, DATA-SET class model, service tracking, modelling of control block classes, SETTING-GROUP-CONTROL-BLOCK class model, EPORTCONTROL-BLOCK and LOG-CONTROL-BLOCK class models, Generic substation event class model (GSE), Transmission of sampled value class model, CONTROL class model, time and time synchronization model, naming conventions, and file transfer model, to update the annexes on ACSI conformance statement, SCL enumerations, and generic substation state event, to add the annexes on clarification on usage of quality, clarification on RCB reservation, and on compatibility of the different revisions of the standard. Amended to update the introduction, the scope, referenced standards, terms and definitions, the clause on abbreviated terms, to replace the clause on conditions for attribute inclusion with a new clause, to update the clause on common data class specifications, to replace the clause on data attribute semantic with a new clause, to update the annex on value range for units and multiplier, the annex on functional constraints, the annex on SCL	2021-07-27
SANS 61850-7-4 Ed 1.1	Communication networks and systems for power utility automation – Part 7-4: Basic communication structure – Compatible logical node classes and data object classes	enumerations, to add the annex on conditions for element presence, and the annex on compatibility of the different revisions of the standard. Amended to update the scope, referenced standards, terms and definitions, and abbreviated terms, to update the clauses on logical node classes, and data object name semantics and enumerations, to update the annexes on interpretation of mode and behaviour, relationship between this standard and IEC 61850-5, statistical calculation, functional relationship of data objects of autorecloser RREC, and on SCL enumerations(from DOEnums), and to add the annexes on conditions for elements presence, compatibility of the different revisions of the standard, and on models principles and	2021-07-27
SANS 10142-1 Ed 3.1	The wiring of premises – Part 1: Low- voltage installations	requirements for scheduling. Amended to move reference to legislation to the foreword, to update the clauses on compliance, fundamental requirements, installation requirements, special installations or locations, and on verification and certification, and to update the annex on classification of safety services necessary for medical locations.	2021-07-27
SANS 1221 Ed 3.2	Detergent skin cleansers (non-cosmetic)	Amended to update normative references.	2021-07-27

SANS 61850-4	Communication networks and systems	Amended to update the scope, referenced	2021-07-27
Ed 1.1	for power utility automation – Part 4:	standards, and abbreviations, to update the	
	System and project management	clauses on engineering requirements, system	
		life cycle, and on quality assurance.	
SANS 3001-AS23	Civil engineering test methods – Part	Amended to update the introduction and some	2021-08-03
Ed 1.1	AS23: Determination of moisture in	requirements.	
	asphalt		

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 withdraw them.

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 50088-1:2021 Ed 1	Pressure regulators and associated safety devices for gas appliances – Part 1: Pressure regulators for inlet pressures up to and including 50 kPa. Specifies the safety, construction and performance requirements for pressure regulators and pneumatic gas/air ratio pressure regulators.
SANS 60335-2-27:2021 Ed 5	Household and similar electrical appliances – Safety -Part 2-27: Particular requirements for appliances for skin exposure to optical radiation. Deals with the safety of electrical appliances incorporating emitters for exposing the skin to optical radiation (wavelength 100 nm to 1 mm), for household and similar use, their rated voltage being not more than 250 V for single-phase appliances and 480 V for other appliances.
SANS 61439-2:2021 Ed 3	Low-voltage switchgear and controlgear assemblies – Part 2: Power switchgear and controlgear assemblies. Defines the specific requirements for the power switchgear and controlgear assembly.
SANS 62282-6-200:2021 Ed 2	<i>Fuel cell technologies – Part 6-200: Micro fuel cell power systems – Performance test methods.</i> Specifies test methods for the performance evaluation of micro fuel cell power systems for laptop computers, mobile phones, personal digital assistants (PDAs), cordless home appliances, TV broadcast cameras, autonomous robots, etc.
SANS 7243:2021 Ed 2	<i>Ergonomics of the thermal environment – Assessment of heat stress using the WBGT (wet bulb globe temperature) index.</i> Presents a screening method for evaluating the heat stress to which a person is exposed and for establishing the presence or absence of heat stress.

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 60076-10-1:2021 Ed 2.1	<i>Power transformers – Part 10-1: Determination of sound levels – Application guide.</i> <i>Consolidated edition incorporating amendment No.1.</i> Amended to update requirements for converter transformers with saturable reactors (transductors), and the bibliography.			
SANS 416:2021 Ed 2.7	<i>Chemical resistant gloves. Consolidated edition incorporating amendment No.7.</i> Amended to update the clause on sampling and compliance with the specification, to replace the table on acceptance number for compliance, to update referenced standards, and to delete the appendix on notes to purchasers.			
SANS 16063-22:2021 Ed 1	Methods for the calibration of vibration and shock transducers Part 22: Shock calibration by comparison to a reference transducer. This edition contains a loose-leaf amendment. Amended to update the scope and referenced standards, to replace the table on uncertainty reference conditions for secondary shock calibration, to update the clauses on apparatus, on preferred accelerations and pulse durations, and on method, the annexes on expression of uncertainty of measurement in calibration, and to add the annex on dispersion in bars.			

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 B4: DISBAND OF TECHNICAL COMMITTEES

Committee No	Title	Scope

If your organization is interested in participating in these committees, please send an e-mail to <u>Dsscomments@sabs.co.za</u> for more information.

SCHEDULE B5: 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, INDUSTRY AND COMPETITION

NOTICE 357 OF 2021

COMPETITION TRIBUNAL NOTIFICATION OF DECISION TO APPROVE MERGER The Competition Tribunal gives notice in terms of rules 34(b)(ii) and 35(5)(b)(ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001 that it approved the following mergers:

Case No.	Acquiring Firm	Target Firm	Date of Order	Decision
LM002Apr21	Trafigura PTE Ltd	Puma Energy Holdings PTE Ltd	13/05/2021	Approved
LM013Apr21	IQ Business (Pty) Ltd	ITQ Business (Pty) Ltd	21/05/2021	Approved
LM140Oct20	BKB Ltd and VKB Landbou (Pty) Ltd	The Trade Retail, Fuel and Financial Service Business of BKB and VKB	21/05/2021	Approved Subject to Conditions
LM202Feb21	NMI Durban South Motors (Pty) Ltd	Barloworld Motor Retail (Pty) Ltd	21/05/2021	Approved Subject to Conditions
LM006Apr21	M and G FA	Prudential Portfolio Managers	25/05/2021	Approved
LM203Feb21	Revego Africa Energy Fund (Pty) Ltd	Aurora Wind Power (RF) (Pty) Ltd	25/05/2021	Approved
LM212Mar21	Old Mutual Alternative Investments (Pty) Ltd (OMAI)	Actom Investments Holdings (Pty) Ltd	25/05/2021	Approved
LM216Mar21	Revego Africa Energy Fund	Genesis Khobab Wind and Other	25/05/2021	Approved

The Chairperson

Competition Tribunal

Restitution of Land Rights has been lodged by Mr Motlemiseng Silas Machitele (ID No 460315 5511 089) and Dinkuru Ramson Maunya (ID No 400909 5230 089) on behalf Machitele and Maunya Families on the property mentioned hereunder situated in Thaba Chewu Local Municipality under Ehlanzeni District Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claims for Municipality in the Mpumalanga Province : KRP: 6590 & 9543

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			he	a			
	Other Endorsements		V A395/2017 In favour the	Republic of South Africa			
	Bond Holder		None				
	Bonds		None				
V 465 KT	Extent of Property		Extent of claimed None	land is 23.2766 ha)		Extent of the Portion	1 (23.2766 ha)
	Title Deed Number Extent of Property Bonds		T43864/1981				
	escription of Owner of Property		PROVINCIAL	GOVERNMENT OF	MPUMALANGA		
WELGEVONDEN 465 KT	Description of	property	Portion 1				

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:

THE REGIONAL LAND CLAIMS COMMISSIONER Commissioner for Restitution of Land Rights **WS CAROLINE FIPAZA** TIQN ADVISOBOR 2 MPUMALANGA PROVINCE 4 10 Private Bag X11330 MR L H MAPHUTHA DATE: 202 CHIEF RESTITU CHECKED BY: Velsprui DATE: 0 1200

GOVERNMENT GAZETTE, 11 JUNE 2021

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

11 June 2021

NO. 504

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of <u>Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]</u> as amended, that a land claim for Restitution of Land Rights has been lodged by the late Mr. Madenga Mateu Maseko [ID No: 381111 5406 081] on behalf of the Maseko Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: KRP:10646

CURRENT PARTICULARS OF THE PROPERTY

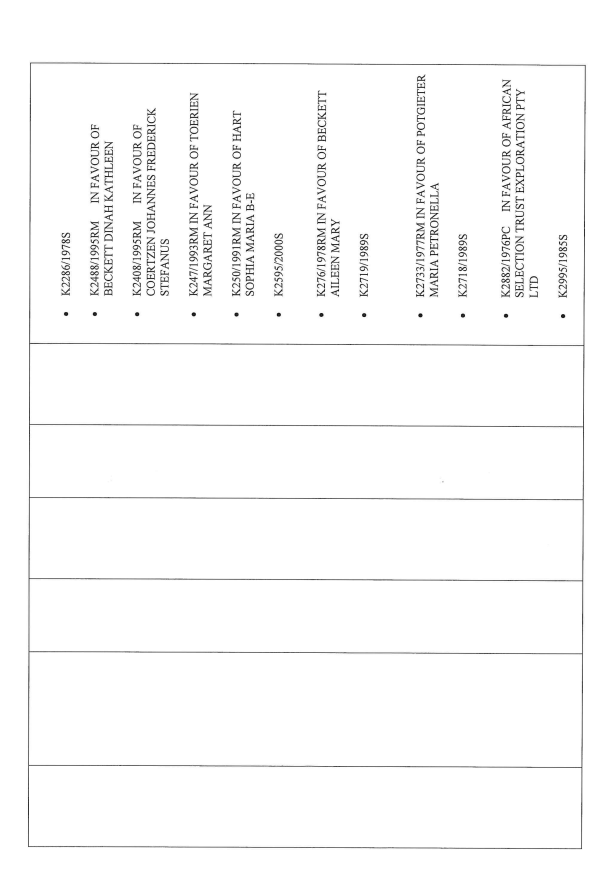
NKOMAZI 772 JT

									 ·	 					
	Other Endorsements		 I-2069/2012C IN FAVOUR OF 46/2009- 	20120727	 K147/1952RM 		 K1477/1992RM IN FAVOUR OF 	GRIQUALAND EXPLORATION & FINANCE CO LTD	 K1518/1981PC 	€/174//170/	• K1819/1978S	 K2090/1980S 	 K2091/1980S 	 K2093/1980S 	• K2141/1980S
	Bond Holder		None							 					
	Bonds		None	e.											
	Extent of	Property	12155.9544 ha	(the	estimated	affected	extent is 20	hectares)							
	Title Deed	Number	T9181/2008												
.I.f	Owner of Property		Nkomazi Game	Reserve Pty Ltd											
NKOMAZI 772 JT	Description		Remaining	Extent of the	farm	772 JT									

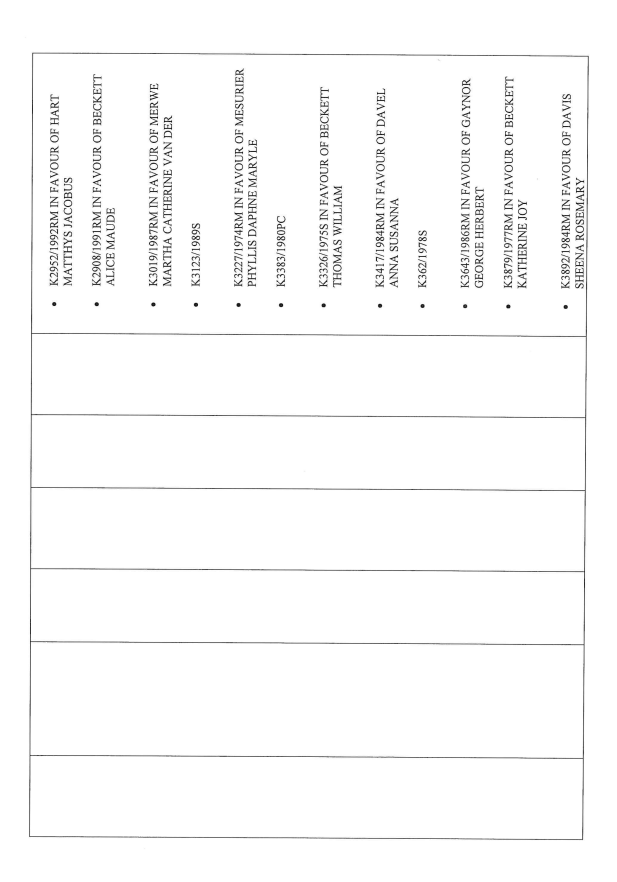
DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 505

11 June 2021



3



3

 K3860/1991RM 	 K4049/2002S K4057/1993RM IN FAVOUR OF THOMAS ANN ELIZABETH 	K4041/1986RM IN FAVOUR OF KLERK JOSEPH ADRIAAN DE VA3561002DM NJ PAVOUR OF 17771 F	• K479/1980PC	 K4864/1990RM IN FAVOUR OF HART SOPHIA MARIA B-E 	 K5187/1998RM IN FAVOUR OF HART TOBIAS MYNHARDT 	 K5188/1998RM IN FAVOUR OF OUPA JAMES CC 	K5785/1996RM IN FAVOUR OF BECKETT CAROLE MARIE	• K6/1987S

 K799/1948RM K8/1987S Y0/1987S 	

S

The Restitution of Land Rights, 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:

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Commissioner for Restitution of Land Rights Private Bag X 11330 Nelspruit 1200 Or 30 Samora Machel Drive Restitution House Nelspruit 1200 TEL NO: 013 756 6000 FAX NO: 013 755 6000

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

REGIONAL LAND CLAIMS COMMISSIONER S MR. L. H. MAPHUTHA 0 DATE: 2021

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42

Notice is hereby given in terms of <u>Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]</u> as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Rice Reckson Shai [ID No. 4508175233087] on behalf of the Shai Family on the property mentioned hereunder situated in the Bushbuckridge Local Municipality, Ehlanzeni District in the Mpumalanga Province: KRP: 6436

V DS OF THE PROPERTY TT TC addin

	-														
		Other Endorsements		I-1961/2016C		KT, 500		K7876/2003RM in favour	of Ndowane Exploration Pty	Ltd	3	VA6884/1997 in favour of	T 8670/1948		
		Bond Holder		None											
		Bonds		None											
		Extent of	Property	2156.2565ha		(Affected hectares	under claim	measures 0.0776	ha)						
		Title Deed	Number	[T9370/2012]											
CURRENT PARTICULARS OF THE PROPERTY		Owner of Property	8	National Government of the	Republic of South Africa	i									
CURRENT PARTI	ZUEKNUG SUU KI	Description of	property	The Remaining	Extent of the farm	500 KT									

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

STAATSKOERANT, 11 JUNIE 2021

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:

Restitution of Land Rights has been lodged by Mr. Rice Reckson Shai [ID No. 4508175233087] on behalf of Shai Family on the property mentioned Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for hereunder situated in the Bushbuckridge Local Municipality, Ehlanzeni District in the Mpumalanga Province: KRP: 6436

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS **Commissioner for Restitution of Land Rights** CHIEF RESTITUTION ADVISOR CHECKED BY: MS. CN FIPAZA 6000 0 **Or 30 Samora Machel Drive** S MR. L. H. .MAPHUTHA TEL NO: 013 756 6000 FAX NO: 013 752 3859 0 Ø Private Bag X 11330 **Restitution House** DATE: 204 DATE: DATE Nelspruit Nelspruit 1200 1200

Notice is hereby given in terms of <u>Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]</u> as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr. Mtari John Skosana ID. NO. 5101145264082 on behalf of Skosana family the property mentioned hereunder situated in Emalahleni local Municipality, Nkangala District in Mpumalanga Province: KRP: 9279

CURRENT PARTICULARS OF THE PROPERTY

VLAAKLAGTE 45 IS	UUKKENI FAKIICULAKS UF IHE FKUFEKI I VLAAKLAGTE 45 IS	TKI X				
Description of	Owner of Property	Title Deed	Extent of	Bonds	Bond Holder	Other Endorsements
property		Number	Property			
Portion 14	Dorsfontein Coal mine T3714/2010	T3714/2010	51.1221 ha	None	None	K4324/1990RM
	[195200317607]				a	VA6073/2003 in favour of
						Philroe Pty Ltd
Portion 15	Dorsfontein Coal mine T3714/2010	T3714/2010	50.9936 ha	None	None	K4324/1990RM
	РТҮ LID [195200317607					VA6073/2003 in favour of Philroe Pty Ltd

11 June 2021

Rights has been lodged by Mr. John Mtari Skhosana ID. NO. 2104055129082 on behalf of the Skosana family on the property mentioned hereunder situated in Emalahleni local Municipality, Nkangala District in Mpumalanga Province: KRP: 9279 Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land

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 abovementioned 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 X7201 Witbank 1035 or Shop No. E 8 Saveways Crescent Centre Cnr OR Tambo and Mandela Street Witbank 1035 TEL NO: 013 - 655 1000 FAX NO: 013 - 650 3438 MATHER MARIAN RECTONAL

Restitution of Land Rights has been lodged by Mr Josia Qitha Mahlangu [ID No. 520510 5494 082] on behalf of Mahlangu Family on the property Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for mentioned hereunder situated in Steve Tshwete Local Municipality, Nkangala District in the Mpumalanga Province: [KRP: 10630]]

CURRENT PARTICULARS OF THE PROPERTY $_{\scriptscriptstyle P}$ SMALDEEL 1 IS

	A month in the second of the second s	TING DCCU	EXIGII 01	Bonds	Bond Holder	Other Endorsements
		Number	Property			
The remaining Extent of Ingwe Surface Holding Pty Ltd [196901635107]	Ingwe Surface Holding Pty Ltd [196901635107]	T64936/2003	255.6714ha	None	None	 I-765/2018C K2463/1990RM
Portion 11 P P []	Ingwe Surface Holding Pty Ltd [196901635107]	T11033/2010 242.1254	242.1254	None	None	• K59/2019S

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:

Shop No. E 8 Saveways Crescent Centre Cnr OR Thambo and Mandela Street Witbank 1035 TEL NO: 013 655 1000 FAX NO: 013 690 2438

4

CHECKEDBY: MRS R SINGH RESTITUTION ADVISOR DATE: 04/11/2020

MR. L. H. MAPHUTHA COMMISSIONER, FOR RESTIT

STAATSKOERANT, 11 JUNIE 2021

11 June 2021

Restitution of Land Rights has been lodged by Mr Monareng Shotiya Philipos families (Identity Number No 280101 5577 082) on behalf Monareng Family on the property mentioned hereunder situated in Thaba Chewu Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province as Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claims for per reference KRP's: 10972

CURRENT PARTICULARS OF THE PROPERTY

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Description of Owner of Property						
-	ner of Property	Title Deed Number	Title Deed Number Extent of Property	Bonds	Bond Holder	Bond Holder Other Endorsements
property						
The Remaining Repu	Republic of South Africa	T38420/2003	(Extent of claimed	None	None	I-1961/2016C
Extent of the			land is 82.8286 ha)			
farm 501 KT						K413A/1934S
			Extent of the R/E			
			(871.0853 ha)			VA475/1977-9104/34T

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

GOVERNMENT GAZETTE, 11 JUNE 2021

NO. 509

11 June 2021

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr. Thomas Skosana ID. NO: 450617 5417 080 on behalf of the Skosana family on the property mentioned here under situated at Emakhazeni Local Municipality, Nkangala District in Mpumalanga Province: KRP: 1996

CURRENT PARTICULARS OF THE PROPERTY

KRUISFONTEIN 121 JT	T					
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Remaining of extent of Portion 1	CORPCLO 2257 CC (200408148823)	T157788/2004	457.3256 ha	None	None	None

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr. Thomas Skosana ID. NO: 450617 5417 080 on behalf of the Skosana family on the property mentioned here under Emakhazeni Local Municipality, Nkangala District in Mpumalanga Province: KRP: 1996 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 X7201 Witbank 1035

or Shop No. E 8 Saveways Crescent Centre Cnr OR Tambo and Mandela Street Witbank 1035

TEL NO: 013 – 655 1000 FAX NO: 013 – 690 3438 CHECKED BY: MS.T.P MATHEBULA RESTITUTION ADVISOR DATE: US(3(200) MR. L.H. MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA PROVINCE DATE: フッンナ/ 0 こ ノン、

Notice is hereby given in terms of Section 1111 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Phikeleli Lazarus Mtshweni [I.D No: 601212 5966 084] on behalf of the Mtshweni family on the property mentioned here situated in the City of Thaba Chweu Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province: [KRP: 9078]

CURRENT PARTICULARS OF THE PROPERTIES

KLIPFONTEIN 144 JT

TaljaardNicholasT61148/1980Schultatus Barend[4412055089083]][4412055089083]]T6890/2014MathagaT6890/2014PropHoldingsPTY LTDT000000000000000000000000000000000000
Mathaga Prop Holdings PTY LTD [199500330407] Forelmont PTY LTD

(Affected Land Extent 103.8248 hectares)

The Restitution of Land Rights, 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

TEL NO: 013 756 6000 FAX NO: 013 752 3859

REGIONAL LAND CLAIMS COMMISSIONER 2 MR. L. H. MAPHUTHA 0 2024 DATE:

51

No. 44701

Notice is hereby given in terms of Section 11111 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Bekindlela Judas Nkosi [1.D No: 190909 5100 088] on behalf of the Mnisi family. Suteka family, Sibanyoni fam ly and Nkosi family on the properly mentioned here situated in Thaba Chwen Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province: [KRP: 3789]

CURRENT PARTICULARS OF THE PROPERTIES

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	Other Endersaments			None				
	Bond Holder			 ABSA 	BANK LTD	 ABSA 	BANK LTD	
	Bonds			 B155691/2006 	 B240/2017 			
	Extent of	Property	1	431.9809 ha				
	I itle Deed	Number	T167011 (0000)	7.007/1/0CC11				
	Owner of Froperty		Nal Ichanas	157172152005050051551	[000CDACICZIZC]	Nel Francina Iohana		[100/200/10/02]
Description of Owner of D	in monduneer	property	Portion 1	1 100000				

(Affected Land Extent 14.3143 hectares)

ELANDSPRUIT 115 JT

Other Endorsements	VA42017 in favour of Republiek of Suid	Afrika None
Bond Holder	None	None
Bonds	None	None
Extent of Property	1.7131 ha	19.5958 ha
Title Deed Number	T16/2017	T6704/2015
Owner of Property	National Government of the Republic of South Africa	National Government of the T6704/2015 Republic of South Africa
Description of Owner of P property	Portion 10	Portion 22

(Affected Land Extent 21.3089 hectares)

The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terr's 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 FEL NO: 013 756 6000 FAX NO: 013 752 3859

ZEGIONAL/LAND CLAIMS COMMISSIONER MR. L. H. MAPHUTHA Elar : JATE:

NO. 512

11 June 2021

Land Rights has been lodged by Mr Jerry Mcitseki Nkosi ID NO: 411125 5380 082 on behalf of Somcuba Bhevula Tribal Authority on the properties mentioned hereunder situated in City of Mbombela Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province: [KRP: 453] Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of

CURRENT PARTICULARS OF THE PROPERTIES

Other Endorsement		K593/1957				K2559/1974S in	favour of Theunissen	Coenraad Christiaan	De Wet
Bond Holder		None				Standard Bank of South	Africa		
Bonds		None				B1395/2020			
Extent of	Property	193.3919 ha				248.7349ha			
Title Deed	Number	T8491/2020				T18772/2008			
Owner of Property		Panorama Agriculture Pty	Ltd	[201941682407]		Valle Verde Farming CC	[200817498023]	1	
Description of Property	1	The Remaining Extent of	portion 6			The Remaining Extent of	portion 29		
	Extent of Bonds Bond Holder	Title Deed Extent of Bonds Bond Holder Number Property	Title Deed Extent of Bonds Bond Holder Number Property None None	Title Deed Extent of Bonds Bond Holder Number Property None None e Pty T8491/2020 193.3919 ha None	Title Deed Extent of Bonds Bond Holder Number Property None None	e Pty T8491/2020 193.3919 ha None None None	Title Deed Extent of Bonds Bond Holder C Number Property None K K e Pty T8491/2020 193.3919 ha None K e CC T18772/2008 248.7349ha B1395/2020 Standard Bank of South K	Title DeedExtent ofBondsBond HolderNumberPropertyNoneNonee PtyT8491/2020193.3919 haNonec CCT18772/2008248.7349haB1395/2020Standard Bank of Southc CCT18772/2008248.7349haB1395/2020Africa	Title Deed Extent of Bonds Bond Holder C Number Property None None K e Pty T8491/2020 193.3919 ha None K c CC T18772/2008 248.7349ha B1395/2020 Standard Bank of South K

11 June 2021

No. 44701

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DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 513

Portion 49	Valle Verde Farming CC [2008174980023]	T18772/2008	52.9464ha	B1395/2020	Standard Bank of South Africa Ltd	None
Portion 118	Icaih Pty Ltd [201541391707]	T6824/2020	24.6027 SMQ	B3400/2020	Absa Bank Ltd	None
Portion 182	White River Saw Mills Pty Ltd [200603695407]	T2784/2019	16.3805ha	None	None	None
Sudwalaaskraal 271 JT	1 JT					
Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
Portion 1	Boschkom Estates Pty LTD [195800141407]	T15390/1958	4.2827 ha	None	None	VA14/1995 in favour of T15390/1958
The Remaining Extent of Portion 3	Houtboschloop Development Co Pty Ltd [195700254007]	T6231/1958	595.8258ha	B11245/2008 B4205/2012	Absa bank Absa bank Ltd	K646/1980RM In favour of Omaruru Minerals Pty Ltd

Sudwalaaskraal 271 JT	I J I					
Description of	Owner of Property	Title Deed	Extent of	Bonds	Bond Holder	Other Endorsement
Property		Number	Property			
Portion 1	Boschkom Estates Pty LTD [195800141407]	T15390/1958	4.2827 ha	None	None	VA14/1995 in favour of T15390/1958
The Remaining	Houtboschloop Development	T6231/1958	595.8258ha	B11245/2008	Absa bank	K646/1980RM In
Extent of Portion 5	со гу ыа [195700254007]			B4205/2012	Absa bank Ltd	Minerals Pty Ltd
				B50743/1995	Absa bank Ltd	
				B6467/2016	Absa bank Ltd	
The Remaining Extent of Portion 4	Mikon Farming CC [201005747423]	T7102/2012	294.6103ha	None	None	K3099/1979S in favour of Coetzee Johannes
						VA1308/2015 in favour of Mikon farming CC
Portion 5	Coetzee Johannes Lodewicus [5511145065083]	T41862/1979	171.3150 ha	None	None	None
The Remaining	Owen Spelonke Pty Ltd	T45222/1965	107.0549ha	B26817/1993	Boland	 B26817/1993

K1084/1979RM in favour of Owen	Spelonke Pty Ltd	K216/1964		VA3202/2001 In favour of Janson Alewyn Burger Rossouw VA4420/1999 In favour of Janson Alewyn Burger Rossouw	None	None		None	VA6469/2002 In favour of Sudwala Chalets Share Block PTY LTD	None
None	Boe Bank LTD	Boland	Boland Bank	Nedbank Ltd	None	SAPPI LTD SAPPI Manufacturing PTY	LTD	None	None	Firstrand Bank LTD Firstrand Bank LTD
B40493/1979	B73166/1998	B8007/1984	B91552/1992	B79665/2007	None	B483/2009 B484/2009		None	None	B165201/200 B4319/2018
				472.8813 ha	85.6532ha	192.7284 ha		314.5071ha	37.8299ha	237.0153ha
				T50084/1985	T11452/2016	T509/2009	T82917/1997	T8590/1995	T14757/1992	T130951/2006
[65/08715/07]				Janson Alewyn Burger Rossouw [4910265067088]	Bisschoff Pieter Johannes [5704105009080]	Lereko prop Co Pty Ltd [200503829507]	SAPPI Manufacturing PTY LTD [195100318007]	Coetzee Francois Gerhardus [5906195120087]	Sudwala Chalets Share Block Pty Ltd [91/07228/07]	Janson Familie Trust [7201/2006]
Extent of Portion 6				The Remaining Extent of Portion 8	Portion 9	Portion 10		Portion 11	Portion 16	Portion 20

Portion 21	Coetzee Family Trust	T97889/1999	64.95961ha	B100139/2007	Firstrand Bank LTD	VA2998/2000 In
	[12482/1998]	- 12 				favour of Coetzee
				B12537/2000	Firstrand Bank LTD	Family Trust
Portion 26	Sudwalaskraal Complex PTY LTD [[199601264207]	T8818/2015	7.3232ha	None	None	None
Portion 27	Houtboschloop Development	T2460/2019	378.7242ha	B11245/2008	Absa Bank LTD	
	COPITLID [195700254007]			B4205/2012	Absa Bank LTD	
				B50743/1995	Absa Bank LTD	
				B6467/2016	Absa Bank LTD	
PINELANDS 501 JT	PINELANDS 501. IT/CONSOLOLIDATION OF PORTION 17 AND PORTION 19 OF THE FARM SUDWALAASKRAAL 271 JT	ORTION 17 AND F	ORTION 19 OF	THE FARM SUDWAL	AASKRAAL 271 JT)	
Description of Pronerty	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining Extent of the farm	Leroko Prop Co Pty Ltd	T1817/2009	702.3615 ha	B1564/2009	Sappi Manufacturing Pty	K1084/1979RM in favour of Owen
501 JT					Ltd	
	Sappi Manufacturing Pty Ltd [195100318007]	T97460/2003		B1565/2009	Sappi Ltd	K216/1964RM
						VA6506/2003 in favour of Geoff Twycross Trust
Portion 1	Pinelands 1Pty Ltd [201841135507]	T3338/2019	8.9002 ha	B5803/2019	Absa Bank Ltd	
OWEN 500 JT/CON	OWEN 500 TTYCONSOLOLIDATION OF PORTIC	ORTION 18 OF THE FARM SUDWALAASKRAAL 271 JT)	RM SUDWALA	SKRAAL 271 JT)		
Description of Property		Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining	Temaparke Suid Afrika Pty	T101106/1994	225.6744 ha	None	None	VA917/2011 In

Extent of the farm 500 JT	Ltd [79/01169/07]					favour of Temaparke Suid-Afrika PTY
Portion 1	Temaparke Suid-Afrika PTY [79/01169/07]	T8758/2011	1516.0000SQ M	None	None	None
TI 880 aloy avelore						
Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining of the farm Barclays Vale 288 JT	QCK lezmin 4915 PTY LTD [201517748807]	T6548/2019	82.3840 ha	None	None	EX283/1986 K2216/1980S
The Remaining Extent of Portion 1	Carnbeg INV PTY LTD [196600203407]	T13632/1967	181.9586ha	None	None	VA5773/2006 in favour of Carnbeg INV PTY LTD
The Remaining Extent of Portion 3	Vincent Elizabeth Ann [3908260033007]	T54377/1988	35.0180 ha	B62557/1988	Smith Patricia Mary	I-1001/2010C
						K161/2018L In favour of Riverview Macs PTY
The Remaining Extent of Portion 4	Hotazel Dev No 1 PTY LTD [20141466407]	T6891/2017	22.2379ha	B3409/2020	Standard Bank of South Africa	None
Portion 6	The South African NationaL Roads Agency LTD [199800958406]	T9007/2010	5.4505 ha	None	None	None
Portion 8	South African NationaL Roads Agency SOC LTD [199800958430]	T10018/2015	4460.0000SQM	None	None	None

	Other Endorsement		None					
S VALE 288 JT)	Bond Holder		Sappi Manufacturing	PTY LTD		SAPPI LTD		
FARM BARCLAY	Bonds		B1564/2009				B1565/2009	
TON 2 OF THE I	Title Deed Extent of Bonds	Property	260.9228 ha					
TION OF PORT	Title Deed	Number	PTY T1817/2009					
MOUNT CARMEL 495 JT (CONSOLOLIDATION OF PORTION 2 OF THE FARM BARCLAYS VALE 288 JT)	of Owner of Property			LTD	[200503829507]			
MOUNT CARMEL 49	Description of	Property	Remaining Extent of Lereko PROP CO	the farm 495 JT				

OLOLIDATION OF PORTION 5 OF THE FARM BARCLAYS VALE 288 JT)	Deed Extent of Bonds Bond Holder Other Endorsement	Property	298.4458 ha B479/2009 SAPPI LTD None		Sappi Manufacturing
DATION	Title D	Number	CO PTY T507/2009		
26 JT (CONSOLOLII	of Owner of Property			LTD	[200503829507]
THABA TIMBERS 326 JT (CONSO	Description of	Property	Remaining Extent of Lereko PROP	the farm 326 JT	

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Sappi Manufacturing PTY LTD

B480/2009

BOSCHJESKOP 250 JT	T					
Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining Extent of the farm 250 JT	K2014091900 PTY LTD [201409190007]	T11193/2014	76.8809 ha	None	None	K1318/1987S
						K4374/2001RM In favour of Anglo Operations PTY LTD
The Remaining Extent of Portion 1	Auslese Trust [3321/1994]	T14739/2016	284.6385	None	None	C353/1962-13982/42T
The Remaining Extent of Dortion 3	Mooimaak Beleggings	T123276/2002	84.5041 ha	B2220/2011	First Rand Bank Ltd	K115/1949S
	[200902248323]			B3369/2018	First Rand Bank Ltd	K1177/1999S
				B4091/2012	First Rand Bank Ltd	S6661/8/11
				B720/2015	First Rand Bank Ltd	
				B7937/2010	First Rand Bank Ltd	
Portion 4	Republic Of South Africa	T33127/2002	342.6128	None	None	None
	Republic Of South Africa	T3162/1934				
Portion 5	Republic Of South Africa	T3162/1934	782.1568 ha	None	None	None
	Republic Of South Africa	T33127/2002				
Portion 8	M T O Forestry PTY LTD	T804/2015	393.2698 ha	B258/2015	Standard Bank OF South Africa LTD	None
	[199400658608]			B3166/2016	Standard Bank OF South Africa LTD	

Portion 10	M T O Forestry PTY LTD	T804/2015	115.4861 ha	B258/20	Standard Bank OF South Africa LTD	None
				B3166/201615	Standard Bank OF South Africa I TD	
Portion 17	Parker Victor Estates	T24547/1983	85.6534 ha	B1571/2015	Nedbank LTD	None
	רוע בוט [196801116907]			B1648/2012	Nedbank LTD	
				B1761/2016	Nedbank LTD	
ThE Remaining Extent of Portion 19	Roses Macadamia Shamba Farm CC	T12849/2010	32.2412ha	None	None	I-4111/1999LG
	[201008808123]					K3170/1999S
Portion 21	Obed Tsela Trust [2748/1994]	T48033/1997	21.4133 ha	None	None	None
Portion 22	Mooimaak Beleggings CC [200902248323]	T8718/2018	21.4132 ha	B3177/2018	First Rand Bank Ltd	None
Portion 23	Hac Lourens PTY LTD [200701745607]	T13123/2008	245.0890 ha	B2337/2019	Land & Landbou- OntwikkelIngsbank Van Suid-Afrika	VA1468/2019 in favour of Hac Lourens PTY LTD
The Remaining Extyent of Portion 24	Terblanche Daniel Jacobus [5704235031087]	T90196/2004	43.5927 ha	B75982/2004 B9563/2005	Nedbank LTD Nedbank LTD	K542/1986S
Portion 25	Nelsrif Boerdery PTY LTD	T102685/1994	366.3616 ha	B107112/1994	ABSA BANK LTD	 B107112/1994 B2703/2020
	[200300759707]			B2703/2020	ABSA BANK LTD	• B3223/2019

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				B3223/2019	ABSA BANK LTD	K1319/1989S
				B4447/2011	ABSA BANK LTD	
The Remaining Extent of Portion 26	Roses Macadamia Shamba Farm CC [201008808123]	T12849/2010	55.0385ha	None	None	K6750/1994S
Portion 27	Roses Macadamia Shamba Farm CC [201008808123]	T14683/2017	27.9293ha	B5581/2017	Standard Bank of South Africa LTD	K6750/1994S
The Remaining Extent of Portion 29	Joubert&Joubert Landgoed CC [199703601723]	T7179/2001	40.4039ha	B3122/2011	Standard Bank of South Africa LTD	None
				B5432/2015	Standard Bank of South Africa LTD	
Portion 30	Joubert&Joubert Landgoed CC [199703601723]	T7179/2001	49.4234 ha	B3122/2011	Standard Bank of South Africa LTD	None
				B5432/2015	Standard Bank of South Africa LTD	
Portion 31	Joubert&Joubert Landgoed CC [199703601723]	T7179/2001	59.0207 ha	B31222011	Standard Bank of South Africa LTD	K1795/2001S
				B5432/2015	Standard Bank of South Africa LTD	
Portion 32	K20141900 PTY LTD [201409190007]	T11193/2014	96.6542 ha	None	None	K1795/200IS
Portion 33	K20141900 PTY LTD [201409190007	T11193/2014	50.8783 ha	None	None	None
Portion 34	K20141900 PTY LTD	T11193/2014	110.3471 ha	None	None	None

	None	None	None	f None	بر	K1177/1999S K1178/1999S	K1177/1999S K1178/1999S	None	K1911/2000S		
	None	None	None	Standard Bank of South Africa LTD	Standard Bank of South Africa LTD	None	None	Nedcor Bank LTD	Firstrand Bank LTD	Firstrand Bank LTD	Firstrand Bank LTD
	None	None	None	B159125/2005	B6059/2018	None	None	B69311/2002	B2220/2011	B3369/2018	B4091/2012
	44.3467 ha	60.8056 ha	10.423 ha	6.7246 ha		23.1693 ha	30.3280 ha	14.6211ha	9.9140 ha		
	T11193/2014	T11193/2014	T4958/2014	T140422/2005	T140422/2005	T8780/2012	T8780/2012	T24413/1999	T123276/2002		
[201409190007	K20141900 PTY LTD [201409190007	K20141900 PTY LTD [201409190007	Landano Highlands and IVN CC [199907148223]	Kruger Pieter Johannes [7107075276085]	Kruger Marisa [7902280101080]	Landano Highlands and IVN CC [1999907148223]	Landano Highlands and IVN CC 1999907148223]	Basson Diederick Willem [6312025090088]	Mooimaak Beleggings CC [200902248323]		
	Portion 35	Portion 36	Portion 37	Portion 38		Portion 39	Portion 40	Portion 44	Portion 46		

		K3170/1999S VA6467/2004 in favour of Eugene Jacobus Martens Family Trust	None	None			None	None	None		
Firstrand Bank LTD	Firstrand Bank LTD	Nedbank LTD	Standard Bank of South Africa LTD	Nedbank LTD	Nedbank LTD	Nedbank LTD	Firstrand Bank LTD	None	Nedbank LTD	Nedbank LTD	Nedbank LTD
B720/2015	B7937/2010	B98839/2004	B5582/2017	B1571/2015	B1648/2012	B1761/2016	B2065/2020	None	B1445/2015	B2731/2017	B3448/2020
		51.5975 ha	38.6359 ha	61.2713 ha			25.5250 ha	2.0094 ha	472.8303 ha		
		T112740/2004	T9529/2011	T122579/2004			T13126/2010	T3723/2011	T14738/2016		
		Lifehouse INV 33 PTY LTD [200200571107]	Roses Macadamia Shamba Farm CC [201008808123]	Parker Victor Estates PTY LTD [196801116907]			Aproflo PTY LTD [202003662807]	Suid Afrikaanse Nasionale Padagentskap LTD [199800958406]	Simon & Amanda Beleggings CC		
		Portion 47	Portion 48	Portion 49			Portion 51	Portion 54	Portion 58		

DATE: COLONG MR. L.H.MAPHUTHA MR. L.H.MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA PROVINCE DATE: DOPLO 2000	FAX NOS 013 752 3859	or 50 Samora Macnel Drive Restitution House Nelspruit 1200	Commissioner for Restitution of Land Rights Private Bag X 11330 Nelspruit 1200	above memories property is neredy invited to submit within 20 punch usys from the date of publication of this notice to submit any comments, or further information to: Commissioner for Restitution of Land Rights	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	
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Nedbank LTD •

B5915/2018

Notice is hereby given in terms of Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Johannes Albertus Visser [LD No: 140828 5002 089] on behalf of the Visser family on the property mentioned here situated in Greater Tubatse Local Municipality under Sekhukhune District in the Limpopo Province: [KRP: 6604]

CURRENT PARTICULARS OF THE PROPERTIES IEDINO 441 KT

d E	Bonds	Bond Holder	Other Endorsements	
Number Property				
T16386/1975 3487.2916 ha	None	None	 I-12922/2012CPTA 	
			 I-8140/2006CPTA 	,
			• K283/2019S	
				• K283/2019S

The Restitution of Land Rights, 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 TEL NO: 013 756 6000 FAX NO: 013 752 3859

REGIONAL LAND CLAIMS COMMISSIONER MR. L. H MAPHUTHA C Lec :3TAG

11 June 2021

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

Notice is hereby given in terms of <u>Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]</u> as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr. Myimbi Samuel Mahlangu ID. NO. 3302115183086 on behalf of the Mahlangu family on the property mentioned here under situated in Victor Kanye Local Municipality, Nkangala District in Mpumalanga Province: KRP: 10156

CURRENT PARTICULARS OF THE PROPERTY

Description of property Title Deed Extent of property Bonds Bond Holder Other Endorsements Remaining extent Property Number Property R1405/2000RM • K1405/2000RM Remaining extent Truter Totler 213.4112 ha • BC44249/1987 • K126/1952RM • K1405/2000RM Remaining extent Truter Totler 213.4112 ha • BC44249/1987 • K126/1952RM • K1405/2000RM Remaining extent Truter 19689/2012 213.4112 ha • BC44249/1987 • K126/1952RM • K1405/2000RM Remaining extent Truter Totler 213.4112 ha • BC44249/1987 • K126/1952RM • K1405/2000RM Remaining extent Truter Totler 213.4112 ha • BC44249/1987 • K126/1952RM • K1405/2000RM Remaining extent Truter Totler Boordery Trust • S0000/2000RM • Eand & Agricultural • K2685/1987PC in Render Eand & South Africa •				
R Owner of Title Deed Extent of Bonds Bonds Property Number 713.4112 ha BC44249/1987 • Boerdery Trust (2469/1994) • BC903/2012 •		Other Endorsements	 K1405/2000RM in favour of Boschpoort Minerale CC 	K2685/1987PC in favour of Merwe Erasmus Albertus
R Owner of Title Deed Extent of Property Property 213.4112 ha Boerdery Trust (2469/1994)		Bond Holder	 K126/1952RM cancel 	 Land & Agricultural Bank of South Africa
R Owner of Title Deed Property Number Truter Tytust (2469/1994)		Bonds	• BC44249/1987	 B5903/2012
R Owner of Owner of Property Truter T (2469/1994)		Extent of Property	213.4112 ha	
Description of Description of Description of Property Property Commer of Property Category Trust of Portion 9 (2469/1994)		Title Deed Number	Т9689/2012	
Description of property Remaining extent of Portion 9	IR		Truter Boerdery Trust (2469/1994)	
	BOSCHPOORT 211	Description of property	Remaining extent of Portion 9	

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

Vander

GOVERNMENT GAZETTE, 11 JUNE 2021

NO. 515

11 June 2021

Notice is hereby given in terms of <u>Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]</u> as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr. Myimbi Samuel Mahlangu ID. NO. 3302115183086 on behalf of the Mahlangu family on the property mentioned hereunder Victor Kanye Local Municipality, Nkangala District in Mpumalanga Province: KRP: 10156

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 X7201 Witbank 1035

or Shop No. E 8 Saveways Crescent Centre Cnr OR Tambo and Mandela Street Witbank 1035

TEL NO: 013 – 655 1000 FAX NO: 013 – 690 3438

CHECKED BY: MS.T.MATHEBULA RESTITUTION ADVISOR DATE: 05 163 363-1

MR. L.H. MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA PROVINCE DATE: 2024/03/21 Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a and claim for Restitution of Land Rights has been lodged by Mr Mpetane Johannes Mnisi [I.D No: 231123 5149 084] on behalf of the Mnisi Tribe on the property mentioned here situated in the City of Thaba Chweu Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province: [KRP: 9812]

CURRENT PARTICULARS OF THE PROPERTIES BADFONTEIN 114.1T

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	Property 25.6960 ha 32.7100 ha	Number T41972/1970 T7434/1985	ortion 16 National Government of the T41972/1970 Portion 30 National Government of the T41972/1970 Republic of South Africa
		T7434/1985	Government of the
			ic of South Africa
None	25.6960 ha	T41972/1970	al Government of the
	Property	Number	~
1 1	None None None None None None None	None	Property 25.6960 ha None 32.7100 ha None

(Affected Land Extent 58.4060 hectares)

The Restitution of Land Rights, 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

TEL NO: 013 756 6000 FAX NO: 013 752 3859

REGIONAL'LAND CLAIMS COMMISSIONER **М**. L. H. МАРНUTHA 02 DATE: 202

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GOVERNMENT GAZETTE, 11 JUNE 2021

NO. 516

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 517

11 June 2021

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

AMENDMENTS TO THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, LISTING NOTICE 1, LISTING NOTICE 2 AND LISTING NOTICE 3 OF THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2014 FOR ACTIVITIES IDENTIFIED IN TERMS OF SECTION 24(2) AND 24D OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998)

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby, under sections 24(2), 24(5) and 44, read with section 47 of the National Environmental Management Act, 1998 (Act No. 107 of 1998), amend the Environmental Impact Assessment Regulations, 2014, as amended, the Environmental Impact Assessment Regulations Listing Notice 1, Listing Notice 2, and Listing Notice 3 of 2014, as amended, as set out in the Schedule.

An application submitted in terms of the Environmental Impact Assessment Regulations, 2014, published under Government Notice No. R. 982 in Government *Gazette* No. 38282 of 4 December 2014, or in terms of any amendments affected to these Regulations, which application was submitted on or after 8 December 2014, and which application is pending when these amendments take effect, must be finalised in terms of those Regulations that were in place at the time of the submission of the application.

Unless otherwise indicated below, the amendments contained in this Notice will apply to applications submitted on or after date of publication of this Government Notice in the Government Gazette.

Activity 21E of Listing Notice 1 will come into effect 6 months after the publication of this Government Notice.

Activity 21F of Listing Notice 1 of 2014 will come into effect on a date to be published by Notice in the Government *Gazette*.

RMenn

BARBARA DALLAS CREECY MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

SCHEDULE

Definitions

1. In this Schedule unless the context indicates otherwise-

"the Regulations" means the Environmental Impact Assessment Regulations, 2014, published under Government Notice No. R. 982 in Government Gazette No. 38282 of 4 December 2014, as amended by Government Notice No. 326 published in Government Gazette No. 40772 on 7 April 2017, Government Notice No. 706 published in Government Gazette No. 41766 on 13 July 2018 and Government Notice No. 599 published in Government Gazette No. 43358 on 29 May 2020;

"Listing Notice 1" means the notice published under Government Notice No. R. 983 in Government Gazette No. 38282 on 4 December 2014, as amended by Government Notice No. 327 published in Government Gazette No. 40772 on 7 April 2017 and Government Notice No. 706 published in Government Gazette 41766 on 13 July 2018;

"Listing Notice 2" means the notice published under Government Notice No. R. 984 in Government *Gazette* No. 38282 on 4 December 2014 as amended by Government Notice No. 325 published in Government *Gazette* No 40772 on 7 April 2017; and

"Listing Notice 3" means the notice published under Government Notice No. R. 985 in Government *Gazette* No. 38282 on 4 December 2014 as amended by Government Notice No. 324 published in Government *Gazette* No. 40772 on 7 April 2017 and Government Notice No. 706 published in Government *Gazette* No. 41766 on 13 July 2018.

Amendment of index of the Regulations

- 2. The index is hereby amended-
- (a) by the substitution for the heading of regulation 19 of the following heading:
 - "19. Submission of basic assessment report and supporting documents to competent authority";
- (b) by the substitution for the heading of regulation 23 of the following heading:
 - "23. Submission and consideration of environmental impact assessment report and supporting documents to competent authority"; and
- (c) by the substitution for the heading of Chapter 5 of the following heading:

"AMENDMENT, SUSPENSION, WITHDRAWAL AND AUDITING OF COMPLIANCE WITH ENVIRONMENTAL AUTHORISATION, ENVIRONMENTAL MANAGEMENT PROGRAMME OR CLOSURE PLAN".

Amendment of regulation 1 of the Regulations

3. Regulation 1 of the Regulations is hereby amended—

- (a) by the insertion in the definition of "closure plan" after the words "regulation 19" of the words "and regulation 23";
- (b) by the insertion after the definition of "environmental impact assessment report" of the following definition:

"**Financial Provisioning Regulations**" means the Financial Provisioning Regulations published in terms of section 44(1)(aE), (aF), (aG), (aH), read with sections 24(5)(b)(ix), 24(5)(d), 24N, 24P and 24R of the Act;";

(c) by the insertion after the definition of "linear activity" of the following definitions:

""mineral" has the meaning assigned to it in terms of section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002);

"mining application" means an application for an environmental authorisation for a permission, right, permit or consent required in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) and includes hydraulic fracturing and reclamation;"; and

(d) by the insertion after the definition of "**National Appeal Regulations**" of the following definition:

""petroleum" has the meaning assigned to it in terms of section 1 of the Mineral and Petroleum Resources Development, 2002 (Act No. 28 of 2002);".

Amendment of regulation 6 of the Regulations

- 4. Regulation 6 of the Regulations is hereby amended by the substitution for subregulation 5 of the following subregulation:
 - "(5) If the Minister responsible for mineral resources is the competent authority in respect of an application, the application must be submitted to—
 - (a) the relevant office of the Department responsible for mineral resources as identified by that Department where the application relates to a mineral resource; and
 - (b) the relevant office of the designated Agency where the application relates to a petroleum resource.".

Amendment of regulation 16 of the Regulations

- 5. Regulations 16 is hereby amended—
- (a) by the substitution for subparagraph (ix) of paragraph (b) of subregulation (1) of the following subparagraph:
 - "(ix) proof of acceptance of an application for any right, permission, permit or consent in terms of the Mineral and Petroleum Resources Development Act, 2002, where the application is a mining application."; and
- (b) by the substitution for paragraph (a) of subregulation (2) of the following paragraph:

"(a) where applicable, only be submitted after the acceptance of an application for any right, permission, permit or consent in terms of the Mineral and Petroleum Resources Development Act, 2002;".

Amendment of regulation 19 of the Regulations

- 6. Regulation 19 is hereby amended—
- (a) by the substitution for the heading of the following heading:
 "Submission of basic assessment report and supporting documents to competent authority";
- (b) by the substitution for subregulation 1 of the following subregulation:
 - "(1) Where basic assessment must be applied to an application, the applicant must, within 90 days of receipt of the application by the competent authority, submit to the competent authority—
 - (a) a basic assessment report, inclusive of any specialist reports, an EMPr, a closure plan in the case of a closure activity and where the application is a mining application, the plans, report and calculations contemplated in the Financial Provisioning Regulations, which have been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority; or
 - (b) a notification in writing that the documents contemplated in subregulation 1(a) will be submitted within 140 days of receipt of the application by the competent authority, as significant changes have been made or significant new information has been added to the documents which changes or information was not contained in the original documents consulted on during the initial public participation process contemplated in subregulation (1)(a) and that the revised documents will be subjected to another public participation process of at least 30 days.";
- (c) by the substitution for subregulation (2) of the following subregulation:
 - "(2) In the event where subregulation (1)(b) applies, the documents contemplated in subregulation 1(a), which reflects the incorporation of comments received, including any comments of the competent authority, must be submitted to the competent authority within 140 days of receipt of the application by the competent authority.";
- (d) by the deletion in subregulation (3) of the words ", and, where the application for an environmental authorisation is for prospecting, exploration, or extraction of a mineral or petroleum resource, including primary processing, or activities directly related thereto, the basic assessment report must address the requirements as determined in the regulations, pertaining to the financial provision for the rehabilitation, closure and post closure of prospecting, exploration, mining or production operations, made in terms of the Act";
- (e) by the deletion in subregulation (4) of the words "and, where the application for an environmental authorisation is for prospecting, exploration, or extraction of a mineral or petroleum resource, including primary processing, or activities directly related thereto, the EMPr must contain

attachments that address the requirements as determined in the regulations, pertaining to the financial provision for the rehabilitation, closure and post closure of prospecting, exploration, mining or production operations, made in terms of the Act";

- (f) by the deletion in subregulation (5) of the words "decommissioning or";
- (g) by the deletion in subregulation (6) of the words ", and, where the application for an environmental authorisation is for prospecting, exploration, or extraction of a mineral or petroleum resource, including primary processing, or activities directly related thereto, the closure plan must address the requirements as set in the regulations, pertaining to the financial provision for the rehabilitation, closure and post closure of prospecting, exploration, mining or production operations, made in terms of the Act"; and
- (h) by the deletion of subregulation 7A.

Amendment of regulation 20

- 7. Regulation 20 is hereby amended—
- (a) by the substitution for subregulation (1) of the following subregulation:
 - "(1) The competent authority must within 107 days of receipt of the basic assessment report and the documents contemplated in regulation 19(1)(a), in writing—
 - (a) grant environmental authorisation in respect of all or part of the activity applied for; or
 - (b) refuse environmental authorisation."; and
- (b) by the deletion of subregulation (4).

Amendment of regulation 21

- 8. Regulation 21 is hereby amended by the substitution for paragraph (d) of subregulation (2) of the following paragraph:
 - "(d) if an environmental impact assessment report and the documents contemplated in regulation 23(1)(a), which must have been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority, is submitted within a period of two years from the date of the acceptance of the scoping report contemplated in paragraph (a)."

Amendment of regulation 23

- 9. Regulation 23 of the Regulations is hereby amended—
- (a) by the substitution for the heading of the following heading:

"23. Submission and consideration of environmental impact assessment report and supporting documents to competent authority";

- (b) by the substitution for subregulation (1) of the following subregulation:
 - "(1) The applicant must within 106 days of the acceptance of the scoping report, or, where regulation 21(2) applies, within 106 days of the date of receipt of the application by the competent authority, submit to the competent authority—
 - (a) an environmental impact assessment report inclusive of any specialist reports, an EMPr, a closure plan in the case of a closure activity and where the application is a mining application, the plans, report and calculations contemplated in the Financial Provisioning Regulations, which must have been subjected to a public participation process of at least 30 days and which reflects the incorporation of comments received, including any comments of the competent authority; or
 - (b) a notification in writing that the documents contemplated in subregulation 1(a) will be submitted within 156 days of acceptance of the scoping report by the competent authority or where regulation 21(2) applies, within 156 days of receipt of the application by the competent authority, as significant changes have been made or significant new information has been added to the documents, which changes or information was not contained in the original documents consulted on during the initial public participation process contemplated in subregulation (1)(a), and that the revised documents contemplated in subregulation 1(a) will be subjected to another public participation process of at least 30 days.".
- (c) by the substitution for subregulation (2) of the following subregulation:
 - "(2) In the event where subregulation (1)(b) applies, the environmental impact assessment report inclusive of the documents contemplated in subregulation (1)(a), which reflects the incorporation of comments received, including any comments of the competent authority, must be submitted to the competent authority within 156 days of the acceptance of the scoping report by the competent authority.";
- (d) by the deletion in subregulation (3) of the following words "and, where the application is for an environmental authorisation for prospecting, exploration, extraction of a mineral or petroleum resource, including primary processing or activities directly related thereto, the environmental impact assessment report must contain attachments that address the requirements as determined in the regulations, pertaining to the financial provision for the rehabilitation, closure and post closure of prospecting, exploration, mining or production operations, made in terms of the Act";
- (e) by the deletion in subregulation (4) of the following words "and, where the application for an environmental authorisation is for prospecting, exploration, or extraction of a mineral or petroleum resource, including primary processing or activities directly related thereto, the EMPr must contain attachments that address the requirements as determined in the regulations, pertaining to the financial provision for the rehabilitation, closure and post closure of prospecting, exploration, mining or production operations, made in terms of the Act"; and
- (f) by the insertion, after subregulation (4), of the following subregulations:
 - "(4A) A closure plan is required where the application for an environmental authorisation relates to the closure of a facility.

- (4B) A closure plan must contain the information set out in Appendix 5 to these Regulations.
- (4C) The content of a closure plan may be combined with the content of an EMPr on condition that the requirements of both Appendices 5 and 4, respectively, are met."

Amendment of regulation 24

- 10. Regulation 24 of the Regulations is hereby amended—
- (a) by the substitution for subregulation (1) of the following subregulation:
 - "(1) The competent authority must within 107 days of receipt of the environmental impact assessment report and the documents contemplated in regulation 23(1)(a), in writing—
 - (a) grant environmental authorisation in respect of all or part of the activity applied for; or
 - (b) refuse environmental authorisation."; and
- (b) by the deletion of subregulation (4).

Amendment of regulation 26

- 11. Regulation 26 of the Regulations is hereby amended—
- (a) by the substitution for subparagraph (iv) of paragraph (d) of the following subparagraph:

"requirements for the avoidance, management, mitigation, monitoring and reporting of the impacts of the activity on the environment throughout the life of the activity additional to those contained in the approved EMPr, and the closure plan in the case of a closure activity; and

- (b) by the substitution for paragraph (e) of the following paragraph:
 - "(e) the frequency of auditing of compliance with the conditions of the environmental authorisation and of compliance with the approved EMPr, and the closure plan in the case of a closure activity, in order to determine whether such EMPr and closure plan continuously meet mitigation requirements and addresses environmental impacts, taking into account processes for such auditing prescribed in terms of these Regulations: provided that the frequency of the auditing of compliance with the EMPr may not exceed intervals of 5 years;";
- (c) by the substitution for paragraph (g) of the following paragraph:
 - "(g) the frequency of updating the approved EMPr, and the closure plan in the case of a closure activity, and the manner in which the updated EMPr and closure plan will be approved, taking into account processes for such amendments prescribed in terms of these Regulations;"; and
- (d) by the substitution for paragraph (h) of the following paragraph:

- "(h) a requirement that the environmental authorisation, approved EMPr and closure plan in the case of a closure activity, audit reports including the environmental audit report contemplated by regulation 34, and all compliance monitoring reports be made available for inspection and copying—
 - (i) at the site of the authorised activity;
 - (ii) to anyone on request; and
 - (iii) where the holder of the environmental authorisation has a website, on such publicly accessible website; and",

Amendment of the heading of Chapter 5

12. The heading of Chapter 5 is hereby amended by the substitution for the heading of the following heading:

"AMENDMENT, SUSPENSION, WITHDRAWAL AND AUDITING OF COMPLIANCE WITH ENVIRONMENTAL AUTHORISATION, ENVIRONMENTAL MANAGEMENT PROGRAMME OR CLOSURE PLAN".

Amendment of regulation 34

- **13.** Regulation 34 is of the Regulations is hereby amended—
- (a) by the substitution for subregulation (1) of the following subregulation:

"(1) The holder of an environmental authorisation must, for the period during which the environmental authorisation, EMPr, and the closure plan in the case of a closure activity, remain valid—

- (a) ensure that the compliance with the conditions of the environmental authorisation, the EMPr, and the closure plan in the case of a closure activity, is audited; and
- (b) submit an environmental audit report to the relevant competent authority.";
- (b) by the substitution for paragraph (b) of subregulation (2) of the following paragraph:
 - "(b) provide verifiable findings, in a structured and systematic manner, on-
 - the level of performance against and compliance of an organisation or project with the provisions of the requisite environmental authorisation, EMPr and the closure plan in the case of a closure activity; and
 - the ability of the measures contained in the EMPr and closure plan to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity;";
- (c) by the substitution for subregulation 3 of the following subregulation:
 - "(3) The environmental audit report contemplated in subregulation (1) must determine---
 - (a) the ability of the EMPr, and the closure plan in the case of a closure activity, to sufficiently provide for the avoidance, management and mitigation of environmental

impacts associated with the undertaking of the activity on an ongoing basis and to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the closure of the facility;

- (b) the level of compliance with the provisions of the environmental authorisation, EMPr or closure plan.";
- (d) by the substitution for subregulation (4) of the following subregulation:
 - "(4) Where the findings of the environmental audit report contemplated in subregulation 1 indicate—
 - (a) insufficient mitigation of environmental impacts associated with the undertaking of the activity; or
 - (b) insufficient levels of compliance with the environmental authorisation, EMPr or closure plan;

the holder must, when submitting the environmental audit report to the competent authority in terms of subregulation (1), submit recommendations to amend the EMPr or closure plan in order to rectify the shortcomings identified in the environmental audit report."; and

(e) by the substitution for subregulation (5) of the following subregulation:

"When submitting recommendations in terms of subregulation (4), such recommendations must have been subjected to a public participation process, which process has been agreed to by the competent authority and was appropriate to bring the proposed amendment of the EMPr or closure plan, to the attention of potential and registered interested and affected parties, including organs of state which have jurisdiction in respect of any aspect of the relevant activity and the competent authority, for approval by the competent authority."

Amendment of regulation 35

- 14. Regulation 35 is hereby amended—
- (a) by the substitution for subregulation (1) of the following subregulation:
 - "(1) The competent authority must consider the environmental audit report and amended documents contemplated in regulation 34 and approve such amended documents if it is satisfied that it sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity, or in the case of a closure activity, the closure of the facility, and that it has been subjected to an appropriate public participation process."; and
 - (b) by the insertion in subregulation (2) of the words "in the case of a closure activity" at the end of the subregulation.

Amendment of regulation 36

15. Regulation 36 is hereby amended by the insertion in subregulation (2) of the words ", in the case of a closure activity," between the words "of a closure plan" and "is required".

Amendment of regulation 37

- 16. Regulation 37 is hereby amended—
- (a) by the insertion in subregulation (2) of the words "in the case of a closure activity," between the words "the closure plan" and "from potentially";
- (b) by the substitution for subregulation (5) of the following subregulation:
 - "(5) If no comments are received, the holder of the environmental authorisation may amend the EMPr or closure plan in the case of a closure activity, in accordance with its intention contemplated in subregulation (2) and submit the amended EMPr or closure plan to the competent authority for approval within 60 days of inviting comments.";
- (c) by the insertion in subregulation (7) of the words "in the case of a closure activity" at the end of the subregulation;
- (d) by the substitution for subregulation (8) of the following subregulation:
 - "(8) The competent authority must, within 30 days of receipt of the information contemplated in subregulation (7), consider such information and issue a decision to approve the amended EMPr or closure plan in the case of a closure activity or not."; and
- (e) by the substitution for paragraph (a) of subregulation (9) of the following paragraph:
 - "(a) provide the holder of the environmental authorisation with its decision, including the amended EMPr or closure plan in the case of a closure activity, if the decision was to approve the amended EMPr or closure plan, as well as reasons for the decision;"

Amendment of regulation 39

17. Regulation 39 is hereby amended –

(a) by the insertion in paragraph (a) of subregulation (2) of the word "and" at the end of the paragraph; and

(b) by the deletion of paragraph (b) of subregulation (2).

Amendment of regulation 40

- **18.** Regulation 40 is hereby amended by the substitution for subregulation (1) of the following subregulation:
 - "(1) The public participation process to which the-
 - (a) basic assessment report and EMPr, and the closure plan in the case of a closure activity, submitted in terms of regulation 19; and
 - (b) scoping report submitted in terms of regulation 21, the environmental impact assessment report, EMPr, and the closure plan in the case of a closure activity, submitted in terms of regulation 23;

was subjected to must give all potential or registered interested and affected parties, including the competent authority, a period of at least 30 days to submit comments on each of the basic assessment report, EMPr, scoping report and environmental impact assessment report, and the

closure plan in the case of a closure activity, as well as the report contemplated in regulation 32, if such reports or plans are submitted at different times."

Amendment of regulation 41

- **19.** Regulation 41 is hereby amended by the substitution for paragraph (b) of subregulation (5) of the following paragraph:
 - "(b) written notice is given to registered interested and affected parties regarding where the---
 - (i) revised documents as contemplated in regulation 19(1)(b);
 - (ii) revised documents as contemplated in regulation 23(1)(b); or
 - (iii) environmental impact assessment report and documents as contemplated in regulation 21(2)(d);

may be obtained, the manner in which and the person to whom representations on these reports or plans may be made and the date on which such representations are due."

Amendment of regulation 54A

- **20.** Regulation 54A is hereby amended by the substitution for subregulation (2) of the following subregulation:
 - "(2) Where a right or permit issued in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) and the associated Environmental Management Programme or Environmental Management Plan approved in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) is still in effect after 8 December 2014, the requirements contained in Part 3 of Chapter 5 of these Regulations apply to such Environmental Management Programmes or Environmental Management Plans, and where—
 - (a) the audit or performance assessment cycle of the Environmental Management Programme or Environmental Management Plan exceeds five years, an audit report will be required to be submitted at least every five years commencing from the date of submission of the last audit, for the period during which the right or permit remains in effect; or
 - (b) no audit or performance assessment requirement was set in the Environmental Management Programme or Environmental Management Plan, an audit report will be required to be submitted to the competent authority no later than 7 December 2021 and at least every 5 years thereafter for the period during which the right or permit remains in effect."

Amendment of Appendix 1

21. Appendix 1 of the Regulations is hereby amended by the deletion of subparagraph (1)(s) of paragraph 3.

Amendment of Appendix 3

22. Appendix 3 of the Regulations is hereby amended by the deletion of subparagraph 1(t) of paragraph 3.

Amendment of Appendix 4

- 23. Appendix 4 of the Regulations is hereby amended—
- (a) by the substitution for subparagraph 1(d)(iv) of paragraph 1 of the following subparagraph:
 - "(iv) rehabilitation of the environment after construction and in the case of a closure activity, closure; and";
- (b) by the insertion in subparagraph 1(f)(ii) of paragraph 1 of the word "and" at the end of the paragraph;
- (c) by the substitution in subparagraph 1(f)(iii) of paragraph 1 for the words ", where applicable" with the words "in the case of a closure activity" and by the deletion of the word "and" at the end of this paragraph; and
- (d) by the deletion of subparagraph 1(f)(iv) of paragraph (1).

Amendment of Appendix 5

- 24. Appendix 5 of the Regulations is hereby amended—
- (a) by the insertion in subparagraph 1(h) of paragraph 1 of the word "and" at the end of the paragraph;
- (b) by the insertion in subparagraph (1)(i)(iii) of paragraph 1 of the word "and" at the end of the paragraph;
- (c) by the substitution in subparagraph (1)(i)(iv) of paragraph 1 for the word "; and" of the following "."; and
- (d) by the deletion of subparagraph (1)(j) of paragraph 1.

Amendment of Appendix 6 of the Regulations

25. Appendix 6 of the Regulations is hereby amended by the deletion in subparagraph (1)(n)(ii) in paragraph 1 of the words "where applicable" and the insertion of the words "in the case of a closure activity" at the end of the subparagraph.

Amendment of Appendix 7 of the Regulations

- 26. Appendix 7 of the Regulations is hereby amended—
- (a) by the substitution for paragraph 1 of the following paragraph:

- "(1) The environmental audit report must provide for recommendations regarding the need to amend the EMPr and the closure plan in the case of a closure activity.";
- (b) by the substitution for paragraph 2 of the following paragraph:
 - "(2) The objective of the environmental audit report is to-
 - (a) report on-
 - (i) the level of compliance with the conditions of the environmental authorisation and the EMPr and the closure plan in the case of a closure activity; and
 - the extent to which the avoidance, management and mitigation measures provided for in the EMPr and closure plan achieve the objectives and outcomes of the EMPr and closure plan;
 - (b) identify and assess any new impacts and risks as a result of undertaking the activity;
 - evaluate the effectiveness of the EMPr, and the closure plan in the case of a closure activity;
 - (d) identify shortcomings in the EMPr, and ithe closure plan in the case of a closure activity; and
 - (e) identify the need for any changes to the avoidance, management and mitigation measures provided for in the EMPr, and the closure plan in the case of a closure activity."; and
- (c) by the substitution for subparagraph (e) of paragraph (3) of the following subparagraph:
 - "(e) an indication of the ability of the EMPr, and the closure plan in the case of a closure activity to-
 - (i) sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity on an ongoing basis;
 - (ii) sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the closure of the facility in the case of a closure activity; and
 - (iii) ensure compliance with the provisions of environmental authorisation, EMPr, and the closure plan in the case of a closure activity;".

Amendment of Listing Notice 1

- 27. Listing Notice 1 is hereby amended-
- (a) by the insertion, in subparagraph (1) of paragraph 2 after the definition of "**channel**" of the following definition:

""closure" means to take out of active service permanently or to dismantle partly or wholly, or permanent shutdown a facilility to the extent that it cannot be recommissioned;";

- (b) by the deletion of the definition of "decommissioning";
- (c) by the insertion in subparagraph (1) of paragraph 2 after the definition of "expansion" of the following definitions:

"Financial Provisioning Regulations" means the Financial Provisioning Regulations published in terms of section 44(1)(aE), (aF), (aG), (aH) read with sections 24(5)(b)(ix), 24(5)(d), 24N, 24P and 24R of the Act;

"hydraulic fracturing" means a well stimulation technique in which rock is fractured by a pressurized liquid, which process involves the high-pressure injection of fracturing fluids into a wellbore to create cracks in the deep-rock formations through which natural gas, petroleum, and brine will flow more freely;";

(d) by the insertion in subparagraph (1) of paragraph 2 after the definition of "marina" of the following definitions:

"Mineral and Petroleum Resources Development Act" means the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002);

"mining application" means an application for an environmental authorisation for a permission, right, permit, or consent required in terms of the Mineral and Petroleum Resources Development Act and includes hydraulic fracturing and reclamation;";

- (e) by the substitution for subparagraph (3) of paragraph 2 of the following subparagraph:
 - "(3) The following words will have the meaning assigned to them in terms of section 1 of the Mineral and Petroleum Resources Development Act:
 - (a) "exploration right";
 - (b) "mine";
 - (c) "mineral";
 - (d) "mining permit";
 - (e) "mining right";
 - (f) "petroleum";
 - (g) "production right";
 - (h) "prospecting right";
 - (i) "reconnaissance permit";
 - (j) "residue deposit"; and
 - (k) "residue stockpile".";
- (f) by the substitution, in Appendix 1, of the paragraph for the "Identification of competent authority" for the following:

"Identification of competent authority:

The competent authority in respect of the activities listed in this part of the Schedule is the competent authority in the province in which the activity is to be undertaken, unless—

- (a) it is an application for an activity contemplated in section 24C(2) of the Act, in which case the competent authority is the Minister or an organ of state with delegated powers in terms of section 42(1) of the Act; or
- (b) the application is a mining application, in which case the competent authority is the Minister responsible for mineral resources.";
- (g) by the insertion, in activity 12(ff) after the words "commencement of" of the word "the";
- (h) by the substitution for activity 20 of the following activity:

"20. Any activity including the operation of that activity which requires a prospecting right in terms of section 16 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the prospecting right.";

(i) by the substitution for activity 21 of the following activity:

"21. Any activity including the operation of that activity which requires a mining permit in terms of section 27 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the mining permit.";

(j) by the insertion, after activity 21 of the following activities:

***21A.** Any activity including the operation of that activity which requires a reconnaissance permission in terms of section 13 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the reconnaissance permission, excluding-

- (a) any desktop study; and
- (b) any arial survey.

21B. Any activity including the operation of that activity which requires a reconnaissance permit in terms of section 74 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the reconnaissance permit, excluding-

- (a) any desktop study; and
- (b) any arial survey.

21C. Any activity including the operation of that activity associated with an onshore seismic survey which requires an exploration right in terms of section 79 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the exploration right, excluding –

- (a) any desktop study,
- (b) any arial survey, and
- (c) a hydraulic fracturing activity which is included in activity 20A in Listing Notice 2 of 2014, in which case that activity applies.

21D. Any activity including the operation of that activity which requires an amendment or variation to a right or permit in terms of section 102 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity contained in this Listing Notice or in Listing Notice 3 of 2014, required for such amendment.

21E. Any activity including the operation of that activity for which the Minister responsible for mineral resources has issued an exemption in a Government Notice in terms of section 106(1) of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required for the exercising of such exempted activity.

21F. Any activity including the operation of that activity required for the reclamation of a residue stockpile or a residue deposit as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required for the reclamation of a residue stockpile or a residue deposit.";

- (k) by the deletion of activity 22;
- (I) by the substitution for paragraph (ii) of activity 26 of the following paragraph:
 - "(ii) where an environmental authorisation has been obtained for the decommissioning and closure of such an industry in terms of this Notice or any previous NEMA notice; or";
- (m) by the substitution for activity 31 of the following activity:
 - "31. The closure of existing facilities, structures, or infrastructure for-
 - any development and related operation activity or activities listed in this Notice, Listing Notice 2 of 2014 or Listing Notice 3 of 2014;
 - (ii) any expansion and related operation activity or activities listed in this Notice, Listing Notice 2 of 2014 or Listing Notice 3 of 2014;
 - (iii) ...
 - (iv) any phased activity or activities for development and related operation activity or expansion or related operation activities listed in this Notice or Listing Notice 3 of 2014; or
 - (v) any activity regardless the time the activity was commenced with, where such activity:
 - (a) is similarly listed to an activity in (i) or (ii) above; and
 - (b) is still in operation or development is in progress;

excluding where-

(aa)...

- (bb) the closure is covered by part 8 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) as decommissioning, in which case the National Environmental Management: Waste Act, 2008 applies; or
- (cc) such closure forms part of a mining application, in which case the requirements of the Financial Provisioning Regulations apply.".
- (n) by the substitution for paragraph (ii) of activity 35 of the following paragraph:
 - (ii) where an environmental authorisation has been obtained for the decommissioning and closure of such an industry in terms of this Notice or any previous NEMA notice; or";
- (o) by the insertion, after activity 66, of activity 66A:

"66A. The expansion and related operation of hydraulic fracturing, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required for hydraulic fracturing expansion and related operation."; and

(p) by the deletion in activity 67 of the number "22;"

Amendment of Listing Notice 2

28. Listing Notice 2 is hereby amended—

(a) by the insertion in subparagraph (1) of paragraph 2 after the definition of "expansion" of the following definitions:

"Financial Provisioning Regulations" means the Financial Provisioning Regulations published in terms of section 44(1)(aE), (aF), (aG), (aH) read with sections 24(5)(b)(ix), 24(5)(d), 24N, 24P and 24R of the Act;

"hydraulic fracturing" means a well stimulation technique in which rock is fractured by a pressurised liquid, which process involves the high-pressure injection of fracturing fluids into a wellbore to create cracks in the deep-rock formations through which natural gas, petroleum and brine will flow more freely;";

(b) by the insertion in subparagraph (1) of paragraph 2 after the definition of "marina" of the following definitions:

""Mineral and Petroleum Resources Development Act" means the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002);

"mining application" means an application for an environmental authorisation for a permission, right, permit or consent required in terms of the Mineral and Petroleum Resources Development Act and includes hydraulic fracturing and reclamation;";

- (c) by the substitution for subparagraph (3) of paragraph 2 of the following subparagraph:
 - "(3) The following words will have the meaning so assigned to it in terms of section 1 of the Mineral and Petroleum Resources Development Act:
 - (a) "exploration right";
 - (b) "mine";
 - (c) "mineral";
 - (d) "mining area";
 - (e) "mining operation";
 - (f) "mining right";
 - (g) "petroleum";
 - (h) "production right" and;
 - (i) "prospecting right".";
- (d) by the substitution, in Appendix 1, of the paragraph for the "Identification of competent authority" for the following:

"Identification of competent authority: The competent authority in respect of the activities listed in this part of the Schedule is the competent authority in the province in which the activity is to be undertaken, unless—

 (a) it is an application for an activity contemplated in section 24C(2) of the Act, in which case the competent authority is the Minister or an organ of state with delegated powers in terms of section 42(1) of the Act; or

- (b) the application is a mining application in which case the competent authority is the Minister responsible for mineral resources.";
- (e) by the substitution for activity 17 of the following activity:

"17. Any activity including the operation of that activity which requires a mining right in terms of section 22 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice, in Listing Notice 1 of 2014 or Listing Notice 3 of 2014, required to exercise the mining right.";

(f) by the substitution for activity 18 of the following activity:

"18. Any activity including the operation of that activity which requires an exploration right in terms of section 79 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice, in Listing Notice 1 of 2014 or in Listing Notice 3 of 2014, required to exercise the exploration right, excluding –

- (a) any desktop study;
- (b) any arial survey;
- (c) any onshore seismic survey which is included in activity 21C in Listing Notice 1 of 2014, in which case that activity applies;
- (d) a hydraulic fracturing activity which is included in activity 20A, in which case activity 20A of this Notice applies; and
- (e) the processing of a petroleum resource, including the beneficiation or refining of gas, oil or petroleum products, in which case activity 5 of this Notice applies.";
- (g) by the substitution for activity 19 of the following activity:

"19. The removal and disposal of a mineral, which requires a permission ated in terms of section 20 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice, in Listing Notice 1 of 2014 or Listing Notice 3 of 2014, required to exercise the permission.";

(h) by the substitution for activity 20 of the following activity:

"20. Any activity including the operation of that activity which requires a production right in terms of section 83 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice, in Listing Notice 1 of 2014 or Listing Notice 3 of 2014, required to exercise the production right."; and

(i) by the insertion, after activity 20, of activity 20A:

"20A. Hydraulic fracturing including the operation as well as any other applicable activity as contained in this Listing Notice, in Listing Notice 1 of 2014 or Listing Notice 3 of 2014, required for hydraulic fracturing and related operation."

Amendment of Listing Notice 3

29. Listing Notice 3 is hereby amended—

(a) by the insertion in subparagraph (1) of paragraph (2) after the definition of "maintenance management plan" of the following definition:

""mining application" means an application for an environmental authorisation for a permission, right, permit or consent required in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) and includes hydraulic fracturing and reclamation;" and

- (b) by the deletion of subparagraph (3) of paragraph 2; and
- (c) by the substitution, in Appendix 1, for the paragraph for the "Identification of competent authority" of the following:

"Identification of competent authority: The competent authority in respect of the activities listed in this part of the Schedule is the competent authority in the province in which the activity is to be undertaken, unless—

- (a) it is an application for an activity contemplated in section 24C(2) of the Act, in which case the competent authority is the Minister or an organ of state with delegated powers in terms of section 42(1) of the Act; or
- (b) the application is a mining application in wich case the competent authority is the Minister responsible for mineral resources."

Transitional Arrangements

30. (1) An application submitted in terms of the Environmental Impact Assessment Regulations, 2014, published under Government Notice No. R. 982 in Government Gazette No. 38282 of 4 December 2014, or in terms of any amendments affected to these Regulations, which application was submitted on or after 8 December 2014, and which application is pending when these amendments take effect, must be finalised in terms of those Regulations that were in place at the time of the submission of the application.

Commencement

- **31.** (1) Unless otherwise indicated below, the amendments contained in this Notice will apply to applications submitted on or after date of publication of this Government Notice in the Government *Gazette*.
- (2) Activity 21E of Listing Notice 1 will come into effect 6 months after the publication of this Government Notice.
- (3) Activity 21F of Listing Notice 1 of 2014 will come into effect on a date to be published by Notice in the Government Gazette.

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 518

11 June 2021

29 May 2021

Nelson Mandela Bay Municipality (Eastern Cape)

REMOVAL OF RESTRICTIONS APPLICATION IN TERMS OF THE SPATIAL PLANNING AND LAND USE MANAGEMENT ACT, 2013 (ACT 16 OF 2013):

ERF 4138, Lorraine, Port Elizabeth, Eastern Cape

Under Section 47 of the SPATIAL PLANNING AND LAND USE MANAGEMENT ACT, 2013 (ACT 16 OF 2013) and upon instructions by the Local Authority, a notice is hereby given that conditions B1 (a), (b), (c) in Deed of Transfer No. T000086915/2007 applicable to Erf 4138, Lorraine are hereby removed.

Yours faithfully,

SIngram / SIngram Plans (PTY)Ltd

SOUTH AFRICAN RESERVE BANK

11 June 2021



Designation of Efficacy Payments (Pty) Limited

Designation Notice

Designation as a clearing system participant by the Governor of the South African Reserve Bank in terms of section 6(3)(a) of the National Payment System Act 78 of 1998, as amended:

1. Introduction

- 1.1 The South African Reserve Bank (SARB) is empowered to designate a clearing system participant in terms of section 6(3)(a) of the National Payment System Act 78 of 1998, as amended (NPS Act). Such a designation may be made if the designation is in the interest of the integrity, effectiveness, efficiency and/or safety of the national payment system (NPS).
- 1.2 The objective of this Designation Notice (Notice) is to designate Efficacy Payments (Pty) Limited (Efficacy) as a designated clearing system participant in the NPS. The designation will enable Efficacy to clear in the manner contemplated in section 4(2)(d)(i) of the NPS Act.

2. Background of the prospective designated clearing system participant

2.1 Efficacy was established and registered with the Companies and Intellectual Property Commission of South Africa in 2016, and is a member of Crossfin Technology (Pty) Limited that offers services through the Adumo Group of companies, which includes iKhokha, Innervation and Sureswipe. 2.2 Efficacy undertakes to develop and provide payment solutions, aimed particularly at serving the underserved informal market by enabling accessibility to acquiring affordable card transactions through the introduction of low-cost acceptance models and a reduction in cash dependency. Efficacy's business focus supports financial inclusion, which is one of the SARB's *National Payment System Framework and Strategy Vision 2025* goals.

3. Designation

- 3.1 The SARB has considered the provisions of the NPS Act, and has deemed it to be in the interest of the integrity, effectiveness, efficiency and safety of the NPS to designate Efficacy as a clearing system participant in the NPS.
- 3.2 THEREFORE, Mr E L Kganyago, the Governor of the SARB, hereby, with effect from the date of publication in the *Government Gazette*:
- 3.2.1 DESIGNATES Efficacy as a designated clearing system participant in terms of section 6(3)(a) of the NPS Act, subject to the conditions listed in paragraph 4; and
- 3.2.2 CONFIRMS, in terms of section 6(3)(a)(ii) of the NPS Act, that the SARB's settlement system participant associated with Efficacy is Nedbank Limited (Nedbank).

4. Conditions

- 4.1 The aforementioned designation is subject to Efficacy adhering to the following conditions, within the time frames to be determined by the SARB:
- 4.1.1 Be a member of MasterCard and/or Visa.
- 4.1.2 Conclude service agreements with the relevant payment clearing house (PCH) system operator(s) through which the clearing will be effected.

- 4.1.3 Comply with the entrance and participation criteria to become a member of the payment system management body (PSMB), as referred to in section 3 of the NPS Act, and the relevant structures of the PSMB. Furthermore, comply with any other criteria set by the PSMB for clearing system participants.
- 4.1.4 Enter into mentorship and sponsorship agreements with Nedbank, and comply with any other requirements set by the PSMB and/or Nedbank for mentorship and sponsorship.
- 4.1.5 Participate in the debit card and credit card PCHs as an acquirer, subject to the relevant PCH agreements and clearing rules. Furthermore, Efficacy is subject to the interchange rates applicable to cards as determined by the SARB.
- 4.1.6 Obtain written approval from Nedbank, which written approval shall not be unreasonably withheld, and notify the SARB in writing prior to participating in a PCH that is not set out in paragraph 4.1.5 above. Provided that written approval is granted, Efficacy must follow the normal process for participation in a PCH.
- 4.1.7 Do not sponsor any third parties in any PCH without the SARB and Nedbank's prior written approval, which written approval shall not be unreasonably withheld.
- 4.1.8 Comply with all applicable requirements and any other criteria agreed to between Efficacy and Nedbank, and as specified in the mentorship and sponsorship agreements concluded between said parties.
- 4.1.9 Prior to commencing with any designated clearing system participant activity, register as a third-party payment provider for the purpose of providing beneficiary payment services in terms of the Directive for Conduct within the National Payment System in Respect of Payments to Third Persons (Directive 1 of 2007). Furthermore, Efficacy shall continue to be registered and provide services as a third-party payment provider whilst designated as a clearing system participant.

- 4.1.10 If and when applicable, terminate participation in a PCH subject to the process for termination determined by the PSMB, and provide prior written notice to Nedbank and the SARB.
- 4.2 The conditions listed above apply exclusively to the designation of Efficacy as a designated clearing system participant. They may be varied or revoked, or new conditions may be imposed by the SARB by way of a notice in the *Government Gazette*.

Signed at Pretoria on this day of June 2021

Leserja Kganyago

Mr E L Kganyago Governor South African Reserve Bank

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 520

<u>CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE</u> REGISTER

11 June 2021

- 1. THEMONTEFE GENERAL TRADING PRIMARY CO-OP LTD (2014/001822/24)
- 2. QALAKABUSHA MULTI-PURPOSE CO-OP LTD (2008/001725/24)
- 3. NDIMA PRIMARY CO-OP LTD (2014/007017/24)

4. SIKHANYISENI TRADING AND MULTI-PURPOSE CO-OP LTD (2010/007099/24) 5. SKHOSANA JALI FARMING AND MULTI-PURPOSE PRIMARY CO-OP LTD (2009/004984/24)

6. GOGOLAMMOKO PRIMARY CO-OP LTD (2014/011222/24)

7. THABOLETHU MULTI-PURPOSE CO-OP LTD (2013/014960/24)

8. KZN-KWAZULU TRADING AND PROJECTS CO-OP LTD (2015/002807/24) 9. HORIZON ROOTS AGRICULTURAL AND PROJECTS PRIMARY CO-OP LTD (2016/003470/24)

10. INCREADIBLE JOURNEY PRIMARY CO-OP LTD (2013/011034/24)

- 11. BEE'S CATERING AND EVENTS PRIMARY CO-OP LTD (2013/003745/24)
- 12. NKASHO CO-OP LTD (2007/001574/24)

13. AFRO CUIZYNE CATERING CO-OP LTD (2011/003003/24)

14. HIGH POWER BODY BUILD TRADING CO-OP LTD (2012/000492/24)

15. INDABUKO MULTI PURPOSE CO-OP LTD (2013/015021/24)

16. GEMHAVENDI PRIMARY CO-OP LTD (2016/003489/24)

17. MASISIZANE MULTI-PURPOSE CO-OP LTD (2013/014506/24)

18. KOPANO BASADI CLEANING AND OTHER PROJECTS PRIMARY CO-OP LTD (2015/008840/24)

19. MA NAMOLELA NAGA PRIMARY CO-OP LTD (2017/006370/24)

20. BLESSING PROJECTS AND SERVICES CO-OP LTD (2012/009705/24)

21. OLZAN MULTI WORKER CO-OP LTD (2012/021618/24)

22. DAVEYTON ETWATWA TOURISM PRIMARY CO-OP LTD (2020/000088/24) 23. BAMBISANANI LAUNDRY AND MULTIPURPOSEPRIMARY CO-OP LTD (2009/007446/24)

24. MAKGOBA LIVESTOCK PRIMARY CO-OP LTD (2018/004434/24)

25. RE ENTSE KANO AGRICULTURAL PRIMARY CO-OP LTD (2018/002015/24)

- 26. MBELWANA CO-OP LTD (2012/022413/24)
- 27. MASISIZANE MULTI-PURPOSE CO-OP LTD (2013/014506/24)

28. LUKHANYO GENERAL PRIMARY CO-OP LTD (2014/005867/24)

29. NQANCULE SIYAKHA PRIMARY CO-OPERATIVE LIMITED (2016/005052/24)

Notice is hereby given that the names of the abovementioned Cooperatives have been struck off from the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 Pretoria 0001

DEPARTMENT OF TRADITIONAL AFFAIRS

NO. 521

11 June 2021

THE PRESIDENCY

RECOGNITION OF AMARHARHABE KINGSHIP IN TERMS OF SECTION 2A(3)(a) OF THE TRADITIONAL LEADERSHIP AND GOVERNANCE FRAMEWORK ACT, 2003 (ACT NO. 41 of 2003)

In terms of section 2A(3)(a) of the Traditional Leadership and Governance Framework Act, 2003 (Act No. 41 of 2003), I, Matamela Cyril Ramaphosa, President of the Republic of South Africa, hereby recognize AmaRharhabe Kingship.

and twenty-one.

HIS EXCELLENCY, MR. MATAMELA CYRIL RAMAPHOSA PRESIDENT OF THE REPUBLIC OF SOUTH AFRICA

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 60 OF 2021



INVITATION TO COMMENT ON EXPOSURE DRAFTS 188 TO 191 ISSUED BY THE INTERNATIONAL PUBLIC SECTOR ACCOUNTING STANDARDS BOARD

Issued: 11 June 2021

The Accounting Standards Board (the Board) invites comment on the proposed:

- Conceptual Framework Update: Chapter 7, *Measurement of Assets and Liabilities in Financial Statements* (ED 188);
- International Public Sector Accounting Standard (IPSAS) on Measurement (ED 189);
- IPSAS on Property, Plant and Equipment (ED 190); and
- IPSAS on Non-current Assets Held for Sale and Discontinued Operations (ED 191)

The four Exposure Drafts issued by the International Public Sector Accounting Standards Board are published concurrently for comment locally by the Board. Comment is due locally by **1 October 2021**.

The feedback received as part of the public consultation process will be used to formulate comments to the IPSASB. As a result, all those affected by, or who are interested in the Exposure Draft, are encouraged to provide a written response to the Board.

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

Copies of the documents

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

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

Accounting Standards Board

PO Box 7001

Halfway House

1685

We look forward to receiving your responses.

BOARD NOTICE 61 OF 2021 FINANCIAL SECTOR CONDUCT AUTHORITY

FINANCIAL MARKETS ACT, 2012

PROPOSED AMENDMENTS TO THE STRATE RULES PUBLICATION FOR COMMENT

The Financial Sector Authority (FSCA) hereby gives notice under section 71(3)(b) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the proposed amendments to the Strate rules have been published on the official website of the FSCA (<u>www.fsca.co.za</u>) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with FSCA, at the following email address: <u>Michael.Kabai@fsca.co.za</u> within a period of fourteen (14) days from the date of publication of this notice.

Olano Makhubela COMMISSIONER (ACTING) FINANCIAL SECTOR CONDUCT AUTHORITY

BOARD NOTICE 62 OF 2021



Proposed amendments to the requirements for recognition and maintenance of recognition for voluntary association

In terms of section 14(d) read with section 25 of the Architectural Profession Act SACAP made rules under Board Notice 86 of 2016 for requirements for recognition and maintenance of recognition of a voluntary association. SACAP hereby consults to review and amend the rules under Board Notice 86 of 2016.

In terms of section 36 (1) of the Act, the Council is empowered to make rules with regard to any matter that is required or permitted to be prescribed in terms of the act and any other matter for the better execution of the Act.

Section 36 (2) (*a*) of the Act provides that before the Council makes any rule under this section, it must publish a draft of the proposed rule in the *Gazette* together with a notice calling on interested persons to comment in writing within a period stated in the notice, but the period may not be less than 30 days from the date of publication of the notice.

Notice inviting comments in writing

Notice is hereby given in terms of Section 36 (2) (a) of the Act that Council has prepared draft rules and all interested and affected persons are requested within 30 business days from the date of the publication of this notice to make written representations on the proposed requirements for recognition and maintenance of recognition for voluntary association.

Written representation must be submitted to the details below on or before 21 June 2021

Submission details: Ms. Brenda Phake By Email: Brenda.Phake@sacapsa.com Tel: 011 479 5000 By Postal address: P 0 Box 1500, Rivonia, 2128 By Physical address: 51 Wessels Road, Right Wing, Rivonia, Sandton, 2128

BOARD NOTICE 63 OF 2021

Proposed amendments to the requirements for recognition and maintenance of recognition for voluntary association

In terms of section 14(d) read with section 25 of the Architectural Profession Act SACAP made rules under Board Notice 86 of 2016 for requirements for recognition and maintenance of recognition of a voluntary association. SACAP hereby consults to review and amend the rules under Board Notice 86 of 2016.

In terms of section 36 (1) of the Act, the Council is empowered to make rules with regard to any matter that is required or permitted to be prescribed in terms of the act and any other matter for the better execution of the Act.

Section 36 (2) (a) of the Act provides that before the Council makes any rule under this section, it must publish a draft of the proposed rule in the *Gazette* together with a notice calling on interested persons to comment in writing within a period stated in the notice, but the period may not be less than 30 days from the date of publication of the notice.

Notice inviting comments in writing

Notice is hereby given in terms of Section 36 (2) (a) of the Act that Council has prepared draft rules and all interested and affected persons are requested within 30 business days from the date of the publication of this notice to make written representations on the proposed requirements for recognition and maintenance of recognition for voluntary association.

Written representation must be submitted to the details below on or before 21 June 2021

Submission details:

Ms. Brenda Phake **By Email:** <u>Brenda.Phake@sacapsa.com</u> Tel: 011 479 5000 **By Postal address**: P 0 Box 1500, Rivonia, 2128 **By Physical address**: 51 Wessels Road, Right Wing, Rivonia, Sandton, 2128

THE SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION

DRAFT REQUIREMENTS FOR RECOGNITION AND MAINTENANCE OF RECOGNITION OF A VOLUNTARY ASSOCIATION IN TERMS OF SECTION 25, READ WITH SECTION 14(d), OF THE ARCHITECTURAL PROFESSION ACT, 2000 (ACT NO. 44 OF 2000) (THE ACT)

Notice is hereby given that, as provided in this Schedule, the South African Council for the Architectural Profession intends, in terms of section 14(d) read with section 25 of the Act, to implement the following rules for the recognition of an association as a voluntary association in terms of Section 25 of the Act and the maintenance of that recognition.

SCHEDULE

- In this Schedule, unless the context indicates the contrary, a word or term as defined in section 1
 of the Act, shall have that same meaning: provided that, for purposes of this Schedule, the following
 words shall have the following meanings:
 - (i) "the Act" means the Architectural Profession Act, 2000 (Act No. 44 of 2000), as amended from time to time;
 - (ii) "association" means an association of natural persons which has:
 - (a) an identity separate from its individual members;
 - (b) as the majority of its members, persons who have been registered in one of the categories provided for in section 18 of the Act: provided that, in this definition,
 - (c) majority shall mean 50% of the members plus one additional person who is registered in terms of one of the categories provided for in section 18(1) of the Act;
 - (a) as the majority of its members, persons who are in good standing and who are certified annually by the association in the manner specified in this Notice; and
 - (b) as its objects, the promotion and transformation of the architectural profession in South Africa and the promotion of the professional interests of its members;

- (iii) "registered person" means a person who is registered in one of the categories in terms of section 18(1) of the Act;
- (iv) "Rules" shall mean the rules contained in this Schedule; and
- (v) "voluntary association" means any voluntary association recognized by the Council in terms of Section 25, read with section 14(d) of the Act and "VA" shall have a corresponding meaning.
- 2. To quality for recognition as voluntary association, and association shall comply with the following:
- 2.1 the association shall have a constitution that provides for:
- 2.1.1 a management structure, nomination procedure and requirements with which members nominated for office shall comply;
- 2.1.2 the association's powers in general and for the enrolment of members, termination of membership and associated matters;
- 2.1.3 the requirements for membership in different categories and rules for cancellation and re-instatement thereof; and
- 2.1.4 a code of professional conduct for Its members which aligns with the Council's Code of Conduct as per Board Notice 154 of 2009, or such other Notice as may be applicable from time to time, and which provides for disciplinary procedures which observe the rules of natural justice and which provide for appropriate sanctions for contraventions of the code;
- 2.1.5 the submission to the Council of all validated courses to be offered under the auspices of the association for CPD purposes to enable SACAP to upload the information on the SACAP website;

- 3. if, after consideration of an application, the Council is not satisfied that the association meets the relevant requirements for recognition as set out in these rules, the Council must formally notify such association and give reasons why it does not meet the relevant requirements for recognition as set out in these rules.
- 4. Council shall, in notifying the association that is found not to meet the relevant requirements for recognition as set out in these rules that its application has not been successful, also notify that association of its right to appeal against such a Council decision through the avenues provided for lodging an appeal through the Council for the Built Environment.
- 5. Annual Reporting to maintain recognition as voluntary association;
- 5.1 the annual reporting to the Council, for statistical and related purposes, of a report certifying and signed by a designated office bearer, detailing:
- 5.1.1 continuing compliance with the conditions of recognition for voluntary associations in terms of these Rules:
- 5.1.2 records of attendance of persons who have attended any validated CPD courses or any other activities offered under the auspices of the association and which are intended to count towards compliance with CPD requirements of persons registered in terms of section 18(1) of the Act;
- 5.1.3 list and self- evaluation / self- assessment of course content report detailing the relevance and quality of the CPD activities offered under association's auspices.
- 5.1.4 information about the annual paid up members of the association; and
- 5.1.5 transformation statistics for association membership including gender, demographics and age.
- 6. Provided that the Council shall have the right to audit the information submitted to it by voluntary associations.
- 7. A voluntary association shall further submit its annual report to Council by no later than **31 March** each year in order to maintain the validity of its certificate of recognition.

8. Renewal and lapsing of recognition;

- 8.1 A certificate of recognition of a voluntary association shall be valid for a period of five years from date of issue, as provided for in Section 25 read with Section 14(d) of the Act: provided that a voluntary association shall at all times remain in compliance with the provisions of this Board Notice.
- 8.2 The recognition of voluntary association remains in effect for as long as it meets the requirements for recognition in terms of these rules.
- 8.3 Council reserves the right to conduct regular audits and inspections on all recognised voluntary associations to ensure that voluntary associations remains compliant to the requirements for recognition in terms of these rules.
- 8.4 The recognition of voluntary association lapses in terms section 25(6)(a) of the Act-
- 8.4.1 if that association no longer complies with the requirements contemplated in section 14(d);or
- 8.4.2 at the expiry of the five-year period referred to in subsection (4).
- 8.5 A voluntary association must, at least three months prior to the expiry of its recognition, apply in the prescribed manner to the council for the renewal thereof.

REPEAL OF PREVIOUS RULES

The Rules published under Board Notice 45 of 2021 are hereby repealed.

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