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**July
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2021

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GOVERNMENT NOTICES • GOVERNMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 639

23 July 2021

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

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended, that a claim for restitution of land rights has been lodged by **Mr. MATHANE JOHNSON THEKO** on the 20th January 1996, on behalf of the **BANGOATO BA SEKGWATLHE COMMUNITY**, in respect of the farm **ELDORADO 388 LQ**, located in the **LEPHALALE LOCAL MUNICIPALITY, WATERBERG DISTRICT, LIMPOPO**


PROPERTY	TITLE DEED NUMBERS	EXTENT IN HECTARES	LANDOWNERS	ENDORSEMENTS	HOLDERS	LOCAL MUNICIPALITY	CLAIMANTS
THE FARM ELDORADO 388 LQ							
REMAINING EXTENT OF THE FARM ELDORADO 388 LQ	T129042/2003 PTA	1344.7972	ONE BOERDERY PTY LTD	LQ,388PTA K304/1941RMPTA K4453/2001RMPTA	ANGLO OPERATIONS PTY LTD	LEPHALALE	BANGOATO BA SEKGWATLHE
PORTION 2 OF THE FARM ELDORADO 388 LQ	T8869/2017PTA	337.8572	BUSHLORE CC	LQ,388,2PTA	NONE	LEPHALALE	BANGOATO BA SEKGWATLHE
PORTION 3 OF THE FARM ELDORADO 388 LQ	T129042/2003 PTA	75.0892	ONE BOERDERY PTY LTD	LQ,388,3PTA	NONE	LEPHALALE	BANGOATO BA SEKGWATLHE
PORTION 4 OF THE FARM ELDORADO 388 LQ	T129042/2003 PTA	264.7855	ONE BOERDERY PTY LTD	LQ,388,4PTA	NONE	LEPHALALE	BANGOATO BA SEKGWATLHE

The Office of the Regional Land Claims Commissioner: Limpopo has investigated this land claim and any party that has an interest on the above-mentioned property is hereby invited to submit in writing, within **14 days** of publication of this notice, comments or information or objection to the said notice under reference number **KRP 11173** to:

Submissions may also be delivered to:

Office of the Regional Land Claims Commissioner: Limpopo
Private Bag X9552
Polokwane
0700

First Floor, Koos Smit Building
Corner Grobler & Biccard Streets
Polokwane
0699


LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2021/07/14

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 640

23 July 2021

MEMORANDUM OF UNDERSTANDING

Entered into by and between

The Competition Commission

(Hereinafter referred to as "the Commission")

A juristic person established in terms of Section 19 of the Competition Act, No. 89 of 1998, as amended, herein duly represented by Mr Tembinkosi Bonakele in his capacity as the Commissioner of the Competition Commission

And

GOVERNING BODY FOUNDATION (Hereinafter referred to as "[GBF]")

A public benefit organisation approved in terms of the Income Tax Act with number 930 035 381 herein represented by ANTHEA MARIAN CERESETO in her capacity as the CHIEF EXECUTIVE OFFICER

(Hereinafter jointly referred to as "the Parties")



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PREAMBLE

WHEREAS the Commission is mandated to, *inter alia*, investigate and evaluate restrictive practices, abuse of dominant position, exemptions and mergers, as well as conducting market inquiries; and to promote the efficiency, adaptability and the development of the South African economy.

WHEREAS the GBF's function is, *inter alia*, to support its members with matters across the entire spectrum of school governance, including advocating, liaising, consulting and/or negotiating on issues of concern and/or interest to its members with the national and provincial education authorities and other relevant statutory bodies, institutions of higher education and relevant stakeholders in pre-primary, primary, secondary and/or pre-tertiary education.

AND WHEREAS the GBF acknowledges that compliance with competition law by schools in the procurement of goods and services is essential to ensure markets operate efficiently and competitively, and that it must build capacity, establish and maintain the necessary expertise to monitor and manage anti-competitive conduct which can be perceived as fostering anti-competitive behaviour by schools.

AND WHEREAS The Commission and the GBF recognise the importance of co-operation with one another in mutual trust and good faith by, *inter alia*, assisting and supporting one another and educating one another of conduct which will have an anti-competitive outcome and will harm parents.

NOW THEREFORE, the Parties agree to conclude this Memorandum of Understanding ("MOU") as follows:

1. INTERPRETATION

- 1.1. In the interpretation of any term used in this MOU, any word or expression to which a meaning is assigned in the South African Schools Act 84 of 1996, the Non-profit Organisation Act of 1997 and the Competition Act, No. 89 of 1998, as amended,

Page 3 of 15


King Tembinkosi Bonakele
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Signed by King Tembinkosi
Bonakele,
SIGNFLOW.COM



has the meaning assigned to it unless otherwise specified.

1.2. In this MOU, unless inconsistent with the context, the following expressions and words bear the meanings set out below and derivative expressions and words will have corresponding meaning:

- 1.2.1. "Commission" means the Competition Commission, a juristic entity established in terms of the Competition Act;
- 1.2.2. "Competition Act" means Competition Act, No. 98 of 1998, as amended from time to time;
- 1.2.3. "Complaint" means a complaint against a school lodged by a third party with the Commission in terms of Section 49B(2)(b) of the Competition Act or initiated by the Commission in terms of Section 49B(1) of the Competition Act;
- 1.2.4. "DBE Circular" means a circular that was distributed by the National Department of Basic Education ("DBE") in May 2015 to all Members of the Executive Councils of Provincial Education Departments, Heads of Departments of Provincial Education Departments, District Managers of Provincial Education Departments, Provincial School Governing Body Associations and school principals.
- 1.2.5. The GBF means a public benefit organisation number 930 035 381.
- 1.2.6. "Goods and services" means all external procurement and contracting conducted by the school. This includes, though is not limited to, the following list:
 - 1.2.6.1. Teaching and learning material (textbooks, stationery, copying and other educational material)
 - 1.2.6.2. Equipment for the school (such as school uniforms, sports clothes and sports equipment)
 - 1.2.6.3. Services for the maintenance and improvement of school property (such as cleaning services and plumbers)
 - 1.2.6.4. The procurement of equipment and other assets (such as computers and computer programmes, furniture, office



- equipment, media equipment, audio-visual equipment and vehicles)
- 1.2.6.5. Building and construction (new buildings, building systems and infrastructure services, as well as their improvement and replacement)
- 1.2.6.6. Lease MOUs (copiers, fax machines and buildings)
- 1.2.6.7. Businesses run on school property (such as the tuck or clothing shop)
- 1.2.6.8. Other, diverse ad hoc services approved by the governing body.
- 1.2.7. "Governing Body" means a governing body contemplated in section 16(1)(ii) of the South African Schools Act 84 of 1996;
- 1.2.8. "MOU" means this Memorandum of Understanding including all annexures, schedules and addenda attached hereto;
- 1.2.9. "Non-profit Organisation Act" means the Non-profit Organisation Act No. 79 of 1997;
- 1.2.10. "Party" means each party to this MOU being either the GBF or the Commission and "Parties" has a corresponding meaning;
- 1.2.11. "'Prohibited practice' means a practice prohibited in terms of Chapter 2 of the Competition Act;
- 1.2.12. "Schools Act" means the South African Schools Act No. 84 of 1996;
- 1.2.13. "Signature Date" means the date of signature of this MOU by the party last signing;
- 1.3. The headings of the clauses in the MOU are for purposes of convenience and reference only, and shall not be used in the interpretation of, nor modify, nor amplify the terms of this MOU or any clause hereof.
- 1.4. Unless the context indicates otherwise:
- 1.4.1. a reference to a person includes natural persons, juristic persons, partnerships and trusts;
- 1.4.2. a reference to the singular includes the plural and vice versa; and



- 1.4.3. one gender includes the other genders.

2. THE PURPOSE OF THIS MEMORANDUM OF UNDERSTANDING

- 2.1. This MOU is entered into to establish the manner in which the Commission and the GBF will co-operate, specifically with regards to *inter alia*:
- 2.2.1. advocating for schools to comply with competition law;
 - 2.2.2. promote compliance among schools to the Competition Act and/or any Guidelines issued by the Commission;
 - 2.2.3. where feasible, collaborate on the resolution of complaints arising regarding non-compliance of specific schools within the GBF membership.

3. PRINCIPLES OF CO-OPERATION

- 3.1. This MOU is entered into on the basis of mutual respect, in the spirit of goodwill and in no way affects the independence of the Parties hereto.
- 3.2. The Commission takes heed to the importance and value of school uniform to the schooling community. The Commission supports the general objectives that schools pursue in managing the procurement and wearing of school uniform by learners in relation to efficiency, identity, markers and other variables.
- 3.3. The Commission's approach to regulating school procurement seek to provide parameters on how schools ought to approach procurement processes in a pro-competitive manner. The principles are in no way prescriptive and are not intended at taking away the independence of schools.

- 3.4. The Parties agree to support each other in assisting members to co-operate regarding compliance to the Competition Act, specifically in relation to the manner in which the Schools govern the procurement of their respective uniform items and other goods and services and the related rules applicable to suppliers and parents of learners attending the respective Schools.

Education and Awareness

- 3.5. The parties will collaborate on efforts to educate and raise awareness on anti-competitive procurement or sourcing practices by *inter alia* developing and sharing relevant educational materials for schools and participating in each other's conferences, workshops or promotions on any other relevant communication platform.

Compliance Promotion


King Tembinkosi Bonakele
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Signed by King Tembinkosi
Bonakele,
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- 3.6. The GBF will encourage its members to comply with competition law principles and/or to undertake pro-competitive practices as follows:
- 3.6.1. that uniform items are as generic as possible and that unique school items are limited to only a few items;
 - 3.6.2. that suppliers of school uniform are appointed through a competitive process;
 - 3.6.3. that more than one supplier is appointed where it is feasible to do so;
 - 3.6.4. that the duration of supplier contracts is limited to no longer than 5 years.
- 3.7. The GBF will support the Commission in promoting compliance by schools, by:
- 3.7.1. promoting the Commission's compliance and compliance-monitoring programs to its members.
 - 3.7.2. where feasible, assisting with the distribution of compliance or compliance-monitoring communiques to schools.
- 3.8. The Commission's compliance programs with schools include, *inter alia*, undertakings or pledges by schools to practice pro-competitive procurement. Compliance-monitoring programs conducted by the Commission include, *inter alia*, the undertaking of surveys, compliance tracking questionnaires, review of school procurement policies, among others.

Co-operation on Cases

- 3.9. Where a Complaint is lodged with or initiated by the Commission regarding a practice of a school belonging to any of the members of the GBF in respect of which the Commission has jurisdiction, the following process will be followed –
- 3.9.1. The Commission may, in its discretion, inform the members and the GBF of such complaint and make the CC1 Form available to both the GBF and the members.
 - 3.9.2. Where possible, the GBF may encourage its members to support and/or assist the Commission in its endeavors to resolve the matter.

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- 3.10. Nothing in the procedures contained in this MOU shall:
- 3.10.1. detract from the jurisdiction of the Commission to receive and deal with complaints in terms of its enabling statutes, or preclude the public from lodging complaints with the Commission;
 - 3.10.2. prevent the Commission from continuing with its investigation into a complaint during or after the negotiation contemplated in this clause.

4. ESTABLISHMENT OF A JOINT WORKING COMMITTEE

- 4.1. A Joint Working Committee ("the Committee") constituted by representatives of the Commission and the GBF as nominated by the respective Parties, shall be established pursuant to this MOU and shall function on an on-going basis, with periodic meetings whose schedule shall be agreed upon by the parties.
- 4.2. The functions of the Committee shall be, to:
- 4.2.1. facilitate and manage co-operation and consultation in respect of matters dealt with by each Party in terms of this MOU;
 - 4.2.2. facilitate and manage awareness and capacity building programs intended to establish and maintain the necessary expertise for the GBF to be able to support its members to monitor potential anti-competitive practices and conduct of Schools;
 - 4.2.3. propose, when necessary, any amendment of or supplementation to this MOU; and
 - 4.2.4. advise management of both the Commission and the GBF on issues affecting competition when policies (procurement or otherwise) regarding goods and services, including the School's uniforms are set, as the case may be, and make recommendations on how to deal with same.

5. INFORMATION EXCHANGE


King Tembinkosi Bonakele
30/03/2021 09:07:48 (UTC+02:00)
Signed by King Tembinkosi
Bonakele,



- 5.1. Subject to clause 6, the Commission and the GBF may, in the manner set out below, request and exchange information from one another as may be necessary to give effect to this MOU.
- 5.2. To facilitate communication and ensure continuity in the co-operation between the Parties, each Party has designated the contact person as set out in clause 7, for communications under this MOU.
- 5.3. A Party requesting the information ("the Requesting Party") shall make its request for information in writing by sending it to the contact person of the other Party ("the Requested Party"). The request must amongst others provide:
 - 5.3.1. a description of both the subject matter of the request and the purpose for which the information is sought;
 - 5.3.2. the legal provisions concerning the matter that is the subject matter of the request;
 - 5.3.3. any information in the possession of the Requesting Party that might assist the Requested Party in identifying such information; and
 - 5.3.4. the desired period of time for the reply.

6. CONFIDENTIALITY

- 6.1. Any information shared by the Parties pursuant to this MOU must be used only for lawful purposes in matters of concurrent jurisdiction.
- 6.2. Any request made by either of the Parties for confidential information in possession of the other shall be dealt with in accordance with the procedures set out in the Parties' respective establishing Acts, and regulations and policies pursuant thereto.
- 6.3. The Parties shall ensure that confidential information accordingly disclosed to them remains confidential and is not placed in the public domain through any negligent or wilful conduct on its behalf.



- 6.4. To the extent permitted by law, the Parties shall keep confidential the information received from each other pursuant to this MOU and shall not otherwise disclose such information except when required to do so by the law or an order of a competent Court or Tribunal.
- 6.5. When required to do so by the law or an order of a competent Court or Tribunal, and prior to disclosing such confidential information, the Parties shall notify each other of the law or an order of a competent Court or Tribunal requiring such disclosure.
- 6.6. The sharing of confidential information, in accordance with this MOU, relies on the assurances given in this MOU. None of these assurances shall constitute a waiver of any legally recognizable grounds for refusing disclosure of information.
- 6.7. Where confidential information is disclosed either of the Parties, and in contravention of this MOU, such disclosing party shall be solely liable in law for such disclosure.
- 6.8. Either of the Parties may, in its sole discretion, decline a request for confidential information made in terms of this MOU. Such discretion shall be an exercise with the bona fide intention to protect an interest that, if otherwise the information were to be disclosed, will adversely prejudice the Party or the person/s to whom the confidential information belongs.

7. CONTACT PERSONS

- 7.1. The Parties designate the following individuals as their contact persons who will have the authority to administer this MOU on their behalf and who will be responsible for the communication between them:



For THE GOVERNING BODY FOUNDATION

DR ANTHEA CERESETO

CHIEF EXECUTIVE OFFICER

Contact number: 011 886 0031 / 061 0912374

E-mail address: ceo@gbf.org.za

And

For the Commission:

Mrs. Khanyisa Qobo

Divisional Manager: Advocacy

Contact number: (012) 394 3580

E-mail address: KhanyisaQ@compcom.co.za

- 7.2. Either Party may, by way of a letter to the other, replace its contact person referred to in clause 7.1 with any other person. The letter referred to above shall be deemed to have been received and the replacement shall be deemed to have been made on the fourteenth (14) calendar day of the one Party dispatching the said letter to the other, unless the contrary is established.

8. GENERAL PROVISIONS

- 8.1. Each Party will, with regard to the implementation of this MOU and any activities arising from it, bear its own expenses, unless otherwise agreed upon by the Parties.
- 8.2. Failure to follow any procedure set out in this MOU shall not have any effect on the validity of any investigation by the Commission in terms of the Competition Act.


King Tembinkosi Bonakele
30/03/2021 09:14:07 (UTC+02:00)
Signed by King Tembinkosi
Bonakele,
SIGNFLOW.COM



9. VARIATION OF THE MOU

- 9.1. This constitutes the entire MOU between the Parties on matters covered in this MOU. Any variation of this MOU shall have no legal effect and shall not be binding on the Parties unless reduced to writing and signed by persons authorized to act on behalf of both Parties.

10.EFFECTIVE DATE OF THE MOU

- 10.1. This MOU shall come into effect on the date on which it is last signed by the persons authorized to act on behalf of either of the Parties.

11.DURATION OF THIS MOU

- 11.1. This MOU shall remain in force for a period of three years from the date of signing, with the option to renew or extend it further, in such a manner and such periods as agreed by the parties in writing, unless as may be terminated by:

- 11.1.1. either Party on written notice of two (2) months to the other Party; and the terminating party shall not be obliged to provide reasons for the termination;
- 11.1.2. way of an MOU between the Parties; or
- 11.1.3. operation of the law.

- 11.2. If this MoU is terminated as contemplated in clause 11.1.1, 11.1.2 or 11.1.3, the cooperation of the Parties in terms of this MOU will continue in respect of all requests for assistance that were made before the termination date until the requests under consideration are completed.

12.DISPUTE RESOLUTION

- 12.1. Any difference or dispute arising from the interpretation, application or implementation of this MOU shall be resolved amicably through consultation or negotiations between the Parties.



13. DOMICILIUM CITANDI ET EXECUTANDI

13.1. The Parties choose the following addresses as their respective *domicilium citandi et executandi* for purposes of this MOU:

The Competition Commission:

Block C, DTI Campus, 77 Meintjies Street, Sunnyside, Pretoria, 0002

Postal: Private Bag X23, Lynwood Ridge, Pretoria, 0040

Contact Person: Mrs Khanyisa Qobo, Divisional Manager: Advocacy

[ASSOCIATION]

7 CHAMBURY CLOSE, 62B GORDON AVENUE, BLAIRGOWRIE, 2194.

Postal: SUITE 22, PRIVATE BAG X2, PINEGOWRIE, 2123

Contact Person: ANTHEA CERESETO, CEO

14. SIGNATURES

Signed at _____ on this ____ day of _____ by
Mr. Tembinkosi Bonakele, Commissioner of the Competition Commission of South Africa.



King Tembinkosi Bonakele
30/03/2021 09:15:02 (UTC+02:00)
Signed by King Tembinkosi
Bonakele,

SIGNFLOW.COM

COMPETITION COMMISSION

WITNESS 1

WITNESS 2

Signed at Johannesburg on this 19th day of October by
ANTHEA CERSETO in her capacity as CHIEF EXECUTIVE OFFICER of the
GOVERNING BODY FOUNDATION.



GOVERNING BODY FOUNDATION



WITNESS 1



WITNESS 2

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 641

23 July 2021

**NATIONAL ENVIRONMENTAL MANAGEMENT: INTEGRATED COASTAL MANAGEMENT ACT, 2008
(ACT NO. 24 OF 2008)****DELEGATION OF POWERS IN TERMS OF SECTION 89(1)(C) - REGULATIONS 4, 5, 6, AND 8 OF THE
CONTROL OF USE OF VEHICLES IN THE COASTAL AREA REGULATIONS**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby give notice that, in terms of section 89(1)(c) of the National Environmental Management: Integrated Coastal Management Act, 2008 (Act No. 24 of 2008), the powers in the *Control of Use of Vehicles in the Coastal Area Regulations*, 2014 (GN R. 496 of 27 June 2014) listed below, have been delegated to the South African National Parks (SANParks), governed by the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) and to the iSimangaliso Wetland Park Authority established by the World Heritage Convention Act, 1999 (Act No. 49 of 1999):

- Regulation 4: Issuing of permits (excluding the power to issue permits in terms of regulation 4(1)(a));
- Regulation 5: Power to require an assessment of potential impacts;
- Regulation 6: Consideration of applications; and
- Regulation 8: Suspension, amendment, and cancellation of permits.

This delegation includes the power to sub-delegate.



BARBARA DALLAS CREECY
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

DEPARTMENT OF HEALTH

NO. 642


23 July 2021

HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)

**REGULATIONS RELATING TO THE CONSTITUTION OF THE PROFESSIONAL BOARD
FOR EMERGENCY CARE PRACTITIONERS**

The Minister of Health intends, in terms of section 15 of the Health Professions Act, 1974 (Act No. 56 of 1974), and on the recommendation of the Health Professions Council of South Africa, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for attention of the Director: Public Entities Governance, mihloti.mushwana@health.gov.za), within three months of the date of publication of this notice.


.....**MS MT KUBAYI-NGUBANE, MP****ACTING MINISTER OF HEALTH**

DATE: 06/07/2021

SCHEDULE

Definitions

1. In these regulations any expression to which a meaning has been assigned in the Act shall bear such meaning and unless the context indicates otherwise -

“**board**” means the Professional Board for Emergency Care practitioners established in terms of Section 15 of the Act;

“**designated groups**” means black people, women and persons with disabilities who, for purposes of these regulations, shall be protected and advanced in the following order of the levels of disadvantage of the past, which must be taken into consideration in the appointment process:

- (a) women,
- (b) men of African, Asian or Coloured descent, and
- (c) disabled persons, irrespective of descent;

“**Republic**” means the Republic of South Africa; and

“**the Act**” means the Health Professions Act, 1974 (Act No. 56 of 1974).

Constitution of the board

2. The board consists of the following 21 members who permanently reside in the Republic and appointed by the Minister on the basis of nominations by persons who permanently reside in the Republic:

- (a) four paramedics, of whom at least two must be from designated groups and at least one must be a woman, whose names appear in the register of paramedics;
- (b) one ambulance emergency assistant, whose name appears in the register of ambulance emergency assistants;
- (c) one emergency care assistant, whose name appears in the register of emergency care assistants;
- (d) one basic ambulance assistant, whose name appears in the register of basic ambulance assistants;
- (e) one emergency care technician whose name appears in the register of emergency care technicians;
- (f) seven emergency care practitioners, of whom at least three shall be from designated groups and at least two shall be a woman, whose names appear in the register of emergency care practitioners;
- (g) one person registered with the board, and recommended by Universities South Africa to represent educational institutions;

- (h) one person representing the Department of Health; and
- (i) four community representatives, of whom at least two shall be from designated groups and at least one shall be a woman.

Repeal

3. The regulations relating to the Constitution of a Professional Board for Emergency Care Practitioners Published under Government Notice R1254 in Government Gazette 31633 of 28 November 2008 are hereby repealed.

Short title

4. These Regulations are called Regulations Relating to the Constitution of the Professional Board for Emergency Care Practitioners, 2021.

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 643

23 July 2021

NATIONAL QUALIFICATIONS FRAMEWORK ACT, 2008 (ACT NO. 67 OF 2008)**CALL FOR NOMINATIONS FOR THE APPOINTMENT OF A MEMBER TO SERVE ON THE
SOUTH AFRICAN QUALIFICATIONS AUTHORITY BOARD FOR THE TERM ENDING
31 DECEMBER 2025**

I, Bonginkosi Emmanuel Nzimande, Minister of Higher Education, Science and Innovation, in terms of Section 14 of the National Qualifications Act, 2008 (Act No. 67 of 2008), as amended, hereby invite nominations for further appointments to the Board of the South African Qualifications Authority (SAQA). I have appointed eleven of the twelve members to serve in the Board starting from 1 January 2021 to 31 December 2025. I am required to appoint an additional member in accordance with Section 14(2)(a) of the NQF Act, 2008.

The members appointed must:

- a) Be broadly representative of the education and training sectors and related interests;
- b) Have thorough knowledge and understanding of education and training;
- c) Appreciate the role of education and training in the reconstruction and transformation of the South African economy and society;
- d) Have known and attested commitment to the interests of education and training;
- e) Have knowledge and understanding of qualifications matters and quality assurance in education and training; and
- f) Be competent to undertake the governance and oversee the financial affairs of the SAQA.

In specific, we are looking for expertise in oversight of financial affairs (as per section 14(2)(b)(vi)).

Written nominations must include the following:

- Full names of the individual or organisation making a nomination;
- The nominee's signed written acceptance of the nomination;
- Motivation letter indicating why the nominee must be considered for appointment;
- Comprehensive curriculum vitae, certified copies of Identity Document and qualifications.

The closing date for the receipt of nominations is **20 working days** from the date of publication of this Notice.

Please address all correspondence and any related enquiries to:

The Director-General:

Department of Higher Education and Training

Attention: Ms Bellinah Molaudzi

Private Bag X174

Pretoria

0001

Email: Molaudzi.b@dhet.gov.za

Tel: 012 312 5703 / 012 312 5030



DR BE NZIMANDE, MP

MINISTER OF HIGHER EDUCATION, SCIENCE AND TECHNOLOGY

DATE: 20/06/2021

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. 644

23 July 2021



Address: JD House, 27 Stiemens Street,
Braamfontein, Johannesburg, 2017
Tel: 010 023 5214
E-mail: inforeg@justice.gov.za

28 June 2021

**NOTICE IN TERMS OF SECTION 61(2) OF THE PROTECTION OF PERSONAL
INFORMATION ACT NO 4 OF 2013 (POPIA) CODE OF CONDUCT: ROCKJUMPER
BIRDING TOURS CC**

1. In terms of the provisions of section 61 (2) of POPIA, the Information Regulator gives notice that the Regulator is in receipt of a code of conduct from Rockjumper Birding Tours CC that deals with how personal information will be processed by the close corporation.
2. Rockjumper Birding Tours CC which was founded in 1998, offers birding adventures, expertly guided by its experienced professional tour leaders. Its trip leaders are passionate nature enthusiasts, and accomplished tour coordinators who find genuine joy in sharing outdoor experience with others.
3. The code is intended to outline the specific obligations of the close corporation when processing personal information of data subjects and will not replace the provisions of POPIA. In processing personal information of data subjects, Rockjumper Birding Tours CC will, amongst others, obtain prior and verifiable consent for a specific purpose which may include, completing an application for services (pre-contractual), completing the service agreement, automated processing including profiling, completing a transaction, verifying credit card details for payment or arranging for a refund and communications with its tour operators and consultants.
4. Affected persons are invited to submit written comments to the Regulator (email address: lr@justice.gov.za) within fourteen (14) days after publication of the notice in the Government Gazette. A copy of the code of conduct will be made available on the Regulator's website, alternatively, a request for a copy of the code may be made by addressing correspondence to email address: inforeg@justice.gov.za.



Address: JD House, 27 Stiemens Street,
Braamfontein, Johannesburg, 2017
Tel: 010 023 5214
E-mail: infoereg@justice.gov.za

28 June 2021

NOTICE IN TERMS OF SECTION 61(2) OF THE PROTECTION OF PERSONAL INFORMATION ACT NO 4 OF 2013 (POPIA) CODE OF CONDUCT: WILLCOM (PTY) LTD

1. In terms of the provisions of section 61 (2) of POPIA, the Information Regulator gives notice that the Regulator is in receipt of a code of conduct from Willcom (Pty) Ltd, a company which was founded in 2003 and is functioning in the telecommunications and information technologies industry.
2. The purpose of the code of conduct is to:
 - 2.1. promote appropriate practices by the company governing the processing of personal information in terms of POPIA;
 - 2.2. encourage the establishment of appropriate agreements between members of the company and third parties, regulating the processing of personal information as required by POPIA and dictated by good business practice; and
 - 2.3. to establish procedures for the company to be guided in its interpretation of principally POPIA, but also other law or practices governing the processing of personal information, allowing for complaints against the company to be considered and remedial action, where appropriate, to be taken.
3. The code of conduct governs:
 - 3.1. the processing of personal information by the company in compliance with POPIA;
 - 3.2. where appropriate, agreements that may need to be concluded between the company and third parties promoting, and to the extent possible ensuring that personal information is processed in compliance with POPIA; and
 - 3.3. the enforcement by the company of the provisions of the code of conduct,
4. Affected persons are invited to submit written comments to the Regulator ([email address: Ir@justice.gov.za](mailto:Ir@justice.gov.za)) within fourteen (14) days after publication of the notice in the Government Gazette. A copy of the code of conduct will be made available on the Regulator's website,

alternatively, a request for a copy of the code may be made by addressing correspondence to email address: infoereg@justice.gov.za.

DEPARTMENT OF MINERAL RESOURCES AND ENERGY

NO. 645

23 July 2021



NOTICE OF PUBLIC HEARINGS

Notice is hereby given, in terms of section 21(4)(b) of the National Nuclear Regulator Act, Act No 47 of 1999 (The Act) for holding public hearings relating to the Nuclear Installation Site Licence (NISL) application received from Eskom Holdings SOC Limited for the Thyspunt site located in the Eastern Cape Province.

Background

The NISL application received by the National Nuclear Regulator (NNR) is limited to the evaluation of the suitability of the Thyspunt site for a new nuclear installation in accordance with the Regulation on Licencing of Sites for New Nuclear Power Plants issued in terms of the Act. The applicant is therefore not applying for a nuclear installation licence to construct and operate a nuclear installation.

Due to increasing concerns around the COVID-19 pandemic and in accordance with National Government regulations around this changing situation, the NNR will hold hybrid public hearings to enable in-person and virtual participation from stakeholders. The public hearings will be held over two days in different venues.

Details for the public hearings

Date: 25 August 2021

Venue: Cape St Francis Resort Conference Centre, St Francis Bay.

Time: 13:00 - 17:00

Date: 26 August 2021

Venue: Mentors Conference Venue, Jeffreys Bay.

Time: 13:00 - 17:00

To note: The virtual participation link will be sent to registered parties closer to the day of the public hearings. There will also be a live broadcast of the public hearings. The link to view the live broadcast will be available on the NNR website a day before the hearings.

Availability of public information for the Thyspunt NISL

The applicant Eskom (Pty) SOC has prepared a Public Information Document (PID) to enable public to participate in the public hearing.

1. The PID may be downloaded from -

a. The NNR website -

- English: <https://nnr.co.za/wp-content/uploads/2021/06/English-Nuclear-Installation-Site-Licence-Public-Information-Documents.pdf>
- Afrikaans: <https://nnr.co.za/wp-content/uploads/2021/06/Afrikaans-Nuclear-Installation-Site-Licence-Public-Information-Documents.pdf>
- isiXhosa: <https://nnr.co.za/wp-content/uploads/2021/06/isiXhosa-Nuclear-Installation-Site-Licence-Public-Information-Documents.pdf>

b. The Eskom website -

<https://www.eskom.co.za/Whatweredoing/ElectricityGeneration/NuclearSiteLicense/>

2. Hardcopies of the PID may be collected from the respective Kouga Public Libraries.

Who can make representations at the public hearings?

Any person who may be directly affected by the granting of the NISL may make representations relating to health, safety and the environment.

How to participate in this public hearings?

Persons wishing to make representations to the NNR may -

1. Submit written comments to the NNR.
 - a. Submission of written comments must reach the NNR by no later than 31 July 2021.
 - b. All written comments must be addressed to -
Mr Gino Moonsamy
Manager Communication & Stakeholder Relations
National Nuclear Regulator
P.O. Box 7106
Centurion
0046.
 - c. Copies of written representations may also be hand delivered to the offices of the National Nuclear Regulator -
Block G, Eco Glades Office Park 2, 420 Witch Hazel Avenue,
Highveld Ext 75, Eco Park, Centurion, 0157.
 - d. Written representations may also be emailed to -
NISLPublichearings@nnr.co.za and marked for the attention: Manager Communication and Stakeholder Relations.
2. Oral presentations at the public hearing.
 - a. Persons wishing to make oral presentations at the public hearing are required to register with the NNR as an intervener and provide details of the oral submission to be made.
 - b. Oral presentations are limited to a maximum of 10 minutes per presentation.
 - c. Application to register as an intervener must be done using the online Public Hearings Registration Form which can be found on the NNR website and the following details must be provided -
 - i. Full Name
 - ii. Identity/passport Number
 - iii. Organisation represented
 - iv. Postal address
 - v. E-mail address
 - vi. Contact telephone number (landline + mobile)
 - d. Indicate if the oral presentations will be made in-person at a venue or via the virtual platform.
 - e. Indicate if the oral presentation will be made in English or if a translator is required.
 - f. Inform us if you have any special needs requirements that could make it difficult for you to access the public hearing venue or participate using the virtual option.
 - g. The web link to register for the public hearings is: <https://nnr.co.za/?p=3398>
 - h. Closing date for registration as an intervener is **31 July 2021**.
 - i. No late registrations will be considered.
 - j. Registered interveners will be informed by the NNR, no later than **15 August 2021** of the confirmed time for their oral presentations during the public hearing.
 - k. For more information on the scheduled public hearings visit:
<https://nnr.co.za/public-hearings-2/>

The NNR reserves the right to postpone or cancel a public hearing in case of unexpected circumstances or due to public health and safety concerns associated with the COVID-19 pandemic. If the external environment is unsuitable for in-person participation, the NNR may decide on alternative methods for soliciting participation such as holding virtual public hearings.

DEPARTEMENT VAN MINERAALBRONNE EN ENERGIE

NO. 645

23 Julie 2021



KENNISGEWING VAN OPENBARE VERHOOR

Kennis geskied hiermee ingevolge artikel 21 (4) (b) van die Wet op die Nasionale Kernreguleerder, Wet No. 47 van 1999 (die Wet) vir die hou van openbare verhore rakende die aansoek om lisensie (Kern Installasie Perseel Lisensie), ontvang van Eskom Holdings SOC Beperk vir die Thyspunt-perseel in die Oos-Kaap.

Agtergrond

Die KIPL-aansoek wat deur die Nasionale Kernreguleerder (NKR) ontvang is, is beperk tot die geskiktheid van die Thyspunt-terrein vir 'n nuwe kerninstallasie, ooreenkomstig die regulasie vir die lisensiering van terreine vir nuwe kernkragaanlegte wat ingevolge die wet uitgereik is. Die aansoeker doen dus nie aansoek om 'n lisensie vir kerninstallasie om 'n kerninstallasie te bou en te bedryf nie.

As gevolg van toenemende besorgdheid oor die COVID-19-pandemie en in ooreenstemming met die nasionale regeringsvoorskrifte rakende hierdie veranderende situasie, sal die NKR gemengde openbare verhore hou om fisiese en virtuele deelname van belanghebbendes moontlik te maak. Die openbare verhore sal oor twee dae op verskillende plekke gehou word.

Besonderhede van die openbare verhore

Datum: 25 Augustus 2021

Plek: Cape St Francis Resort-konferensiesentrum, St Francisbaai.

Tyd: 13:00 - 17:00

Datum: 26 Augustus 2021

Plek: Mentors Conference Venue, Jeffreysbaai.

Tyd: 13:00 - 17:00

Let wel: Die skakel vir virtuele deelname sal aan geregisteerde partye gestuur word nader aan die dag van die openbare verhore. Daar sal ook 'n regstreekse uitsending van die openbare verhore wees. Die skakel ter besigtiging van die regstreekse uitsending sal 'n dag voor die verhoor beskikbaar wees op die NKR webwerf.

Beskikbaarheid van openbare inligting vir die Thyspunt KIPL

Die aansoeker Eskom (Edms.) SOC het 'n Openbare Inligtingsdokument (OID) opgestel om die publiek in staat te stel om aan die openbare verhoor deel te neem.

c. Die OID kan afgelaai word vanaf –**a. Die NKR-webwerf –**

- Engels: <https://nnr.co.za/wp-content/uploads/2021/06/English-Nuclear-Installation-Site-Licence-Public-Information-Documents.pdf>
- Afrikaans: <https://nnr.co.za/wp-content/uploads/2021/06/Afrikaans-Nuclear-Installation-Site-Licence-Public-Information-Documents.pdf>
- isiXhosa: <https://nnr.co.za/wp-content/uploads/2021/06/isiXhosa-Nuclear-Installation-Site-Licence-Public-Information-Documents.pdf>

i. The Die Eskom-webwerf –

<https://www.eskom.co.za/Whatwederdoing/ElectricityGeneration/NuclearSiteLicense/>

2. Hardekopieë van die OID kan afgehaal word by die Kouga Openbare Biblioteke

Wie kan vertoë rig by die openbare verhore?

Enige persoon wat direk deur die toekenning van die KIPL geraak kan word, kan vertoë rig met betrekking tot gesondheid, veiligheid en die omgewing.

Hoe om aan hierdie openbare verhore deel te neem?

Persone wat vertoë aan die NKR wil rig, kan –

1. Skriftelike kommentaar lewer aan die NKR.

- a. Skriftelike kommentaar moet die NKR nie later as 31 Julie 2021 bereik nie.
- b. Alle skriftelike kommentaar moet gerig word aan –

Mnr Gino Moonsamy

Bestuurder: Kommunikasie en Belanghebbendes

Nasionale Kernreguleerder

Posbus 7106

Centurion

0046.

- c. Afskrifte van skriftelike vertoë kan ook per hand by die kantore van die Nasionale Kernreguleerder afgelewer word –

Blok G, Eco Glades Office Park 2, Witch Hazel Avenue 420, Highveld Ext 75, Eco Park, Centurion, 0157.

- d. Skriftelike vertoë kan ook per e-pos gestuur word aan –

NISLPublichearings@nnr.co.za en gemerk word vir die aandaag:

Bestuurder: Kommunikasie en Belanghebbendes.

2. Mondelinge aanbiedinge tydens die openbare verhoor.

- a. Persone wat mondelings tydens die openbare verhoor wil aanbied, moet as 'n tussenganger by die NKR registreer en besonderhede verskaf oor die mondelinge voorlegging.
- b. Mondelinge aanbiedings is beperk tot maksimum van 10 minute per aanbieding.
- c. Aansoeke om as tussenganger te registreer, moet gedoen word met behulp van die aanlyn-registrasievorm vir openbare verhore wat op die NKR-webwerf gevind kan word en die volgende besonderhede moet verstrek word-
 - a) Volle naam
 - b) Identiteit / paspoortnommer
 - c) Organisasie wat u verteenwoordig
 - d) Posadres
 - e) E-pos adres
 - f) Kontak telefoonnommer (landlyn + selfoon)
- d. Dui aan of die mondelinge aanbiedings in persoon by die lokaal, of via die virtuele platform gehou sal word.
- e. Dui aan of die mondelinge aanbieding in Engels aangebied sal word of dat 'n vertaler/tolk benodig word.
- f. Stel ons in kennis indien u spesiale behoeftes het wat dit vir u moeilik kan maak om toegang tot die openbare verhoorlokaal te kry of deel te neem aan die hand van die virtuele opsie.
- g. Die webskakel om vir openbare verhore te registreer, is: <https://nnr.co.za/?p=3398>
- h. Sluitingsdatum vir registrasie as tussenganger is **31 Julie 2021**.
- i. Geen laat registrasies sal oorweeg word nie.
- j. Geregisteerde tussengangers sal nie later as **15 Augustus 2021** deur die NKR in kennis gestel word van die bevestigde tyd vir hul mondelinge voorleggings tydens die openbare verhoor nie.
- k. Vir meer inligting oor die geskeduleerde openbare verhore, besoek: <https://nnr.co.za/public-hearings-2/>

Vrywaring: Die NKR behou die reg voor om 'n openbare verhoor uit te stel of te kanselleer in geval van onverwagse omstandighede of as gevolg van kommer oor die openbare gesondheid en veiligheid wat verband hou met die COVID-19-pandemie. As die eksterne omgewing ongeskik is vir persoonlike deelname, kan die NKR besluit oor alternatiewe metodes om deelname aan te vra, soos om virtuele openbare verhore te hou.



ISAZISO SOVAKALISO-ZIMVO ZOLUNTU ESIDLANGALALENI

Ngokwenjenje kukhutshwa isaziso, ngokwecandelo lama-21 (4) (b) loMthetho weSizwe woMlawuli weNyukliya, uMthetho onguNomb. 47 ka-1999 (UmThetho) wokubamba iindibano zovakaliso-zimvo ezinxulumene nesicelo seLayisensi yokuFakelwa kweNyukliya (i-NISL) esifunyenwe ku-Eskom Holdings SOC Limited yesiza saseThyspunt esiseMpuma Koloni.

Imvelaphi

Isicelo se-NISL esifunyenwe nguMlawuli weSizwe weNyukliya (i-NNR) silinganiselwe kuvavanyo lokufaneleka kwesiza saseThyspunt kufakelo olutsha lwenyukliya ngokungqinelana noMmiselo wokuLayiseniswa kweziza zaMandla aMatsha eNyukliya aKhutshwe ngokoMthetho. Umfaki-sicelo akafaki sicelo sephepha-mvume lofakelo lwenyukliya ekwakheni nasekusebenziseni ufakelo lwenyukliya.

Ngenxa yokwanda kwenkxalabo ejikeleze ubhubhane we-COVID-19 kunye nokuhambelana nemigaqo kaRhulumente kaZwelonke malunga nale meko itshintshayo, i-NNR iya kubamba iindibano zovakaliso-zimvo zoluntu oluxubileyo (ubukho ngeziqu nangobuxhakaxhaka bale mihla) ukwenza ukuba abantu bathathe inxaxheba. Iindibano zoluntu ziya kubanjwa iintsuku ezimbini kwiindawo ezahlukeneyo.

Iinkcukacha zovakaliso-zimvo zoluntu

Umhla: 25 kweyeThupha (Agasti) 2021
Indawo: ICape St Francis Resort Centre, eSt Francis Bay.
Ixesha: 13:00 - 17:00

Umhla: 26 kweyeThupha (Agasti) 2021
Indawo: Kwindawo yase Mentors Conference, eJeffreys Bay
Ixesha: 13:00 - 17:00

Qaphela: Unxibelelwano lokuthatha inxaxheba ngobuxhakaxhaka bale mihla luya kuthunyelwa kumaqela abhalisiweyo kufutshane nomhla wokumanyelwa kwezimvo zoluntu. Kuya kubakho usasazo ngqo lwezimvo zoluntu esidlangalaleni. Ikhonkco lokujonga usasazo ngqo luya kufumaneka kwi-webhusayithi yeNNR kusuku olungaphambi kokumanyelwa kwezimvo.

Ukufumaneka kolwazi loluntu kwi-NISL yaseThyspunt

Umfaki-sicelo uEskom (Pty) SOC ulungiselele uxwebhu lolwazi loluntu (PID) ukwenza ukuba uluntu lukwazi ukuthatha inxaxheba kwiindibano yoluntu.

1. I-PID inokukhutshelwa isuka kwi -
 - a. Webhusayithi yeNNR —

- IsiNgesi: <https://nnr.co.za/wp-content/uploads/2021/06/English-Nuclear-Installation-Site-Licence-Public-Information-Document.pdf>
- IsiBhulu: <https://nnr.co.za/wp-content/uploads/2021/06/Afrikaans-Nuclear-Installation-Site-Licence-Public-Information-Document.pdf>
- isiXhosa: <https://nnr.co.za/wp-content/uploads/2021/06/isiXhosa-Nuclear-Installation-Site-Licence-Public-Information-Document.pdf>

- b. I-webhusayithi kaEskom —

<https://www.eskom.co.za/Whatweredoing/ElectricityGeneration/NuclearSiteLicense/>

2. Iikopi ezingamaphepha zePID zinokuqokelelwa kumaThala eeNcwadi zoLuntu eKouga

Ngubani onokumelwa kumanyelo lwezimvo zoluntu?

Nawuphi na umntu onokuchaphazeleka ngokuthe ngqo ngokunikwa kwe-NISL angenza izimvo malunga nempilo, ukhuseleko kunye nokusingqongileyo

Ungayithatha njani inxaxheba kumanyelo zimvo zikawonke-wonke?

Abantu abanqwenela ukuvakalisa izimvo zabo kwi-NNR banako -

1. Ngenisa izimvo ezibhaliweyo kwi NNR.
 - a. Ukungeniswa kwezimvo ezibhaliweyo makufike kwi-NNR ungadlulanga owe 31 kweyeKhala (Julayi) 2021.
 - b. Zonke izimvo ezibhaliweyo mazibhekiswe-
 UMnu Gino Moonsamy
 UManejala wezoNxibelelwano kunye noBudelelwane babachaphazelekayo
 UMlawuli weSizwe weNyukliya
 P.O. Ibhekisi 7106
 Centurion
 0046.
 - c. Iikopi zezinikezelo ezibhaliweyo nazo zingasiwa ngesandla kwii-ofisi zoMlawuli weSizwe weNyukliya -
 Bhlokhi G, Eco Glades Office Park 2, 420 Witch Hazel Avenue,
 Highveld Ext 75, Eco Park, Centurion, 0157.
 - d. Izimvo ezibhaliweyo nazo zingathunyelwa nge-imeyile ku-
NISLPublichearings@nnr.co.za kwaye ziphawulwe ukuba ziqwalaselwe:
 UManejala wezoNxibelelwano noBudelelwane babaChaphazelekayo.
2. Iintetho zomlomo kumanyelo zimvo zoluntu.
 - k. Abantu abanqwenela ukwenza intetho yomlomo kuwini lwezimvo zoluntu kufuneka babhalise kwi-NNR njengomlamli kwaye banikezele ngeenkukacha zokungeniswa ngomlomo ekufuneka kwenziwe.
 - l. Inkcazo-ntetho yomlomo inqunyelwe kwimizuzu eli-10 ubuninzi ngentethonganye.
 - m. Isicelo sokubhalisa njengomngeneleli kufuneka senziwe ngokusebenzisa uxwebhu loBhaliso lweeNkcazo zoLuntu kwi-Intanethi enokufumaneka kwi-webhusayithi yeNNR kwaye ezi nkukacha zilandelayi kufuneka zinikezelwe -
 - i. Igama eliphelele
 - ii. Inombolo yesazisi / inombolo yokundwendwela
 - iii. Umbutho omelweyo
 - iv. Idilesi yeposi
 - v. Idilesi ye-imeyile
 - vi. Inombolo yomnxeba yokuqhagamshelana (ucingo lwasekhaya+ iselfowuni)
 - d. Chaza ukuba ngaba iintetho zomlomo ziya kwenziwa buqu kwindawo okanye ngeqonga lobuxhakaxhaka bale mihla.
 - e. Chaza ukuba ngaba intetho yomlomo iya kwenziwa ngesiNgesi okanye kuya kufuneka umguquleli.
 - f. Sazise ukuba unazo naziphi na iimfuno ezizodwa ezinokwenza kube nzima kuwe ukufikelela kwindawo yoluntu lokumamela okanye ukuthatha inxaxheba usebenzisa ubuxhakaxhaka bale mihla.
 - g. Unxibelelwano lwe-webhu ukuze ubhalise kwiintlanganiselo zoluntu zezi: <https://nnr.co.za/?p=3398>
 - h. Umhla wokuvalwa kobhaliso njengomngeneleli ngowama-31 kweyeKhala 2021.
 - i. Akukho kubhaliswa kade kuya kuqwalaselwa
 - j. Abangeneleli ababhalisiweyo baya kwaziswa yi-NNR, kungagqithanga nje umhla we-15 kweyeKhala(ku-Agasti) 2021 wexesha eliqinisekisiweyo lokunikezela ngomlomo ngexesha lokumanyelwa koluntu.
 - k. Ngolwazi oluthe vetshe ngophando olucwangcisiweyo lokuvakalisa izimvo zoluntu ndwendwela: <https://nnr.co.za/public-hearings-2/>

Isikhanyeli: I-NNR inelungelo lokumisa elinye ixesha okanye ukurhoxisa ukuva izimvo zoluntu xa kunokwenzeka iimeko ezingalindelekanga okanye ngenxa yempilo yoluntu kunye neenkxalabo ezinxulumene nobhubhane we-COVID-19. Ukuba imeko-bume yangaphandle ayikulungelanga ukuthatha inxaxheba koluntu, i-NNR inokuthatha isigqibo ngeendlela ezizezinye zokucela ukuthatha inxaxheba njengokumamela izimvo zoluntu kusetyenziswa ubuxhakaxhaka bale mihla.

DEPARTMENT OF WATER AND SANITATION

NO. 646

23 July 2021

By virtue of the powers vested in me under section 63 read with section 72 of the National Water Act, No. 36, 1998. I, **Deborah Mochotlhi**, in my capacity as Acting Director-General of the Department of Water and Sanitation, on reasonable grounds,

- a) Believe that water shortage no longer exists in uMhlathuze Water Supply System, in KwaZulu Natal Province.
- b) Therefore in my capacity as the Acting Director-General of the Department of Water and Sanitation, I hereby under delegated authority give notice to lift the water restrictions on the system listed in (a) above, in Government Notice No. 42636.
- c) Hereby withdraw the restrictions on the system listed in (a) above while still emphasizing that South Africa remains a water scarce country and all efforts to use water efficiently need to continue.

This notice overrides any other previous authorisation on water restrictions issued by the Department relating to the above-mentioned system.



Ms Deborah Mochotlhi
ACTING DIRECTOR-GENERAL

DATE: 20/06/2021

GENERAL NOTICES • ALGEMENE KENNISGEWINGS**DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT****GENERAL NOTICE 425 OF 2021****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT,
(ACT No. 22 OF 1994) AS AMENDED**

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


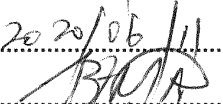
Project Name : Jantjies Family Claim
Number of Claims : 1
Areas : Still Bay East (Eden District, Hessequa Local Municipality)
Properties : Erf 99
The claimant : Xavier Jantjies (on behalf of direct descendants of Johannes Jantjies)
Date submitted : 31 December 1998
Current Owners : Theodor & Marguerite Sterrenberg Smit

No.	Ref No.	Surname & Initial	Identity Number	Property Description	Area	Extent	Dispossessed Person
1.	J574	X Jantjies	670707 5120 083	Erf no. 99	Still Bay East	714m ²	Johannes Jantjies

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

The Regional Land Claims Commission: Western Cape
Private Bag X9163
CAPE TOWN
8000
Tel: 021 – 486 7400
Fax: 021 – 424 5146


Mr. L.H. Maphutha
Regional Land Claims Commissioner

APPROVED 
DATE 2020/06/11
CHECKED 
DATE 2020/02/11

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

GENERAL NOTICE 426 OF 2021

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

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

Project Name : Seaborne Family
Number of Claims : 01
Area : Constantia, City of Cape Town, Western Cape
Type of Claim : Tenancy
Property : As listed below

Ref. number	Claimant	Lodgement date	Property description	Current owner(s)
S722	S Seaborne	16/03/1998	Erf 8914, Constantia	Janet Mary De Jager

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

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

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

CHECKED.....

DATE 09/4/2021

APPROVED.....

DATE 2021/06/29

Mr. L.H Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

GENERAL NOTICE 427 OF 2021

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

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

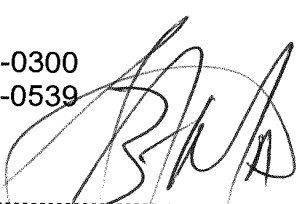
Claimant : Mr Laban Scheepers
ODI : Jan Scheepers
Property Description : Erf 96 Kylemore, Stellenbosch in the Cape Winelands, Western Cape measuring 4065m²
Date Submitted : 20 May 1996
Reference no : KRK6/2/2/A/9/0/0/8 (S149)

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 14 days from the publication of this notice, any comments / information to:

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

Tel: (021)409-0300

Fax: (021)409-0539

CHECKED.....

DATE.....25/02/2021

APPROVED.....

DATE.....2021/06/29

Mr. L.H Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION**GENERAL NOTICE 428 OF 2021****INTERNATIONAL TRADE ADMINISTRATION COMMISSION****CUSTOMS TARIFF APPLICATIONS****LIST 09/2021**

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

CONFIDENTIAL INFORMATION

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

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

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

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

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

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

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

INCREASE IN THE RATE OF DUTY ON:

Sulphates; alums; peroxosulphates of copper classifiable under tariff subheading 2833.25, from free of duty to 10 per cent *ad valorem*.

APPLICANT:

Kimleigh Chemicals SA (Pty) Ltd

P. O. Box 1097

POTCHEFSTROOM

2520

[Ref: 03/2021: Enquiries: Email: Mr. Jacob Mtimkulu, jmtimkulu@itac.org.za and Mr Nkulana Phenya; Email: nphenya@itac.org.za.]

THE APPLICANT SUBMITTED, *INTER ALIA*, THE FOLLOWING REASONS FOR THE APPLICATION:

As a result of the current zero duty, local producers are not afforded any customs duty protection and they have to compete with low prices of imported products originating from countries such as Russia, China, Chile and Peru.

PUBLICATION PERIOD:

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

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 81 OF 2021

Building 2 Greenstone Hill Office Park Emerald Boulevard Modderfontein
PO Box 8237 Greenstone 1616 Johannesburg South Africa
Tel 087 940 8800 Fax 087 940 8873 E-mail board@irba.co.za
Internet www.irba.co.za

**CALL FOR NOMINATIONS OF PERSONS TO SERVE ON THE DISCIPLINARY COMMITTEE OF THE
INDEPENDENT REGULATORY BOARD FOR AUDITORS [IRBA]****Overview:**

The IRBA is a statutory body established in terms of Section 3 of the Auditing Profession Act, 2005, Act 26 of 2005, as amended by Act 5 of 2021 (APA).

In executing its primary mandate of protecting the public and promoting the integrity of the auditing profession, the IRBA investigates allegations of improper conduct against registered auditors and registered candidate auditors and when determined by the Enforcement Committee convenes disciplinary hearings for the determination of charges of improper conduct.

In line with Sections 20(2)(f) of the APA, the IRBA has established a Disciplinary Committee, which is a statutory Committee tasked with the determination of charges of improper conduct and imposition of appropriate sanctions for improper conduct.

Four (4) vacancies currently exist in the Committee and the IRBA is seeking to appoint competent individuals to serve on the Committee for a period of three years (renewable once).

A seat on the Disciplinary Committee is an opportunity to contribute towards the protection of the investing public, the restoration of confidence in the IRBA, the auditing profession, as well as in South Africa as an investment destination.

Eligibility criteria:

- Must be former practising registered auditor or other suitably qualified person
- Must be in possession of relevant Professional qualifications e.g. *accounting or commerce, auditing, ethics, forensic investigation etc.*
- Where applicable, must be Members in good standing with a recognised professional or regulatory body.
- Must be independent of the auditing profession.

Minimum Qualifications:

- Bproc degree;
- LLB degree;
- BCOM Law;
- BCOM Accounting;
- BCOM Business Management;
- BCOM Economics;
- CA (SA); or
- Forensic Investigation.

Post graduate qualifications will be advantageous.

Experience and Competencies:

Former Registered Auditors	Other suitably qualified persons
10 years' experience in signing external audit reports as a registered auditor.	7 years' post qualification experience in a public entity/ business/ commercial/ professional environment.
Knowledge of international auditing and accounting standards, as well as ethical standards.	Sound experience in law, auditing, accounting, ethics, commerce, academia, economics, investments or forensic investigation.
Experience in the evaluation of evidence	Experience and experience in the in the evaluation of evidence
Knowledge of considerations relevant to the assessment of evidence.	Knowledge of considerations relevant to the assessment of evidence.

Professional Accreditation:

Former Registered Auditors	Other suitably qualified persons
Previously registered with the IRBA or its predecessor, as a practising auditor for at least 10 years	Registration with a reputable professional or regulatory body will be an added advantage

Diversity:

- Must add to the diversity of skills on the Committee by virtue of their professional experience, geo-political and academic background.
- Must add to the gender and racial diversity of the Committee.

Attributes:

- Sound ethical reputation.
- Impartiality
- Business or professional acumen.
- Demonstrating a spirit for "volunteerism"
- Leadership skills
- Research and communication skills
- Critical thinking and decision making
- Willing to carry committee responsibilities.
- Willing to commit to the required time, which will include availability for hearings and proper preparation ahead of hearings.

Eligible persons who wish to be considered for appointment are invited to submit applications to the Board Secretary, Ms J Levendal at board@irba.co.za.

In appointing suitable persons, the IRBA will take into account the current demographic composition of the committees and will seek to achieve a more representative committee in accordance with the demographics of the country. Selections will also be aimed at ensuring that the as a whole comprises an appropriate mix experience and expertise.

Each application must include a Curriculum Vitae detailing the applicant's knowledge, experience and suitability as a committee member and a completed nominations form which can be downloaded from the IRBA's website at www.irba.co.za and must be completed by all

Only shortlisted candidates will be called for an interview.

Closing date: 3 August 2021

Enquiries should be directed to the Board Secretary, Jill Levendal, at 087 940 8800 or via email to Board@irba.co.za