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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 1133

29 August 1997

BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

NOTICE OF RECTIFICATION

ASSUMPTION OF ANOTHER SURNAME IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

Notice is hereby given that Entry No. 38 of Government Notice No. 1054, which was published in *Government Gazette* No. 18179 dated 8 August 1997, is hereby rectified to read as follows:

1. Ngenisile Elvin Lobese (560101 5761 08 3), Kei Road Location, Kei Road, King William's Town—**Gogwana.**

No. 1132

29 August 1997

ASSUMPTION OF ANOTHER SURNAME IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

The Director-General has authorised the following persons to assume the surname printed in italics:

1. Badelisile Prudence Zondi - 640730 0559 086 - and minor child - Thobisile Precious Zondi - 830810 0350 080 - PO Box 07, St Wendolins - *Zondo*
2. Tswaledi Petrus Mokwena - 630404 5525 086 - PO Box 1625, Malamulele - *Shilubane*
3. Poopodi Lordwick Motanyane - 720225 5675 089 - 1584 Section E, Mamelodi West - *Dikgale*
4. Mkhashelo Elliot Kosana - 350706 5256 084 - PO Box 123, Mount Ayliff - *Nyangule*
5. Ramadimetja Paulinah Makwela - 621217 0557 081 - PO Box 1150, Pietersburg - *Thaba*
6. Lindiwe Maureen Khumalo - 721010 0356 086 - 902 Cransonheight Mansion, Cnr Klein and Essellen Street, Hilbrow - *Mokonyana*
7. July Johannes Mthombeni - 630712 5366 081 - Erina Village, Bronkhorstspuit - *Mabena*
8. Abram Kekane - 670828 5804 086 - PO Box 155, Madikwe - *Kekae*
9. Bonginkosi Agrippa Mdusa - 390302 5337 082 - and his wife - Sizani Vina Mdusa - 401028 0357 083 - Private Bag X1, Babanango - *Mbuyisa*
10. Sikumbuzo Lenox Danisa - 330326 5181 086 - Masakhane Store, PO Box 554, Umtata - *Madunca*
11. Zamuzi Michael Mthembu - 550612 5904 087 - PO Box 2493, Stanger - *Mhlongo*
12. Lulamile Ndwayana - 560714 5705 080 - 2826 Kwazekela, Port Elizabeth - *Mgoduka*
13. Siphos Vilakazi - 640731 5669 086 - House 2943, Section 3, Madadeni - *Zwane*
14. Siphosenkosi Godfrey Mbatha - 680125 5652 088 - PO Box 50738, Osizweni - *Msezane*
15. John Sibuselaphi Havi Mazibuko - 600912 5523 089 - House 790, Section One, Madadeni - *Ngobese*
16. Richard Thulani Sibisi - 620417 5805 086 - PO Box 1795, Lekoko Section, Phomolong - *Ndaba*
17. Thandi Priscilla Moletsane - 730602 0527 085 - No 3915, Section 3, Madadeni - *Kumalo*
18. Diba Johannes Ndhlovu - 290202 5563 086 - PO Box 259, Sibasa - *Tshikovhi*
19. Makwenkwe Stephen Mfanyana - 240605 5117 086 - his wife - Nonkungu Ethel Mfanyana - 391115 0242 084 - and three minor children - Ntombizandile Mfanyana - 760527 0671 083 - Lucky Sanele Mfanyana - 1984.02.12 - Sibusiso Mfanyana - 820926 5406 081 - Lusikisiki, Transkei - *Ngidi*
20. Tebogo Phillemon Thihire - 630715 6081 088 - House No 819, Morudi, St Tlhabane - *Falai*

21. Eliot Monyama Mabathoana - 720309 5715 085 - 1019 Ncala Section, Katlehong - *Monyama*
22. Vuse Joseph Moloi - 601115 5471 080 - 206 Zenzeleni, Warden - *Mdakane*
23. Mokoto Daniel Mailula - 550630 5443 088 - PO Box 3686, Tzaneen - *Pilusa*
24. Edwin Tobias Simelane - 611016 5643 082 - PO Box 5, Stanger - *Sokhulu*
25. Mgozimba Mhlauli - 550329 5756 082 - Buhlambu J S S, PO Mfundisweni, Flagstaff - *Diko*
26. Matlou Godfrey Molokomme - 370101 7461 088 - Private Bag X42, Lonsdale - *Monama*
27. Moshungwane Simon Tseke - 420424 5289 081 - PO Box 1090, Masemola - *Ramoloko*
28. Dumsani Angelcus Dlamini - 640123 5494 089 - Private Bag X9073, Pietermaritzburg - *Mzolo*
29. Malefane Justice Matlebe - 750401 5412 087 - 5316 Thabong Location, Welkom - *Lephuthing*
30. Mpiyakhe Timothy Nkosi - 690222 5438 085 - Old Age Home, 12 Street, Edenville - *Mabuza*
31. Khotso Elphas Mshengu - 540101 6269 081 - and his wife - Sibongile Florence Mshengu - 560312 0237 082 - Private Bag X9073, Pietermaritzburg - *Sibisi*
32. Thaboni Mkhize - 690510 5970 085 - and his wife - Mildred Nomusa Mkhize - 640305 0598 085 - Private Bag X9073, Pietermaritzburg - *Shezi*
33. Adriana Varadinova Sendova - 690820 0872 180 - 1803 Lochlogon Park, 163 Voortrekker Street, Bloemfontein - *Saidova*
34. Wilton Sakhumzi Dayimani - 701218 5707 088 - 14 Mhlalokotshane Street, Kwadwesi, Port Elizabeth - *Diamond*
35. Thembinkosi Harrison Mogqele - 540701 5356 084 - his wife - Edith Nolulama Mogqele - 550205 0701 085 - and four minor children - Mao Qhawe Mogqele - 1984.07.27 - Nkosazana Mogqele - 1986.05.28 - Sipa Mandla Mogqele - 900217 5221 081 - Ndumiso Mogqele - 910826 5336 083 - 2123^A Zola 2, PO Kwa-Xuma, Soweto - *Mathomane*
36. Johannes Bongani Thwala - 670214 5369 083 - PO Box 1227, Harrismith - *Makhoba*
37. Nakamatladi Jim Mokogoba - 380315 5509 080 - Ga-Seroka Village, Sekhukhuneland - *Mohuba*
39. Phumzile Sopangisa - 540305 5867 080 - PO Box 81, Bleskop - *Cetywa*
40. Thandekile Sylvia Malinga - 661109 0425 081 - 97 Twala Section, Katlehong - *Lukhele*
41. Mzoxolo Pioneer Ganda - 670810 5887 089 - 1007 Nu I, Mdantsane Township - *Nduko*
42. Ngatane Johannes Kgagara - 581013 5550 082 - PO Box 247, Sekhukhune - *Mohlahlo*

43. Mpumelelo Diary Danca - 550715 5920 084 - and his wife - Nonkululeko Ethel Danca - 660606 2206 089 - PO Box 937, Port Edward - *Zulu*
44. Michael Henry Kennedy - 610731 5164 084 - 2 Vooruitsig Road, Greenhaven, Athlone - *Plaatjies*
45. Jacques Weintraud Els - 720106 5130 087 - PO Box 39442, Uvongo, Margate - *Van Buren Schele*
46. Bonginkosi Richard Mabaso - 560328 5771 081 - PO Box 3127, Newcastle - *Mavuka*
47. Thoupye Geelbooi Phahlamohlaka - 340813 5161 083 - Stinkwater - *Modipa*
48. Dumazile Dennis Kubeka - 630719 5617 082 - and his wife - Modieni Sophie Kubeka - 671008 0399 080 - 2145 Evaton, North Evaton - *Nhlanga*
49. Fanyana Moses Zwane - 460919 5570 084 - PO Box 3167, Newcastle - *Mbele*
50. Nompumelelo Julia Mpetsheni - 630309 0614 084 - 5760 Extension Two, Khutsong Location, Carletonville - *Mala*
51. Tozi Welford Dondolo - 190910 5178 082 - and his wife - Fukama Nolungile Norah Dondolo - 340505 0440 088 - PO Box 24, Whittlesea - *Kwanini*
52. Jabhi June Motsweni - 630610 5420 082 - and minor child - Mavis Nomoya Motsweni - 910222 0351 089 - 3410 Extension 2, Mzinoni Township, Bethal - *Zondo*
53. Mninawe Wellington Balintulo - 680324 5694 089 - C 680A, Site C, Khayelitsha - *Madikane*
54. Mkuseli Nimrod Mfundisi - 421119 5454 086 - and his wife - Nobom Cynthia Mfundisi - 440428 0407 081 - Ny 14 No 14, Section 1, Guguletu - *Tamba*
55. Stan-Andrew Baczynski - 460809 5074 080 - 1 Kilburn Street, Norison, Roodepoort - *Barton*
56. Nzaliseko Gifted Mangwana - 630723 5816 082 - 10955 Jali Road, Kwazakhele, Port Elizabeth - *David*
57. Ncwali Phillip Nhlapo - 620503 5311 082 - House 4356, Sharpeville - *Tladi*
58. Petros Themba Magwaza - 581010 5752 080 - 1384 Kwamakuta, Amanzimtoti - *Ngcobo*
59. Zakhele Samuel Tala - 750526 5701 087 - PO Box 1094, Breyten - *Khumalo*
60. Mokgaetji Marble Kekana - 700417 0627 082 - Mmadikana High School, Potgietersrus - *Fouche*
61. Mandlakhe Mtukathenjwa Zungu - 580512 5849 080 - PO Box 1101, Hlabisa - *Ndlovu*
62. Josephina Makgokolotso Tauoe - 690812 0459 084 - PO Box 21066, Poelong - *Ntsabane*
63. Komeni Elias Bampezi - 480113 5580 089 - PO Tshimbupfe, Tshimbupfe - *Mbedzi*
64. Jabulani Amon Mazibuko - 680813 0518 087 - and his wife - Thandiwe Bawinile Mazibuko - 700603 0441 083 - PO Box 1622, Newcastle - *Mncube*

65. Mohamed Essop - 720403 5193 086 - 86 Albert Street, Flat 5 Paruks Blog, Durban - *Ally*
66. Phumezinhlani Dhlamini - 400420 5161 084 - Trust Feed Location, Trust Feed - *Mngoma*
67. Isaac Skei Polo - 550401 5807 080 - PO Dryharts, Taung Station - *Thekiso*
68. Samuel Vusi Moyana - 700404 6318 080 - PO Box 133, Witbank - *Mahlangu*
69. Mthandeni Willie Ndlela - 620415 5514 088 - and his wife - Clarence Buyi Ndlela - 640626 0465 086 - PO Box 580, Melmoth - *Ndlovu*
70. Enos Mafokata - 460324 5248 080 - PO Box 425, Orlando - *Mafokate*
71. Elias William Mthombeni - 560209 5402 085 - PO Box 1498, Shongwe Mission - *Nyambi*
72. Sigwili Mazantsana - 400329 5201 081 - 7363 Site C & Service, Kwa-Zakhele - *Radom*
73. Jack Paul Silinda - 721230 5269 080 - PO Box 232, Kanyamazane - *Mabaso*
74. Mbatha Mbonambi - 611227 5256 086 - PO Box 72, Mandeni - *Shange*
75. Lesiba Sammy Setseta - 690805 5724 080 - PO Box 22277, Ackerville, Emalahleni *Mahlangu*
76. Mafohlela Mcitakala - 320120 5079 081 - PO Box 139, Mount Ayliff - *Mhlanga*
77. Moses Elvis Nkosi - 730205 5470 085 - PO Box 1235, Matsulu - *Mafaesa*
78. Margaret Morathati - 611231 0624 082 - PO Box 354, Seshego - *Moratlatli*
79. Benjamin Tshifhiwa Mukwevho - 610101 7529 082 - 1486 Malo Street, Ikageng Location, Potchefstroom - *Mkhefa*
80. Moses Sipiwe Mthembu - 640811 5779 083 - PO Box 1202, Esikhawini - *Khanyile*
81. Mzoxolo Voko - 740112 5812 084 - Zone 26, Room 24, Langa - *Dlamini*
82. Elias Elmon Mdluli - 650415 5417 087 - 733 Mavimbela Section, Katlehong - *Mthembu*
83. Mandla Petrus Sibanyoni - 690205 5799 085 - PO Box 135, Nebo - *Maseko*
84. Jabulile Priscilla Mbatha - 631027 0519 082 - PO Box 50738, Osizweni - *Msezane*
85. Thulani Samson Shezi - 670703 5638 083 - PO Box 2229, Johannesburg - *Nxumalo*
86. Alpheus Babayi Mkhize - 631206 5281 084 - PO Box 49, Pinetown - *Zwane*
87. Timothy Mhlazana Makhombothi - 520712 5510 087 - PO Box 562, Volksrust - *Kuhlase*
88. Abdul Khan - 560419 5207 083 - his wife - Farhana Khan - 621228 0054 085 - and three minor children - Ashmahan Khan - 791103 5188 052 - Kashifa Khan - 840710 0235 059 - Rafieck Mohammed Khan - 930224 5308 086 - 133 Railway Street, Mayfair - *Noormohammed*

No. 1134

29 August 1997

**INSERTION OF SURNAME IN TERMS OF SECTION 23 OF THE BIRTHS AND DEATHS
REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)**

The Director-General has in respect of the following persons approved the insertion of their surnames printed in italics:

1. Veeramal Reddy (1920.02.04) 180 Orient Drive, Orient Hill,
Isipingo - *Naidoo*
2. Rajamah (1928.05.18) 95 Drakensberg Street, Shallcross -
Chellan
3. Shunmugam (1944.06.13) P O Box 25406, Trenance Park,
Verulam - *Perumal*
4. Karnagee (1947.12.15) 117 Detroit Street, Havenside,
Chatsworth - *Naidoo*
5. Ranjith Surajpal (1942.08.12) 1 Benares Street, Ladysmith -
Dewoonarain
6. Parvathy (1922.07.06) House 268 Road 328, Block 8,
Westcliff, Chatsworth - *Pillay*
7. Chinnamah Moonsamy (1919.07.01) 55 Bengrove Place, Grove
End, Phoenix - *Umtali*
8. Dhanakotiyamma (1907.02.25) 74 Uppercroft Place, Longcroft,
Phoenix - *Naidoo*
9. Meenatchi (1923.02.19) 1 Atlas Street, Shallcross -
Govender
10. Cathrine Moodley (1941.01.27) 42 Maple Drive, Trenance
Park, Verulam - *Samuel*
11. Poopathy (1925.07.28) 25 Poona Place, Merebank, Durban -
Pillay
12. Jasoda Gayadeen (1941.12.04) P O Box 683, Umkomaas - *Dwarka*
13. Rooplall (1935.01.02) P O Box 25337, Trenance Park, Verulam
- *Soman*
14. Ramkallie (1921.10.31) 43 Sialkot Crescent, Merebank,
Durban - *Seethal*
15. Muniamma (1913.06.16) Road 747 House 16, Montford,
Chatsworth - *Moonsamy*
16. Raykanand (1943.03.14) 1 Earlcroft Close, Longcroft,
Phoenix - *Rampersadh*
17. Kylaspathy (1951.04.01) 2 Palmview Drive, Trenance Manor,
Phoenix - *Rajcoomar*
18. Rampathy Govender (1937.03.13) 22 Telstar Road, Bayview,
Chatsworth - *Lokhai*
19. Ackamma Govindasamy (1943.01.14) P O Box 2024, Stanger -
Pillay

20. Prem Sukhnandan (1937.09.02) 99 Lemuria Grove, Arena Park, Chatsworth - *Mahabeer*
21. Mooniamma (1918.10.27) 3 School Dale, Northden - *Nair*
22. Tharawathi Rajbunsi (1945.05.16) 9 35th Avenue, Umhlatusana Township, Chatsworth - *Sarabji*
23. Kondamma Naidoo (1933.12.26) 227 Fleet Street, Westcliff, Chatsworth - *Ramsamy*
24. Ellamma (1941.02.21) 27 Tulip Terence, Buffelsdale, Tongaat - *Govender*
25. Parimala (1947.02.12) Road 244 House 10, Bayview, Chatsworth - *Govindsamy*
26. Panjala Govender (1937.07.22) 53 Larkspur Road, Northdale, Pietermaritzburg - *Soobryan*
27. Kisthasamy (1924.10.12) 53 Larkspur Road, Northdale, Pietermaritzburg - *Govender*
28. Parvathy (1920.12.26) 18 Rawalpindi Road, Merebank, Durban - *Moodley*
29. Visvamathan (1945.08.11) P O Box 10853, Port Shepstone - *Thalasy*
30. Lutchmie Marie (1923.12.17) 11 Alwar Road, Merebank, Durban - *Moodley*
31. Raihana (1959.03.18) 114 Tomango Road, Merebank - *Shaik Ally*
32. Mariamma Moodley (1940.01.02) 6 Mimosa Place, Greytown - *Naidoo*
33. Dodiya (1938.01.08) P O Box 239, Maidstone - *Naidoo*
34. Mainmathee (1933.10.05) 256 Fleet Street, Westcliff, Chatsworth - *Ramkumar*
35. Radha (1945,01.12) 122 Nature View Street, Croftdene, Chatsworth - *Moodley*
36. Agnes Premdutt (1942.07.08) 17 Alen Place, Nortcroft, Phoenix - *Peters*
37. Muniamma (1913.10.05) P O Box 807, Tongaat - *Ramsamy*
38. Maiya (430805 0097 081) 62 Deccan Road, Rase Thorpe, Pietermaritzburg - *Hariparsad*
39. Ravathee Beechoo (410509 0060 081) 20 Rosegreen Close, Greenbury, Phoenix - *Rajaram*
40. Puniavathy Govender (380801 0081 084) 14 Madras Road, Ladysmith - *Pillay*

No. 1136

29 August 1997

ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

The Director-General has in respect of the following persons approved the alteration of their forenames to the forenames printed in italics:

1. Nana Babra Masinga (730303 1762 082) P.O. Box 30, Phoenix - *Nana Barbara*
2. Weziwe Beauty Sgelem (760528 0669 085) 33220 Mayibuye Hostel, Macassar, Khayelitsha - *Nokhayelihle Beauty*
3. Josiah Hanky Rampolokeng (670402 5788 085) 22 Lorina Court, Hillbrow, Johannesburg - *Tsogo Jozi*
4. Zwakele Madondo (721004 0914 085) P.O. Box 300, Colenso - *Zwakele Elgie*
5. Msongwa Moletsane (570807 5836 083) 6206 Extention 3, Etwatwa, Daveyton - *Mbongwa Jenkins*
6. Nthabisene Josephine Nkoi (450303 0130 081) 1844 Moseme Street, Rocklands, Bloemfontein - *Nthabiseng Josephine*
7. Charmaine Phoebe Walker (661001 0763 084) 18 Johnturf Walk, Hanover Park - *Shameemah*
8. Sarah Banda (560708 0929 083) 2135 Hattingh Street, Spruitview, Katlehong - *Thandi Sarah*
9. Karen Ntokozo Mokhotlane (551122 0814 082) Johannesburg - *Thoko Victoria*
10. Madimetja Arnos Thaba (630820 5922 082) P.O. Box 1013, Potgietersrus - *Madimetja Arnous*
11. Mkuseli Cxutrite Sakhiwo Mathe (710222 5747 085) P.O. Box 65368, Reservoir Hills - *Mkhuseli Sakhiwo*
12. Chithimpi Ngobese (540225 5415 088) G1180 Umlazi Township, Umlazi - *Chithimpi Shadrack*
13. Fikile Mthembu (540911 0740 089) 1959 Zola 2, Johannesburg - *Fikile Ivy*
14. Esmie Nomusa Madlala (501124 0551 087) Mpophomeni Township, Merrivale - *Esmie Nomusa Thembisile*
15. Collison Gumedede (571012 5482 082) 91 Smohohlo Street, Mohlakeng Township, Randfontein - *Collson Ndabezizwe*
16. Caroline Duma (440106 0428 089) P.O. Box 119, Umbumbulu - *Caroline Thembinkosi*
17. Moikaretswe Elizabeth Lekalakala (460508 0542 089) 239 Block E, Mabopane - *Moikabetso Elizabeth*

18. Mponda Ebrahim Mirazi (690301 5082 083) 8 Seagull Place, Bayview, Chatsworth - *Ebrahim Ramone*
19. Desiring Kelebogile Mphuthi (570608 0203 083) 1 Mofula Street, Atteridgeville - *Tselane Desiree*
20. Maneo Emily Mohapi (601120 0174 085) House 1706, Kanana Township, Orkney - *Maneo Emily*
21. James Kozi Dikgale (491006 5650 083) P.O. Box 8940, Pretoria - *Sekoti Moshibudi Clifford*
22. Tshililo Johannes Mudau (460719 5213 085) 5054 Riverside, Kagiso 2, Kagiso - *Tshililo*
23. Mangale Anna Dimema (530307 0704 088) 14 Primula Street, Arconpark, Vereeniging - *Ann*
24. Sarah Gloria Magadima Ramano (671126 0407 081) 11 Binda Street, Atteridgeville - *Petunia Magadima*
25. Steven Littler (500523 5073 081) 501 Amy Flats, Newclare, Johannesburg - *Stanton Lee*
26. Sophia Mzila (4520713 0180 083) P.O. Box 98, Mahlabatini, Kwazulu Natal - *Sophie Thembekile*
27. Baba Hlati (580122 5880 083) 1982 Nuse Street, Rockville, Moroka - *Sandile Baba*
28. Christopher Phello (750807 5183 082) P.O. Box 220, Cato Ridge - *Christopher Qetelo*
29. Muriel Matthews (1937.01.27) 3 London Terrace, Off Victoria Road, Woodstock - *Muriel Adriana*
30. Malecto Martha Diseko (1975.03.28) 1696 Dlamini Street, Siluma View - *Minkie Kgomotso*
31. Mathobatho Simon Maseng (330802 5232 087) Private Bag X 2016, Mafikeng - *Bathobatho Simon*
32. Madigang Mohau Mohale (550608 0802 086) P.O. Box 488, Bramley - *Madigang Mohau Grace*
33. Azwindini Tshililo (700819 5812 082) P.O. Box 2615, Thohoyandou - *Azwindini Simon*
34. Khumbazile Doris Dingalo (501102 0783 082) P.O. Box 21, Ratshidi, Mmabatho - *Khumbuzile Doris*
35. Manisha Shaik (760219 0199 089) Shop 16, Royal Plaza, Eshowe - *Raësa*
36. Nelson Moya (641123 5519 082) P.O. Box 1030, Hoedspruit - *Nelson Fanie*

37. Nokokobale Vyllet Phasha (710908 0668 082) P.O. Box 42, Boyne - *Mokokobale Violet*
38. Mokgodi Patricia Mogano (710306 0419 087) Private Bag X 19, Mphogodiba - *Mankgudi Patricia*
39. Ngwanasenana Matlala (470527 0383 083) P.O. Box 459, Dennilton - *Ngwanasenana Grace*
40. William Mhzaba Khoza (710606 6091 081) 204 Mashabelo Section, Ratjiekane, Temba - *William Mhlaba*
41. Eddie Noko Ramapulana (671204 5617 085) House 2718, Zone 2, Seshego - *Noko Eddie*
42. Sandy Pillay (750418 0185 088) 118 Camphaven Road, Foresthaven, Phoenix - *Sandy Lee*
43. Somakanthi Pillay (760203 0162 081) P.O. Box 1574, Kokstad, Natal - *Samirah Khan*
44. Aysha Mahmood (710123 0567 181) P.O. Box 17600, Witsieshoek - *Aysha Akhter*
45. Assaf Shai Mola (620815 5482 089) 46 Zone 1, Diepkloof, Khotso, Johannesburg - *Asaph Shai*
46. Sylvia D Mbiko (571004 0909 086) P.O. Box 31, Bizana - *Sylvia*
47. Harry Makhutle (730526 5306 080) 420 B Zone 3, Meadowlands - *Harry Thapelo*
48. Gladys Pearl Makhaye (720315 0349 085) P.O. Box 110, St Windowlinds - *Gladys Pearl Sibongile*
49. Rebangwe Venician Dire (710415 0466 087) P.O. Box 4941, Mmabatho - *Venitia Rebangwe*
50. Hendrietta Nose Nkabi (251010 0693 080) P.O. Box 13, Whittlesea - *Hilda Nose*
51. Hendrika Wilhelmina Eksteen (390726 0249 084) 27 Southern Cross Drive, Constantia, Western Cape - *Faisa*
52. Ngweni Caleb Masilela (1968.02.05) 2153 Section G, Mamelodi - *Nikweni Caleb*
53. Solomon Mmako (640404 6340 087) 1548 Block Extention, Soshanguve - *Salemaka Solomon*
54. Nomkhos Audrey Cwele (1969.03.18) House 5924 Extention 3, Orange Farm - *Nomkhosi Audrey*
55. Gertrud Erika Irma Terry (200428 0045 188) 9 Lismore Avenue, Tokai - *Erika Gertrude Irma*

56. Mahjebeen Dalvie (740111 0101 089) 5 16TH Avenue,
Schaapkraal, Ottery - *Mehjebeen*
57. Abdul Kader Moosa (640416 5079 084) P.O. Box 1537,
Vereeniging - *Adiel*
58. Sharon Vivian Terry (680125 0649 089) 14 Kannabast Close,
Kewtown, Athlone - *Sharon Vivian Jackie*
59. Mogamat Fayzal Kariem (731023 5247 083) 20 Michigan Way,
Portlands, Mitchell's Plain - *Moegamat Fayzal*
60. Bernadette Desiree Basadien (730203 0044 088) 59 Calendula
Drive, Malabar, Port Elizabeth - *Aaliya*
61. Frederick Michael Martin (1959.07.31) 3 Eric Road, Ottery -
Frederick John
62. Colinah Mary Tinny Petersen (550806 0185 011) 3011
Olienhout Street, Extention 3, Eldorado Park - *Colleen
Mavis Isabell*
63. Zebulon Victor Masenya (690208 5601 087) P.O. Box 308, Sun
City - *Zebulon Victor Mogale*
64. André Deyal (641226 5213 083) 44 Jupiter Road, Surrey,
Athlone - *Faizel*
65. Maria Ratzer (651229 0183 084) 541 Wier Street, Pretoria
Gardens, Pretoria - *Maria Teles*
66. John Henry Strydom (600506 5100 086) 404 Bevandale, 25 ST
Johns Road, Sea Point, Cape Town - *Adnaan*
67. Cherylyn Gauché (680918 0018 085) The Annex, Clenary Court,
10 Springfield Crescent, Durban - *Cherylyn Enslin*
68. Innocent Dilles (711222 5165 089) P.O. Box 30785, Mayville
- *Eugene Innocent*
69. Merlyn Munsami Harinarain (711030 0263 084) P.O. Box 10818,
Port Shepstone - *Merlyn*
70. Anthony Robert Fiellies (720622 5163 084) 4 Heron Street,
Rocklands, Mitchell's Plain - *Ardiel Rafiq*
71. Brandon Capes (720726 5147 086) 7 Nero Street, Eastridge,
Mitchell's Plain - *Nazeer*
72. Fahmieda Abdulhay Moosa (701023 0055 081) P.O. Box 42390,
Fordsburg - *Fahmieda*

No. 1137

29 August 1997

**ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS
REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)**

The Director-General has in respect of the following persons approved the alteration of their forenames to the forenames printed in italics:

1. Johannes Hlaele (521106 5757 088) 466 Mahlo Street, Moroka, Rockville - *Johannes Tefo*
2. Matilda Gigara (610821 0138 082) 1 Odendaal Street, Alice - *Matilda Beauty*
3. Mariline Cecelia Emkie (491023 0122 083) 37 Astra Avenue, Elsiesrivier - *Marilyn Cecelia*
4. Maloyi Thethwayo (581205 0966 087) P.O. Box 4767, Sundumbili - *Maloyi Nomusa*
5. Martin Jakobus Oosthuizen (470901 5635 081) 42C Thames Avenue, Manenberg - *Abduragmaan*
6. Mzothobile Mancie (700815 5828 086) B185 Umlazi Township, Umlazi - *Mzomuhle Howard*
7. Michael Siphwe Mpanza (650609 5647 087) 208 Park North, 40 St Andrews Street, Durban - *Michael Siphwosenkosi*
8. Matee Andrew Penya (730911 5923 086) 1112 Moroka Village, Thaba Nchu, Bophuthatswana - *Matee Hendrew*
9. Wakefield Ngizahonga Mcoyi (250727 5107 086) P.O. Box 376, Cato Ridge - *Wakefield Ngizabonga*
10. Ramaabela Elizabeth Matsimela (710316 0365 081) P.O. Box 471, Apel - *Ramaabele Queen*
11. Makgobaneng Virginia Sekhukhune (700910 0788 086) Potjate, Sekhukhune - *Makgwaraneng Virginia*
12. Aletta Ntebeny Motsoenyane (720228 1489 083) 3162 Unit 3, Tlhabane - *Aletta Ntebeng*
13. Mapula Dora Tlhoale (411115 0093 087) 344 Lesetlhaneng Section, Hebron - *Piniki Dora Mapula*
14. Shakera Khalid Bhula (740314 0164 087) 995 Pohja Street, Actonville, Benoni - *Shakera Imraan*
15. John Vincent Bartlett (560109 5222 089) 29 Old Nectar Way, Westridge, Mitchell's Plain - *Yahya*
16. Roy Bennie Green (560602 5189 084) 45A Groenpoort Walk, Hanover Park - *Mogamat Rashied*
17. Pamela Patricia Hendricks (420829 0041 016) 22 Third Avenue, Sherwood Park, Manenberg - *Fatiema*

18. Gerald Paul Norris (550808 5180 088) 75 Pemilton Avenue, Reservoir Hills, Durban - *Goolam*
19. Hazeza Jainodien Da Costa (401215 0058 080) 8 Spier Close, Westridge, Mitchell's Plain - *Aziza*
20. Tazookdin Khatib (401009 5120 080) 16 Magda Road, Retreat - *Tajudien*
21. Muriel Moosa (390123 0017 085) 11 Vredenburg Road, Westridge, Mitchell's Plain - *Moerieda*
22. Jiayuan Shi (630219 5904 184) P.O. Box 9752, Hennopsmeer - *Jia Quan*
23. Colin Frederick Joshua (361019 5068 088) 26 Blomvlei Road, Lansdowne - *Waleed*
24. Allavia Khatib (461113 0100 084) 16 Magda Road, Consort Park, Retreat - *Alawiya*
25. Loris Ben (480120 0055 082) P.O. Box 88422, Newclare - *Ferdoza Loris*
26. Christopher James Jones (460418 5123 085) 45 Duiker Avenue, Lotus River - *Moegamat Cassiem*
27. Leela Goolab (450820 0120 085) 8059 Hermes Crescent, Lenasia Extension 9, Lenasia - *Leela Shaheeda*

No. 1135

29 August 1997

**ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND
DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)**

The Director-General has in respect of the following persons approved the alteration of their forenames to the forenames printed in italics:

1. Adriana Varadinova Saidova (690820 0872 18 0), 1803 Lochlogan Park, 163 Voortrekker Street, Bloemfontein—*Nedret.*
2. Enos Mafokate (460324 5248 08 0), P.O. Box 425, Orlando—*Enos Mosotho.*
3. Margaret Moratlatli (611231 0624 08 2), P.O. Box 354, Seshego—*Margaret Thabitha.*
4. Benjamin Tshifhiwa Mkhafa (610101 7529 08 2), 1486 Malo Street, Ikageng Location, Potchefstroom—*Benjamin Bonakele.*

No. 1138

29 Augustus 1997

**VOORNAAMSVERANDERING INGEVOLGE ARTIKEL 24 VAN DIE WET OP REGISTRASIE VAN
GEBORTES EN STERFTES, 1992 (WET No. 51 VAN 1992)**

Die Direkteur-generaal het ten opsigte van die volgende persone die verandering van hul voorname na die voorname in kursief gedruk, goedgekeur:

1. Johannes Jacobus van Rensburg (760215 5052 08 3), Privaatsak X611, Barberton—*Jean-Jacques.*
2. Christoffel Hendrik Thorpe (590919 5002 08 1), Posbus 7189, Pretoria—*Chris Heyns Fourie.*

No. 1140

29 Augustus 1997

**VOORNAAMSVERANDERING INGEVOLGE ARTIKEL 24 VAN DIE WET OP REGISTRASIE
VAN GEBOORTES EN STERFTES, 1992 (WET No. 51 VAN 1992)**

Die Direkteur-generaal het ten opsigte van die volgende persone die verandering van hul voorname na die voorname in kursief gedruk, goedgekeur:

1. Wilsey Danti (640428 5717 086) Posbus 159, Robertson - *Mbulelo Wilsey*
2. Martha Rose Jack (720928 0224 080) Mahlatsistraat 253, Kokosi W/B, Fochville - *Martha Promise*
3. Moegamat Sodick Davids (750322 5149 083) Lodewykkrisant 29, Newfields Staat, Athlone - *Moegamat Saudiq*
4. Kegoname Blanche Ngoqo (310905 0141 080) Kingstraat 2982, Bochabela Tuisdorp, Bloemfontein - *Kegoname Blache*
5. Bonisiwe Ntombenhle Msimango (651112 0774 088) Posbus 80, Esikhawini - *Bonisiwe Zandile Ntombenhle*
6. Andrias Mogoerane (760425 5610 083) Ndlovustraat 11316, Kwa-Thema - *Tshelane*
7. Jaques Blaine (640201 5040 084) Van der Boschstraat 17, Huguenot, Paarl - *Jamiel*
8. Marlene Georgina Martin (690316 0079 082) Geduld Hof 16, Edwardlaan, Ottery - *Madenia*
9. Lida Claudia Winterbach (540813 0115 082) Geelvisstraat 1094, Garsfontein x 11, Pretoria-Oos - *Lydia*
10. Manuel Teixeira Sampaio (601012 5895 089) Posbus 34651, Jeppestown - *Muhammad*
11. Gert Nieuwoudt (730812 5048 082) Cathcartstraat 14, Humewood, Port Elizabeth - *Chris Gert*
12. Johannes Jacobus De Jager (510924 5020 080) Posbus 2545, Durbanville - *Johannes Jacobus Leon*
13. Anthony Hermans Hermanus (590829 5266 083) Yusuf Dadoostraat 14, Mandela Park, Khayelitsha - *Anthony Koko*
14. Charles Johannes (640116 5663 083) Vyfdelaan 39, Hazendal, Athlone - *Shiraz*
15. Ellie Maria Illingworth (681028 0305 083) Posbus 836, Wingatepark - *Elmarié*
16. Helena Johanna Elizabeth Barnard (671029 0025 087) Posbus 1645, Burgersfort - *Héléné*
17. Alliert Johan Bennett (710508 5115 087) De Gamasingel 42, Uitbreiding 13, Belhar - *Albert Johan*

18. Quinton Giundon Kock (710818 5224 080) Sirkusstraat 10, Rocklands, Mitchell's Plain - *Ismail*
19. Betta Elizabeth Ferris (600711 0153 086) Petra Hof no 5, Elandstraat 20, Koedoespoort - *Chang-Lee Betta*
20. Johanna Magaretha Van Heerden (611017 0090 089) Posbus 6, Riebeek Kasteel - *Johanna Margaretha*
21. Baba Lakey (620823 0245 089) Jansenstraat 14, Bothasig - *Lilian*

No. 1139

29 Augustus 1997

**AANNAME VAN ANDER VAN INGEVOLGE ARTIKEL 26 VAN DIE WET OP REGISTRASIE
VAN GEBOORTES EN STERFTES, 1992 (WET No. 51 VAN 1992)**

Die Direkteur-generaal het ten opsigte van die volgende persone die verandering van hul van na die van in kursief gedruk, goedgekeur:

1. Sonnyboy Johannes Selwani (621005 5293 08 7), Posbus 707, Vrede—*Mfophi*.
2. Ndwamato Gidion Mbaliseni (640311 5964 08 2), Posbus 2517, Masisi—*Nebuladzi*.
3. Johannes Jacobus Kitching (760215 5052 08 3), Privaatsak X611, Barberton—*Van Rensburg*.
4. Natalie Ann Holmes (700920 0262 08 1), Schoongesichtstraat 12, Schoongesicht, Durbanville—*Du Toit*.
5. Shimane Michael Kohitchetse (651205 5859 08 4), Posbus 179, Warmbad—*Keohitlhetse*.
6. John Happy Malawane (501212 5492 08 2), 1329 Phahameng, Ventersburg—*Plaatjie*.
7. Lefa Wilfred Dibe (740901 5414 08 5), 48 B, Qibing, Wepener—*Motsi*.
8. Babili John Mgcizama (660105 5682 08 1), Posbus 83, Memel—*Ledula*.
9. Malesela John Mokgapa (531205 5398 08 9), Posbus 354, Naboomspruit—*Koka*.
10. Christoffel Hendrik Fourie (590919 5002 08 1), Posbus 7189, Pretoria—*Thorpe*.

**DEPARTMENT OF TRADE AND INDUSTRY
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. 1125

29 August 1997

STANDARDS ACT, 1993

COMPULSORY SPECIFICATION FOR HEADLIGHTS FOR MOTOR VEHICLES

I, Alec Erwin, Minister of Trade and Industry, hereby under section 22 (1) (a) (ii) of the Standards Act, 1993 (Act No. 29 of 1993), and on the recommendation of the Council of the South African Bureau of Standards, with effect from the date two months after the date of this notice, declare the specification for headlights for motor vehicles contained in the Schedule, to be compulsory.

A. ERWIN

Minister of Trade and Industry

SCHEDULE

COMPULSORY SPECIFICATION FOR HEADLIGHTS FOR MOTOR VEHICLES

1. Scope

1.1 This specification covers headlights offered for sale as replacement parts for use in motor vehicles of categories M, N and O. It covers all universal headlights as well as headlights designed for specific vehicle models homologated after July 1987.

1.2 This specifications does not cover headlights for off-road vehicles such as agricultural or earth-moving machines. Headlights supplied as parts of new vehicles are covered by the compulsory specifications for new vehicles.

2. Definitions

For the purposes of this specification the following definition apply:

Headlight: A light that is capable of emitting a main beam or a dipped beam, or both, and used to illuminate the road ahead of a vehicle.

Universal headlight: A headlight of a design such that it will not limit its use to a specific model vehicle.

3. Requirements

A headlight shall comply with the following requirements of SABS 1376-2, *Lights for motor vehicles—Part 2: Headlights* (as amended), as published in Government Notice No. 1263 of 14 June 1985:

- 3.1 General construction
- 3.2 Securing of lens
- 3.3 Lamps
- 3.4 Securing of lamp
- 3.5 Lampholders
- 3.7 Terminals
- 3.8 Initial power
- 3.9 Colour
- 3.10 Photometric properties
- 4.1 Marking

The headlight shall be identified as designed for left-hand traffic.

4. Equivalent requirements

Headlights marked with the SABS-mark, the E-mark, or other recognized approval mark and complying with the appropriate specification, may be deemed to comply with the requirements of this specification.

No. 1125

29 Augustus 1997

WET OP STANDAARDE, 1993

VERPLIGTE SPESIFIKASIE VIR KOPLIGTE VIR MOTORVOERTUIE

Ek, Alec Erwin, Minister van Handel en Nywerheid, verklaar hierby, kragtens artikel 22 (1) (a) (ii) van die Wet op Standaarde, 1993 (Wet No. 29 van 1993), en op aanbeveling van die Raad van die Suid-Afrikaanse Buro vir Standaarde, die spesifikasie vir kopligte vir motorvoertuie in die Bylae vervat tot verpligte spesifikasie met ingang van die datum twee maande na die datum van hierdie kennisgewing.

A. ERWIN

Minister van Handel en Nywerheid

BYLAE

VERPLIGTE SPESIFIKASIE VIR KOPLIGTE VIR MOTORVOERTUIE

1. Bestek

1.1 Hierdie spesifikasie dek kopligte wat te koop aangebied word as vervangingsonderdele vir gebruik in kategorie M-, N- en O-motorvoertuie. Dit dek alle universele kopligte en ook kopligte wat ontwerp is vir bepaalde voertuigmodelle wat na Julie 1987 gehomologeer is.

1.2 Hierdie spesifikasie dek nie kopligte vir niepadvoertuie soos landbou- of grondverskuiwings-masjiene nie. Kopligte wat as onderdele van nuwe voertuie verskaf word, word gedek deur die verpligte spesifikasies vir nuwe voertuie.

2. Woordbepaling

Die volgende woordbepalings geld vir die doel van hierdie spesifikasie:

Koplig: 'n Lig wat 'n skerp straal of 'n gedompte straal of albei kan voortbring en wat vir die verligting van die pad voor 'n voertuig gebruik word.

Universele kopligh: 'n Kopligh met sodanige ontwerp dat die gebruik van die kopligh nie beperk sal wees tot 'n bepaalde voertuigmodel nie.

3. Vereistes

'n Kopligh moet voldoen aan die volgende vereistes van SABS 1376-2, *Ligte vir motorvoertuie—Deel 2: Kopligh* (soos gewysig), soos gepubliseer by Goewermentskennisgewing No. 1263 van 14 Junie 1985:

- 3.1 Algemene samestelling
- 3.2 Bevestiging van lens
- 3.3 Lampe
- 3.4 Bevestiging van lamp
- 3.5 Lamphouers
- 3.7 Aansluiters
- 3.8 Aanvanklike drywing
- 3.9 Kleur
- 3.10 Fotometriese eienskappe
- 4.1 Merke

Die kopligh moet as ontwerp vir linksverkeer geïdentifiseer wees.

4. Ekwivalente vereistes

Kopligh wat die SABS-merk, die E-merk, of 'n ander erkende goedkeuringsmerk dra wat voldoening aan 'n ekwivalente spesifikasie aandui, kan geag word aan die vereistes van hierdie spesifikasie te voldoen.

No. 1128

29 August 1997

STANDARDS ACT, 1993

PROPOSED COMPULSORY SPECIFICATION FOR RETRO-REFLECTIVE NUMBER PLATES FOR MOTOR VEHICLES

It is hereby made known under section 22 (3) of the Standards Act, 1993 (Act No. 29 of 1993), that the Minister of Trade and Industry intends to declare the specification for retro-reflective number plates for motor vehicles, as set out in the Schedule, to be compulsory.

The purport of such declaration is to ensure the required safety aspects of number plates and to protect consumer interest when number plates are purchased.

Any person who wishes to object to the intention of the Minister to declare this specification compulsory, shall lodge his objection in writing with the President, South African Bureau of Standards, Private Bag X191, Pretoria, 0001, on or before the date two (2) months after publication of this notice.

SCHEDULE

PROPOSED COMPULSORY SPECIFICATION FOR RETRO-REFLECTIVE NUMBER PLATES FOR MOTOR VEHICLES

1. Scope

This specification covers the requirements for new retro-reflective number plates for motor vehicles.

2. Definitions

For the purposes of this specification, the following definition applies:

number plate: Anything that can be fitted to a motor vehicle and that inter alia bears a combination of alphabetical and numerical characters issued or purporting to be issued in terms of provisions governing the registration and licensing of motor vehicles.

3. Requirements

3.1 Metal number plates

Metal number plates shall comply with the requirements given in the following subclauses of SABS 1116-2: 1996, *Retro-reflective registration plates for motor vehicles—Part 2: Registration plates (metal)*:

- 4.1 Registration mark
- 4.1.1 General
- 4.1.2 Embossing

- 4.1.3 Form and dimensions of characters of registration marks
- 4.1.4 Setting out of characters of registration marks
- 4.1.5 Coated registration mark and border
- 4.1.6 Workmanship
- 4.1.7 Graphics
- 4.1.8 Combination of variables
- 4.2 Performance
- 4.2.1 Resistance to impact
- 4.2.2 Resistance to scratching
- 4.2.3 Resistance to abrasion
- 4.2.4 Resistance to weathering
- 4.2.5 Resistance to salt fog

3.2 Plastics number plates

Plastics number plates shall comply with the requirements given in the following subclauses of SABS 1116-4: 1996, *Retro-reflective registration plates for motor vehicles—Part 4: Registration plates (plastics)*:

- 4.1 Materials
 - 4.1.1 Blanks
 - 4.1.2 Retro-reflective material
 - 4.1.3 Registration mark and border
 - 4.1.4 Protective cover
- 4.2 Registration mark
- 4.3 Graphics
- 4.4 Border
- 4.5 Application
- 4.6 Workmanship
- 4.7 Performance
 - 4.7.1 Resistance to weathering
 - 4.7.2 Resistance to salt fog
 - 4.7.3 Resistance to scratching, impact and abrasion
 - 4.7.4 Resistance to bending
 - 4.7.5 Strength of adhesion
- 4.8 Combination of variables

4. Marking

4.1 Metal number plates shall be marked as specified in 6.2 of SABS 1116-2: 1996, *Retro-reflective registration plates for motor vehicles—Part 2: Registration plates (metal)*.

4.2 Plastics number plates shall be marked as specified in 6.2 of SABS 1116-4: 1996, *Retro-reflective registration plates for motor vehicles—Part 4: Registration plates (plastics)*.

JUSTIFICATION FOR COMPULSORY NUMBER PLATE SPECIFICATION

(a) Summary

In summarising—the adoption of the compulsory number plate specification is urgently and strongly recommended because of the following reasons:

- (1) Protect law abiding citizens from possible prosecution by being sold “illegal” plates.
- (2) Assist Law enforcement authorities by ensuring vehicles are fitted with legible plates, thus making their task less hazardous.
- (3) Assist the public in identifying vehicles involved in illegal activities, such as “high jacking”, hit and run driving etc.

- (4) Reduce road accidents, by ensuring that plates fitted to vehicles can be detected by cameras thus reducing the likelihood of vehicles speeding.
- (5) Reduce night time rear end collisions by ensuring that plates fitted comply with the retro reflective requirements.

(b) Conclusion

The introduction of the compulsory specification, in terms of the Standards Act (Act No. 29 of 1993), section 22 (1) (a) (i) on the grounds of safety and consumer protection, will make the sale of non complying plates illegal. The requested specification will enable SABS to take legal action against the present perpetrators, and enable SABS to make a meaningful contribution towards road safety, by assisting the law enforcement fraternity in making their job less hazardous, and protecting law abiding citizens from inadvertently breaking the law.

(c) Technical Committee request and agreement

The Compulsory Number Plate Specification was requested and unanimously agreed to by the Technical Committee for number plates, representing the number plate industry, law enforcement departments and Provincial Governments, at a meeting on 5 October 1995.

(d) Present Legislative shortcomings

At present number plate manufacturers can legally sell registration plates which do not comply with the SABS specification and the Road Traffic Act (Act 29/1989 RS 206) to the motoring public. Only once the "illegal" plate has been affixed to a motor vehicle does the plate become illegal.

The SABS has at present no jurisdiction to curb the sale of "illegal" plates because they do not fall under the auspices of the mark scheme.

(e) Magnitude of problem

The selling of "illegal" plates is taking on epidemic proportions. It has been reported to us that some plate manufacturers sell at present 70% "illegal" plates.

It is estimated that unless the present trend is reversed it can be expected that within the next couple of years it will be almost impossible to enforce conformance. By that time non-conforming plates will have become the norm.

(f) Reasons for the growing trend of non conforming plates

The following are some of the reasons cited for the growing demand for illegal plates:

- (1) To avoid speed trap camera detection.
- (2) To give personal expression to motorists artistic feeling ie registration plates to match the colour of their vehicles, fancy lettering and very small plates fitted to the front of vehicles to suit the shape of the vehicle, ie fast cars such as Porsche.
- (3) Some clients buying illegal plates are unaware of the fact that they are committing an offence displaying an "illegal" plate on their vehicle.
- (4) Some manufacturers push the sale of illegal plates due to the bigger profit margins on these plates.
- (5) No levy is being charged by SABS and no inspections and tests conducted regarding conformance to quality and statutory requirements on "illegal" plates. This practice holds definite price advantages to the "illegal" plate manufacturer.
- (6) The inability of SABS to take action against the manufacturers of illegal plates. In view of the fact that non mark bearing products do not fall within the ambit of the SABS mark scheme.
- (7) Local magistrates are in most instances not prepared to prosecute because of excessively low fines being imposed, i.e. R50 in most magisterial districts.
- (8) Due to staff shortages many traffic departments are not able to effectively apprehend offenders regarding "illegal" plates.

(g) Illegal plate manufacturers

At present both number plate mark holders and non-mark holders are selling "illegal" plates. In both instances SABS has at present no jurisdiction to act against these perpetrators. The selling of "illegal" plates is done quite openly and on such a scale that it gives the present practice already a touch of legitimacy.

(h) Law enforcement's view

Law enforcement view the present situation in a very serious light. In view of the fact that the illegal plates are more difficult to read they have to drive closer behind vehicles in order to identify a vehicle positively. This situation particularly at high speed makes their task unnecessarily hazardous. The public is, in some instances, unable to positively identify vehicles involved in criminal activities such as high jacking's, hit and run driving etc. Motorists who have their vehicles fitted with plates designed to avoid camera recognition are inclined to speed, ie becoming a hazard to themselves and other road users. The retro reflective backing tape is designed to make the vehicle more conspicuous at night, ie designed to reduce the risk of rear end collisions. There is no control regarding meeting this safety critical requirement on "illegal" plates.

No. 1128**29 Augustus 1997**

WET OP STANDAARDE, 1993

**VOORGESTELDE VERPLIGTE SPESIFIKASIE VIR TRUKAATSNOMMERPLATE
VIR MOTORVOERTUIE**

Hierby word kragtens artikel 22 (3) van die Wet op Standaarde, 1993 (Wet No. 29 van 1993), bekendgemaak dat die Minister van Handel en Nywerheid van voorneme is om die spesifikasie vir trukaatsnommerplate vir motorvoertuie in die Bylae vervat, tot 'n verpligte spesifikasie te verklaar.

Die doel van die verpligverklaring is om die vereiste veiligheidsaspekte van nommerplate te verseker en om verbruikersbelange by aankoop van nommerplate te beskerm.

Enige persoon wat beswaar wil maak teen die Minister se voorneme om hierdie spesifikasie verplig te verklaar, moet sy skriftelike beswaar voor of op die datum twee (2) maande na publikasie van hierdie kennisgewing indien by die President, Suid-Afrikaanse Buro vir Standaarde, Privaatsak X191, Pretoria, 0001.

BYLAE

**VOORGESTELDE VERPLIGTE SPESIFIKASIE VIR TRUKAATSNOMMERPLATE
VIR MOTORVOERTUIE**

1. Bestek

Hierdie spesifikasie dek die vereistes vir nuwe trukaatsnommerplate vir motorvoertuie.

2. Woordbepaling

Die volgende woordbepaling geld vir die doel van hierdie spesifikasie:

nommerplaat: Enigiets wat aan 'n voertuig aangebring kan word en wat onder andere 'n kombinasie van alfabetiese en numeriese karakters bevat wat uitgereik is of bedoel is om uitgereik te wees ingevolge bepalinge waarvolgens die registrasie en lisensiering van motorvoertuie gereël word.

3. Vereistes**3.1 Metaalnommerplate**

Metaalnommerplate moet voldoen aan die vereistes wat in die volgende subklousules van SABS 1116-2: 1996: *Trukaatsregistrasieplate vir motorvoertuie—Deel 2: Registrasieplate (metaal)*, aangegee word:

- 4.1 Registrasiemerk
 - 4.1.1 Algemeen
 - 4.1.2 Bosselering
 - 4.1.3 Vorm en afmetings van karakters van registrasiemerke
 - 4.1.4 Uitleg van karakters van registrasiemerke
 - 4.1.5 Geveerde registrasiemerk en omranding
 - 4.1.6 Vakmanskap
 - 4.1.7 Grafika
 - 4.1.8 Kombinasie van veranderlikes
- 4.2 Prestasie
 - 4.2.1 Slagbestandheid
 - 4.2.2 Krapbestandheid
 - 4.2.3 Slytbestandheid

— 4.2.4 Verweringsbestandheid

— 4.2.5 Soutmisbestandheid

3.2 Plastieknommerplate

Plastieknommerplate moet voldoen aan die vereistes wat in die volgende subklousules van SABS 1116-4: 1996, *Trukaatsregistrasieplate vir motorvoertuie—Deel 4: Registrasieplate (plastiek)*, aangegee word:

— 4.1 Materiaal

— 4.1.1 Ru-plate

— 4.1.2 Trukaatsmateriaal

— 4.1.3 Registrasiemerk en omranding

— 4.1.4 Beskermde bedekking

— 4.2 Registrasiemerk

— 4.3 Grafika

— 4.4 Omranding

— 4.5 Aanwending

— 4.6 Vakmanskap

— 4.7 Prestasie

— 4.7.1 Verweringsbestandheid

— 4.7.2 Soutmisbestandheid

— 4.7.3 Krap-, slag- en slytbestandheid

— 4.7.4 Buigbestandheid

— 4.7.5 Kleefsterkte

— 4.8 Kombinasie van veranderlikes

4. Merke

4.1 Op metaalnommerplate moet merke aangebring wees soos in 6.2 van SABS 1116-2: 1996, *Trukaatsregistrasieplate vir motorvoertuie—Deel 2: Registrasieplate (metaal)*, gespesifiseer word.

4.2 Op plastieknommerplate moet merke aangebring wees soos in 6.2 van SABS 1116-4: 1996, *Trukaatsregistrasieplate vir motorvoertuie—Deel 4: Registrasieplate (plastiek)*, gespesifiseer word.

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 1232 OF 1997

AUCTION

SOUTH AFRICAN ROADS BOARD

The South African Roads Board (SARB) intends leasing the following properties together with improvements voetstoots by public auction on **9 September 1997 at 14:00**, viewing will be from 11:00 to 12:00:

- (1) **A portion of Portion 4 of the farm Duvenageskraal 689 LS, Pietersburg, measuring approximately 7,1065 hectares. The improvements comprise of a main dwelling with outbuildings, swimming-pool, lapa, jacuzzi, two complete separate flats. The improvements are fenced in with security fencing.**
- (2) **A portion of the Remainder of the farm Duvenageskraal 689 LS, Pietersburg, measuring approximately 18,5437 hectares. The improvements comprise of a main dwelling, outbuildings and an additional cottage.**

The SARB is not obliged to accept the highest or any other bid. A deposit equal to one month's rental as well as the first month's rental will be payable on 2 September 1997 by the successful bidder.

The conditions of lease and any other information are available from B. Oosthuizen, telephone number (012) 309-3939 from 07:30 to 15:30.

Director-General: Transport

P.O. Box 415

PRETORIA

0001

(N10/3/1/341/86; 88)

KENNISGEWING 1232 VAN 1997**VEILING****SUID-AFRIKAANSE PADRAAD**

Die Suid-Afrikaanse Padraad (SAPR) beoog om die volgende gedeeltes met verbeteringe voetstoots per openbare veiling te verhuur op **9 September 1997 om 14:00**, besigtiging sal wees vanaf 11:00 tot 12:00:

- (1) 'n Gedeelte van Gedeelte 4 van die plaas Duvenageskraal 689 LS, Pietersburg, groot ongeveer 7,1065 hektaar. Die verbeteringe bestaan uit 'n hoofwoonhuis met buitegeboue, swembad, lapa, jacuzzi, twee volledig toegeruste aparte woonstelle. Die verbeteringe is toegespan met sekuriteitsheining.
- (2) 'n Gedeelte van die Restant van die plaas Duvenageskraal 689 LS, Pietersburg, groot ongeveer 18,5437 hektaar. Die verbeteringe bestaan uit die hoofwoonhuis, buitegeboue en addisionele kothuis.

Die SAPR is nie verplig om die hoogste of enige ander bod te aanvaar nie. 'n Deposito gelykstaande aan een maand se huur sowel as die huurgeld van die eerste maand op die dag van die veiling deur die suksesvolle bieder.

Die voorwaardes van verhuring en enige ander inligting is verkrygbaar vanaf B. Oosthuizen, telefoonnommer (012) 309-3939 vanaf 07:30 tot 15:30.

Direkteur-generaal: Vervoer
Posbus 415
PRETORIA
0001

(N10/3/1/341/86; 88)

(29 August 1997)/(29 Augustus 1997)

NOTICE 1227 OF 1997**ESKOM: PROPOSED AMENDMENT OF STANDARD PRICES: PROMULGATION OF STRUCTURAL TARIFF ADJUSTMENTS FOR LARGE AND SMALL POWER USERS****1. BACKGROUND**

- 1.1 Eskom has developed a long term tariff plan, which is aimed at giving customers and the National Electricity Regulator (NER) adequate notification in advance of future tariff developments.
- 1.2 The NER supports the principle of cost reflective tariffs. The structural tariff adjustments contained in this notice are required to move towards cost-reflectivity. In some cases the full extent of the required adjustments are not accurately known. This will become known once Eskom's cost of supply study has been completed. However, to avoid large step changes in tariffs at a later date, the structural changes are being phased in gradually, by making small changes in the right direction over a number of years.
- 1.3 All prices quoted in this notice are in 1997 Rand values and therefore subject to Eskom's annual price increase. Tariffs not mentioned in this notice will not be subject to structural change, only to the annual price increase. Tariffs quoted for 1999 onwards are subject to review and promulgation during 1998, but are given here as advance notice of probable future changes.

2. LARGE POWER USERS

The following structural changes will be introduced with effect from 1 January 1998.

2.1 RATIONALISATION OF DEMAND CHARGES: STANDARDRATE AND NIGHTSAVE

The voltage differentiated demand charges for Standardrate and Nightsave (a demand charge for each voltage level) will be rationalised to a single non-voltage differentiated demand charge for each of the Standardrate and Nightsave tariffs.

The voltage discount applicable to Megaflex, Miniflex and Ruraflex will become applicable to the **demand and energy** components of Standardrate and Nightsave. (See also 2.5 below)

2.2 ALIGNMENT OF MEGAFLEX, MINIFLEX AND RURAFLEX WITH STANDARDRATE AND NIGHTSAVE

The demand charges of Standardrate and Nightsave will be increased by 0,152%. This increase will be calculated on the demand charges after rationalisation in terms of 2.1 above and is required to align Eskom's TOU and non-TOU tariffs at a 100% load and power factor, as required by the NER.

2.3 STANDARDRATE AND NIGHTSAVE (RURAL RETICULATION)

With effect from 1 January 1997 Standardrate and Nightsave were differentiated based on a rural / urban classification. On 1 January 1998 and yearly thereafter, Standardrate and Nightsave (rural reticulation) will be increased by 2% above Eskom's annual national price increase until full cost reflectiveness is attained.

The cost of supply in rural areas is estimated to exceed that of urban areas by approximately 18%. The differentiation of Standardrate and Nightsave on the basis of an urban / rural classification and the differential increase of the tariffs will eventually eliminate the urban to rural cross-subsidy.

2.4 ALIGNMENT OF THE KW AND KVA TARIFF OPTIONS

The kW demand charges of Standardrate and Nightsave will be increased by 1,42% per annum for five years until the tariffs break-even at 0,85 power factor.

Customers on the kW tariff option receive two main benefits. Firstly the metering integration period is 60 minutes, in contrast to the 30 minute period applied to all other tariffs. Secondly, customers on the kW option do not pay for reactive energy consumption. With the kW and kVA tariffs currently breaking even at a power factor of 0,91, customers with a lower power factor are under charged.

2.5 VOLTAGE DIFFERENTIALS

The voltage differentials between the highest and lowest supply voltages will be increased by 2%. This will be done by:

- Increasing all large customer tariffs by 0,45% and at the same time
- increasing the voltage discounts by 2 percentage points, across the range, applicable to these tariffs.

The current voltage differentials do not correctly reflect the true cost of supply. The results of the cost-of-supply study will provide an accurate indication of the ultimate fully cost reflective voltage discounts.

The change in voltage discounts is given in Table 1 below.

Table 1

Voltage	1997 Discount	1998 Discount
< 500 V	0%	0%
≥ 500 V to < 66 kV	2,34%	2,84%
≥ 66 kV to ≤ 132 kV	4,69%	5,69%
> 132 kV	7,03%	9,03%

2.6 LARGE CUSTOMER TARIFFS WITH EFFECT FROM 1 JANUARY 1998.

2.6.1 STANDARDRATE AND NIGHTSAVE

Table 2(a)

Rates are before annual price increase (1997 Rand value)

TARIFF COMPONENT	BEFORE CHANGE	AFTER CHANGE
Basic charges		
Standardrate	R142,93 + VAT = R162,94	R143,57 + VAT = R163,67
Nightsave	R317,67 + VAT = R362,14	R319,10 + VAT = R363,77
* Active energy		
Energy (c/kWh) (Urban)	5,94c + VAT = 6,77c	5,97c + VAT = 6,81c
Energy (c/kWh) (Rural)	6,06c + VAT = 6,91c	6,21c + VAT = 7,08c
* kVA demand (urban)		
<500 V	R 32,85 + VAT = R 37,45	R 33,05 + VAT = R 37,68
≥500 V to <66 kV	R 31,25 + VAT = R 35,63	R 33,05 + VAT = R 37,68
≥66 kV to ≤132 kV	R 29,41 + VAT = R 33,53	R 33,05 + VAT = R 37,68
> 132 kV	R 27,88 + VAT = R 31,78	R 33,05 + VAT = R 37,68
* kVA demand (rural)		
<500 V	R 33,46 + VAT = R 38,14	R 34,33 + VAT = R 39,14
≥500 V to ≤22 kV	R 31,84 + VAT = R 36,30	R 34,33 + VAT = R 39,14
* kW demand (urban)		
<500 V	R 35,80 + VAT = R 40,81	R 36,52 + VAT = R 41,63
≥500 V to <66 kV	R 34,13 + VAT = R 38,91	R 36,52 + VAT = R 41,63
≥66 kV to ≤132 kV	R 32,23 + VAT = R 36,74	R 36,52 + VAT = R 41,63
> 132 kV	R 30,65 + VAT = R 34,94	R 36,52 + VAT = R 41,63
* kW demand (rural)		
<500 V	R 36,46 + VAT = R 41,56	R 37,94 + VAT = R 43,25
≥500 V to ≤22 kV	R 34,76 + VAT = R 39,63	R 37,94 + VAT = R 43,25
Maximum charge		
Urban (c/kWh)	27,46c + VAT = 31,30c	27,57 + VAT = 31,43
rural (c/kWh)	27,98c + VAT = 31,90c	28,67c + VAT = 32,68c

* **Note:** Demand and energy components are subject to the voltage discount after implementation of these structural changes.

3. SMALL POWER USERS

The following structural changes will be introduced with effect from 1 January 1998:

3.1 DIFFERENTIATED HOMELIGHT (S1 AND S2) TARIFFS FOR LOW USAGE RESIDENTIAL CUSTOMERS

The Homelight tariffs for low usage residential customers will be further differentiated, based on supply capacity. The tariffs and connection fees for these supplies will be increased as set out in Table 3 below. The changes to Homelight will reduce cross subsidies and result in more cost reflective tariffs. 2,5 amp supplies will continue to be piloted.

The proposed phase-in plan is shown in Table 3.

Table 3

Rates are before annual price increase (1997 Rand value, VAT Excluded)

Year		1997	1998	1999	2000
Capacity					
60 AMP	Conn. fee	R400	R600	R800	R1000
	Homelight 1 Tariff/kWh	25,64c	27,64c	29,64c	31,64c
	Homelight 2 Tariff/kWh	22,06c	24,06c	26,06c	28,06c
20 AMP	Conn. fee	R65	R75	R200	R350
	Homelight 1 Tariff/kWh	24,72c	25,72c	26,72c	27,72c
	Homelight 2 Tariff/kWh	21,14c	22,14c	23,14c	24,14c
2,5 AMP	Conn. fee	R0	R0		
	Tariff (R/m)	(R15/m)	(R10/m)		

Note: 2,5 amp rates are for pilot projects only.

3.2 LANDRATE 1, 2 AND 3

The process, started on 1 January 1997 will continue to gradually phase out the declining block rate structure of the Landrate series of tariffs. Energy supplied at the high rate will be reduced by 100 kWh per month for each of the remaining nine years, until all energy is supplied at the low rate only. With each reduction of 100 kWh, a commensurate increase in the basic charge will prevent any revenue loss to Eskom. This adjustment is required to reduce the cross-subsidy to low and irregular usage customers.

The following tariffs, as shown in Table 4, will be applicable:

Table 4

Rates are before annual price increase (1997 Rand value, VAT Excluded)

YEAR	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006
High rate block (kWh)	900	800	700	600	500	400	300	200	100	0
Basic charges (Rands)										
Landrate 1	81,48	93,06	104,64	116,22	127,80	139,38	150,96	162,54	174,12	185,70
Landrate 2	106,86	118,44	130,02	141,60	153,18	164,76	176,34	187,92	199,50	211,08
Landrate 3	154,51	166,09	177,67	189,25	200,83	212,41	223,99	235,57	247,15	258,73

3.3 BUSINESSRATE

The declining block rate structure of the Businessrate series of tariffs will be phased out. Energy supplied at the high rate will be reduced to 0 kWh per month. With the reduction of the high rate energy to zero, a commensurate increase in the basic charge will prevent any revenue loss to Eskom. This adjustment is required to eliminate the cross-subsidy to low usage (less than 500 kWh per month) customers.

The following tariffs, as shown in Table 5, will be applicable:

Table 5

Rates are before annual price increase (1997 Rand value, VAT Excluded)

YEAR	1997	1998
High rate block (kWh)	500	0
Basic charges (Rands)		
Businessrate 1	41,29	99,19
Businessrate 2	66,70	124,60
Businessrate 3	114,35	172,25

Note:

Any persons who have concerns about or objections to these proposed new tariffs should forward their appropriately motivated submissions to the Chairman, National Electricity Regulator, P O Box 785080, SANDTON, 2146, to reach him by no later than 60 days after the date of this publication. A copy of the submission should be addressed to the Electricity Pricing Manager, Eskom, P O Box 1091, Johannesburg, 2000.

KENNISGEWING 1227 VAN 1997**ESKOM: VOORGESTELDE WYSIGING VAN
STANDAARDPRYSE: PROMULGERING VAN
AANPASSING VAN TARIEFSTRUKTURE VIR GROOT EN
KLEIN KRAGGEBRUIKERS****1. AGTERGROND**

- 1.1 Eskom het 'n langtermyn tariefplan ontwikkel wat daarop gemik is om klante en die Nasionale Elektrisiteitsreguleerder (NER) sover moontlik vooraf in kennis te stel van toekomstige tariefontwikkelinge.
- 1.2 Die NER ondersteun die beginsel van kosteweerspieëlende tariewe. Die tarief struktuuraanpassings in hierdie kennisgewing is gemik daarop om tariewe meer kosteweerspieëlend te maak. In sommige gevalle is die volle omvang van die vereiste aanpassings nie presies bekend nie. Dit sal bekend word sodra Eskom se studie oor die koste van voorsiening afgehandel is. Om egter groot tariefveranderinge op 'n later datum te voorkom, word die struktuurverandering geleidelik ingefaseer deur oor 'n paar jaar klein veranderinge in die regte rigting aan te bring.
- 1.3 Al die pryse wat in hierdie kennisgewing aangegee word, is in 1997-randwaardes en daarom onderhewig aan Eskom se jaarlikse nasionale prysverhoging. Tariewe wat nie in hierdie kennisgewing genoem word nie, is nie aan struktuurverandering onderhewig nie, maar slegs aan die nasionale prysverhoging. Tariewe gekwoteer vanaf 1999 is onderworpe aan hersiening en promulgering gedurende 1998, maar word hier aangehaal as vooruit kennisgewing van waarskynlike toekomstige veranderinge.

2. GROOT KRAGGEBRUIKERS

Die volgende veranderinge word met ingang 1 Januarie 1998 van krag:

2.1 RASIONALISERING VAN AANVRAAGHEFFINGS: STANDARDRATE EN NIGHTSAVE

Die spanningsgedifferensieerde aanvraagheffings van Standardrate en Nightsave (een aanvraagheffing vir elke spanningsvlak) sal gerasionaliseer word tot 'n enkele nie-spanningsgedifferensieerde aanvraagheffing vir elk van die Standardrate-en Nightsave-tariewe.

Die spanningskorting van toepassing op Megaflex, Miniflex en Ruraflex, word dan van toepassing op die **aanvraag- en energie**-komponente van Standardrate en Nightsave. (Sien ook 2.5 hier onder)

2.2 GELYKSTELLING VAN MEGAFLEX, MINIFLEX EN RURAFLEX MET STANDARDRATE EN NIGHTSAVE

Die aanvraagkoste van Standardrate en Nightsave sal verhoog word met 0,152%. Hierdie verhoging word bereken op die aanvraagheffing na rasionalisasie in terme van 2.1 hierbo en word benodig om Eskom se tyd-van-gebruik (TVG)-tariewe gelyk te stel aan die nie-*TVG*-tariewe by 'n 100% las- en arbeidsfaktor, in ooreenstemming met die NER se vereistes.

2.3 STANDARDRATE EN NIGHTSAVE (LANDELIKE RETIKULASIE)

Met ingang van 1 Januarie 1997 is daar onderskeid getref tussen die bestaande Standardrate- en Nightsave-tariewe soos gebaseer op 'n landelike / stedelike klassifikasie. Vanaf 1 Januarie 1998 en jaarliks daarna sal Standardrate / Nightsave (landelike retikulاسie) verhoog word met 2% bo Eskom se jaarlikse tariefverhoging totdat die volle koste weerspieël word.

Na raming oorskry die toevoerkoste in landelike gebiede dié van stedelike gebiede met sowat 18%. Die onderskeid tussen Standardrate en Nightsave op grond van 'n stedelike / landelike klassifikasie en die differensiële verhoging van die tariewe sal uiteindelik die kruissubsidie tussen stedelike en landelike gebiede uitskakel.

2.4 AANPASSING VAN DIE kW- EN kVA-TARIEFOPSIES

Die kW-aanvraagkoste van Standardrate en Nightsave sal verhoog word met 1,42 % per jaar vir vyf jaar, totdat die tariewe gelykbreek by 'n arbeidsfaktor van 0,85.

Daar is twee groot voordele vir klante wat die kW-tariefopsie het. Eerstens is die meetintegrasietydperk 60 minute, teenoor die 30 minute wat op al die ander tariewe van toepassing is. Tweedens betaal klante op die kW-opsie nie vir die gebruik van reaktiewe energie nie. Met die kW- en kVA-tariewe wat tans gelykbreek by 'n arbeidsfaktor van 0,91, betaal klante met 'n laer arbeidsfaktor te min.

2.5 SPANNINGSDIFFERENSIALE

Die spanningsdifferensiale tussen die hoogste en laagste toevoerspannings word verhoog met 2%. Dit word gedoen deur:

- Grootklanttariewe met 0,45% te verhoog en ter gelyke tyd
- die spanningskorting met 2 persentasiepunte te verhoog.

Die huidige spanningskortings weerspieël nie die werklike koste van voorsiening korrek nie. Die resultate van die koste van voorsieningsstudie sal 'n noukeurige aanduiding gee van die uiteindelijke ten volle kosteweerspieëlende spanningskortings.

Die verandering in spanningskortings word in Tabel 1 aangegee.

Tabel 1

Spanning	1997-korting	1998-korting
< 500 V	0%	0%
≥ 500 V to < 66 kV	2,34%	2,84%
≥ 66 kV to ≤ 132 kV	4,69%	5,69%
> 132 kV	7,03%	9,03%

2.6 GROOTKLANTTARIEWE MET INGANG VAN 1 JANUARIE 1998.

2.6.1 STANDARDRATE EN NIGHTSAVE

Tabel 2(a)

Tariewe voor jaarlikse prysverhoging (1997-randwaarde)

TARIEFKOMPONENT	VOOR VERANDERING	NA VERANDERING
Basiese heffings		
Standardrate	R142,93 + BTW = R162,94	R143,57 + BTW = R163,67
Nightsave	R317,67 + BTW = R362,14	R319,10 + BTW = R363,77
* Aktiewe energie		
Energie (c/kWh) (Stedelik)	5,94c + BTW = 6,77c	5,97c + BTW = 6,81c
Energy (c/kWh) (Landelik)	6,06c + BTW = 6,91c	6,21c + BTW = 7,08c
* kVA-aanvraag (stedelik)		
<500 V	R 32,85 + BTW = R 37,45	R 33,05 + BTW = R 37,68
≥500 V tot <66 kV	R 31,25 + BTW = R 35,63	R 33,05 + BTW = R 37,68
≥66 kV tot ≤132 kV	R 29,41 + BTW = R 33,53	R 33,05 + BTW = R 37,68
> 132 kV	R 27,88 + BTW = R 31,78	R 33,05 + BTW = R 37,68
* kVA-aanvraag (landelik)		
<500 V	R 33,46 + BTW = R 38,14	R 34,33 + BTW = R 39,14
≥500 V tot ≤22 kV	R 31,84 + BTW = R 36,30	R 34,33 + BTW = R 39,14
* kW-aanvraag (stedelik)		
<500 V	R 35,80 + BTW = R 40,81	R 36,52 + BTW = R 41,63
≥500 V tot <66 kV	R 34,13 + BTW = R 38,91	R 36,52 + BTW = R 41,63
≥66 kV tot ≤132 kV	R 32,23 + BTW = R 36,74	R 36,52 + BTW = R 41,63
> 132 kV	R 30,65 + BTW = R 34,94	R 36,52 + BTW = R 41,63
* kW-aanvraag (landelik)		
<500 V	R 36,46 + BTW = R 41,56	R 37,94 + BTW = R 43,25
≥500 V tot ≤22 kV	R 34,76 + BTW = R 39,63	R 37,94 + BTW = R 43,25
Maksimum koers		
Stedelik (c/kWh)	27,46c + BTW = 31,30c	27,57 + BTW = 31,43
Landelik (c/kWh)	27,98c + BTW = 31,90c	28,67c + BTW = 32,68c

* **Nota:** Na implimentering van hierdie struktuurveranderinge is die aanvraag- en energiekomponente onderworpe aan die spanningskorting.

2.6.2 MEGAFLEX

Tabel 2(b)

Tariewe voor jaarlikse prysverhoging (1997-randwaarde)

TARIEFKOMPONENT	VOOR VERANDERING	NA VERANDERING
Basiese heffing	R 50,31 + BTW = R 57,35	R 50,54 + BTW = R 57,62
* Maksimum aanvraag		
Hoë Aanvraagseisoen	R10,52 + BTW = R 11,99	R 10,57 + BTW = R 12,05
Lae Aanvraagseisoen	R 9,48 + BTW = R 10,81	R 9,52 + BTW = R 10,85
* Aktiewe energie: Hoog		
Spits (c/kWh)	18,99c + BTW = 21,65c	19,08c + BTW = 21,75c
Standaard (c/kWh)	10,65c + BTW = 12,14c	10,70c + BTW = 12,20c
Buitespits (c/kWh)	6,11c + BTW = 6,97c	6,14c + BTW = 7,00c
* Aktiewe energie: Laag		
Spits (c/kWh)	17,09c + BTW = 19,48c	17,17c + BTW = 19,57c
Standaard (c/kWh)	9,56c + BTW = 10,90c	9,60c + BTW = 10,94c
Buitespits (c/kWh)	5,50c + BTW = 6,27c	5,52c + BTW = 6,29c
Reaktiewe energie		
kvarh (c/kvarh)	2,20c + BTW = 2,51c	2,21c + BTW = 2,52c

* **Nota:** Die aanvraag- en energiekomponente is onderworpe aan die spanningskorting.

2.6.3 MINIFLEX

Tabel 2(c)

Tariewe voor jaarlikse prysverhoging (1997-randwaarde)

TARIEFKOMPONENT	VOOR VERANDERING	NA VERANDERING
Basiese heffing	R 50,31 + BTW = R 57,35	R 50,54 + BTW = R 57,62
* Aktiewe energie: Hoog		
Spits (c/kWh)	28,96c + BTW = 33,01c	29,09c + BTW = 33,16c
Standaard (c/kWh)	10,65c + BTW = 12,14c	10,70c + BTW = 12,20c
Buitespits (c/kWh)	6,11c + BTW = 6,97c	6,14c + BTW = 7,00c
* Aktiewe energie: Laag		
Spits (c/kWh)	26,07c + BTW = 29,72c	26,19c + BTW = 29,86c
Standaard (c/kWh)	9,56c + BTW = 10,90c	9,60c + BTW = 10,94c
Buitespits (c/kWh)	5,50c + BTW = 6,27c	5,52c + BTW = 6,29c
Reaktiewe energie		
kvarh (c/kvarh)	1,10c + BTW = 1,25c	1,10c + BTW = 1,26c

* **Nota:** Die energiekomponente is onderworpe aan die spanningskorting.

2.6.4 RURAFLEX

Tabel 2(d)
Tariewe voor jaarlikse prysverhoging (1997-randwaarde)

TARIEFKOMPONENT	VOOR VERANDERING	NA VERANDERING
Basiese heffings		
Ruraflex 1	R272,10 + BTW = R310,19	R273,32 + BTW = R311,58
Ruraflex 2	R302,33 + BTW = R344,66	R303,69 + BTW = R346,21
* Aktiewe energie: Hoog		
Spits (c/kWh)	33,65c + BTW = 38,36c	33,80c + BTW = 38,53c
Standaard (c/kWh)	12,71c + BTW = 14,49c	12,77c + BTW = 14,56c
Buitespits (c/kWh)	7,39c + BTW = 8,42c	7,42c + BTW = 8,46c
* Aktiewe energie: Laag		
Spits (c/kWh)	30,20c + BTW = 34,43c	30,34c + BTW = 34,59c
Standaard (c/kWh)	11,40c + BTW = 13,00c	11,45c + BTW = 13,05c
Buitespits (c/kWh)	6,62c + BTW = 7,55c	6,65c + BTW = 7,58c
Reaktiewe energie		
kvarh (c/kvarh)	1,10c + BTW = 1,25c	1,10c + BTW = 1,26c

* **Nota:** Die energiekomponente is onderworpe aan die spanningskorting.

2.7 **MAANDELIKSE HUURGELD : MEGAFLEX, MINIFLEX EN RURAFLEX**

Die maandelikse huurgeld van die TVG-reeks van tariewe sal kwalifiseer vir 'n afslag, soos volg:

- Megaflex: R 2,00 per kW van betaalbare maksimum aanvraag
- Miniflex: 1,81 c/kWh van energieverbruik gedurende spitsperiodes.
- Ruraflex: 1,81 c/kWh van energieverbruik gedurende spitsperiodes.

Die huidige maandelikse huurgelde sal verdeel word in twee dele, een deel wat kwalifiseer vir hierdie afslag en die balans wat nie kwalifiseer nie. Dieselfde beginsels en beleid wat van toepassing is op nie-TVG-tariewe sal vir die verdeling gebruik word. Afslag sal van toepassing wees op die deel wat daarvoor kwalifiseer, maar nie verby uitwissing nie.

2.8 **BASIESE HEFFINGS**

Huidiglik is die basiese heffings van Standardrate en Nightsave onderhewig aan die Transmissietoeslag, wat nie die geval is vir Megaflex, Miniflex en Ruraflex nie.

Die basiese heffings sal nie meer onderhewig wees aan die Transmissietoeslag nie.

3. KLEIN KRAGGEBRUIKERS

Die volgende verandering word met ingang 1 Januarie 1998 van krag:

3.1 GEDIFFERENSIEËRDE HOMELIGHT- (S1 EN S2) -TARIEWE VIR LAE VERBRUIK HUISHOUDELIKE KLANT

Die Homelight-tariewe vir lae verbruik huishoudelike klante word verder gedifferensieër gebaseer op toevoerkapasiteit. Die tariewe en aansluitingsfooie vir Homelight word uiteengesit in Tabel 3 hieronder. Hierdie verandering sal kruissubsidies verlaag en tot meer kosteweerspieëlende tariewe lei. Die 2,5-amp-toevoere word steeds op die proef gestel.

Die voorgestelde infaseringsplan word in Tabel 3 getoon.

Tabel 3

Tariewe voor jaarlikse prysverhoging (1997-randwaarde, BTW uitgesluit)

Jaar		1997	1998	1999	2000
Kapasiteit					
60 AMP	Aansl.fooi	R400	R600	R800	R1000
	Homelight 1 Tarief/kWh	25,64c	27,64c	29,64c	31,64c
	Homelight 2 Tarief/kWh	22,06c	24,06c	26,06c	28,06c
20 AMP	Aansl.fooi	R65	R75	R200	R350
	Homelight 1 Tarief/kWh	24,72c	25,72c	26,72c	27,72c
	Homelight 2 Tarief/kWh	21,14c	22,14c	23,14c	24,14c
2,5 AMP	Aansl.fooi	R0	R0		
	Tarief (R/M)	(R15/m)	(R10/m)		

Nota: 2,5-amp-tariewe is slegs vir loodsprojekte..

3.2 LANDRATE 1, 2 EN 3

Sit die proses wat op 1 Januarie 1997 begin het, naamlik om die afnemende bloktariefstruktuur van die Landrate-tariefreëks oor 'n tydperk van 10 jaar uit te faseer, voort. Energie wat tans teen die hoë tarief verskaf word, sal oor die oorblywende nege jaar jaarliks met 100 kWh per maand verlaag word, totdat al die energie teen slegs die lae tarief verskaf word. Met elke verlaging van 100 kWh sal 'n gelykmatige verhoging in die basiese heffing 'n inkomsteverlies vir Eskom voorkom. Hierdie aanpassing is nodig om die kruissubsidie van onreëlmatige laegebruikklante te verlaag.

Die volgende tariewe in Tabel 4 sal van toepassing wees:

Tabel 4

Tariewe voor jaarlikse prysverhoging (1997-randwaarde, BTW uitgesluit)

JAAR	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006
Hoëprys-blok (kWh)	900	800	700	600	500	400	300	200	100	0
Basiese Heffing (Rand)										
Landrate 1	81,48	93,06	104,64	116,22	127,80	139,38	150,96	162,54	174,12	185,70
Landrate 2	106,86	118,44	130,02	141,60	153,18	164,76	176,34	187,92	199,50	211,08
Landrate 3	154,51	166,09	177,67	189,25	200,83	212,41	223,99	235,57	247,15	258,73

3.3 BUSINESSRATE

Faseer die afnemende bloktariefstruktuur van die Businessrate-tariefreeks uit. Energie wat tans teen die hoë tarief verskaf word, sal tot nul kWh per maand verlaag word. 'n Gelykmatige verhoging in die basiese heffing sal 'n inkomsteverlies vir Eskom voorkom. Hierdie aanpassing is nodig om die kruissubsidie van onreëlmatige laegebruikklante (minder as 500 kWh per maand) uit te skakel.

Die volgende tariewe in Tabel 5 sal van toepassing wees:

Tabel 5

Tariewe voor jaarlikse prysverhoging (1997-randwaarde, BTW uitgesluit)

JAAR	1997	1998
Hoëprysblok (kWh)	500	0
Basiese heffing (Rand)		
Businessrate 1	41,29	99,19
Businessrate 2	66,70	124,60
Businessrate 3	114,35	172,25

Let Wel:

Persone wat besorg is oor, of besware het teen hierdie voorgestelde nuwe tariewe, moet hul toepaslik gemotiveerde voorleggings doen aan die Voorsitter, Nasionale Elektrisiteitsreguleerder, Posbus 785080, SANDTON, 2146, sodat dit hom nie later nie as 60 dae na die datum van hierdie publikasie bereik. 'n Afskrif van die voorlegging moet geadresseer word aan die Elektrisiteitsprysbestuurder, Eskom, Posbus 1091, Johannesburg, 2000.

NOTICE 1239 OF 1997**WITHDRAWAL/REPUBLICATION**

- (A) Notice is hereby given that Notice 1010 of 1995 dated 22 September 1995 in *Government Gazette* No. 16670 of a land claim submitted by Ben Rootman & Olivier on behalf of Bakolobeng Tribe is hereby withdrawn with the consent of Mr Stoffel Mediroe, by a power of attorney given to him by Bakolobeng Community.

- (B) Accordingly, the following republication is hereby done, namely:

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1944), that a claim for restitution of land rights has been submitted by Mr Stoffel Mediroe on behalf of Bakolobeng Community to the Regional Land Claims Commissioner: North West on the land which was known as the Remaining Extent of the farm Koppiesfontein 87 IP, in extent 1 644,6442 hectares, as described in Deed of Transfer T39558/1976 dated 3 November 1976 and Portion 1 of the farm Rooijantjesfontein 89 IP, in extent 4 423,6237 hectares, as described in Deed of Transfer T39557/1976 dated 3 November 1976, at the time of dispossession.

The above-mentioned two farms were consolidated to form the farm Koppiesfontein 7 IP, in extent 6 063,5802 hectares, in terms of Certificate of Consolidation Title 53717/1980 dated 31 October 1980, and subsequently subdivided leaving a Remaining Extent of 608,1398 hectares which is still registered in the name of the Republic of South Africa.

The following portions were alienated and are registered as follows:

Portion 1 of the farm Koppiesfontein 7 IP, in extent 544,0768 hectares, registered in the name of Roelf Christoffel Joubert by Deed of Transfer T8001/1983 dated 4 March 1983.

Portion 2 of the farm Koppiesfontein 7 IP, in extent 619,9383 hectares, registered in the name of Willem Jacobus Swanepoel by Deed of Transfer T8000/1983 dated 4 March 1983.

Portion 4 of the farm Koppiesfontein 7 IP, in extent 37,4716 hectares, registered in the name of Ludwig Hermann August Karl Hansen by Deed of Transfer T126/12/1994 dated 24 February 1994.

Portion 5 of the farm Koppiesfontein 7 IP, in extent 617,2386 hectares, registered in the name of Jeremia Jesaja Bezuidenhout by Deed of Transfer T50035/1981 dated 21 October 1981.

Portion 6 of the farm Koppiesfontein 7 IP, in extent 658,2846 hectares, registered in the name of Frans Jacobus van der Linden by Deed of Transfer T59102/1980 dated 26 November 1980.

Portion 7 of the farm Koppiesfontein 7 IP, in extent 587,5285 hectares, registered in the name of Frans Jacobus van der Linden and Catherina Louisa van der Linden married in community of property, by Deed of Transfer T98144/1992 dated 3 November 1992.

Portion 8 of the farm Koppiesfontein 7 IP, in extent 427,9570 hectares, registered in the name of Jan Adriaan Jacobus Petrus Jonker, married in community of property with Fransina Elizabeth Jonker, by Deed of Transfer T3120/1986 dated 28 January 1986.

Portion 9 of the farm Koppiesfontein 7 IP, in extent 451,5238 hectares, registered in the name of Leon Hattingh by Deed of Transfer T53718/1980 dated 31 October 1980.

Portion 10 of the farm Koppiesfontein 7 IP, in extent 420,4054 hectares, registered in the name of Gabriel Pieter Coetzee, by Deed of Transfer T59101/1980 dated 26 November 1980.

Portion 11 of the farm Koppiesfontein 7 IP, in extent 444,6962 hectares, registered in the name of Frederick Gideon Becker, by Deed of Transfer T53719/1980 dated 31 October 1980.

Portion 12 of the farm Koppiesfontein 7 IP, in extent 636,3196 hectares, registered in the name of Johannes Gerhardus van Niekerk, by Deed of Transfer T16577/1981 dated 26 March 1981.

The Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any party who has an interest in this land is hereby invited to submit **within 30 days** from the publication of this notice, any comments/information to the Regional Land Claims Commissioner: Gauteng and North West Province, Private Bag X03, Arcadia, 0007. Telephone (012) 324-5800. Fax (012) 324-5812.

E. T. MASHININI

Regional Land Claims Commissioner

KENNISGEWING 1239 VAN 1997**TERUGTREKKING/NUWE UITGAWE**

- (A) Kennis geskied hiermee dat Kennisgewing 1010 van 1995 gedateer 22 September 1995 in *Staatskoerant* No. 16670 van die grondeis deur Ben Rootman & Olivier namens die Bakolobeng Stam ingedien is, word hierby teruggetrek met toestemming van mnr. Stoffel Mediroe, met volmag aan hom verleen deur Bakolobeng Gemeenskap.

(B) Derhalwe word die volgende uitgawe uitgereik:

Kennis word hiermee gegee ingevolge artikel 11 (1) van die Wet op Herstel van Grondregte, 1994 (Wet No. 22 van 1994), dat 'n eis vir die hersel van grondregte ingedien deur mnr. Stoffel Mediroe namens die Bakolobeng Gemeenskap by die Streekgrondeisekommissaris: Noordwes dat die grond voorheen bekend as Resterende Gedeelte van die plaas Koppiesfontein 87 IP, groot 1 644,6442 hektaar, soos beskryf in Akte van Transport T39558/1976 gedateer 3 November 1976 en Gedeelte 1 van die plaas Rooijantjesfontein 89 IP, groot 4 423,6237 hektaar, soos beskryf in Akte van Transport T39557/1976 gedateer 3 November 1976, ten tye van ontneming.

Die bogenoemde twee plase was gekonsolideer tot die plaas Koppiesfontein 7 IP, groot 6 063,5802 hektaar, in terme van Sertifikaat van Verenigde Titel T53717/1980 gedateer 31 Oktober 1980, en later verdeel en Resterende Gedeelte van 608,1398 hektaar wat nog steeds geregistreer is in die naam van die Republiek van Suid-Afrika.

Die volgende gedeeltes was vervreem en is geregistreer as die volgende:

Gedeelte 1 van die plaas Koppiesfontein 7 IP, groot 544,0768 hektaar, geregistreer in die naam van Roelf Christoffel Joubert onder Grondbrief T8001/1983 gedateer 4 Maart 1983.

Gedeelte 2 van die plaas Koppiesfontein 7 IP, groot 619,9383 hektaar, geregistreer in die naam van Willem Jacobus Swanepoel onder Grondbrief T8000/1983 gedateer 4 Maart 1983.

Gedeelte 4 van die plaas Koppiesfontein 7 IP, groot 37,4716 hektaar, geregistreer in die naam van Ludwig Hermann August Karl Hansen onder Transportakte T126/12/1994 gedateer 24 Februarie 1994.

Gedeelte 5 van die plaas Koppiesfontein 7 IP, groot 617,2386 hektaar, geregistreer in die naam van Jeremia Jesaja Bezuidenhout onder Grondbrief T50035/1981 gedateer 21 Oktober 1981.

Gedeelte 6 van die plaas Koppiesfontein 7 IP, groot 658,2846 hektaar, geregistreer in die naam van Frans Jacobus van der Linden onder Grondbrief T59102/1980 gedateer 26 November 1980.

Gedeelte 7 van die plaas Koppiesfontein 7 IP, groot 587,5285 hektaar, geregistreer in die naam van Frans Jacobus van der Linden en Catherina Louisa van der Linden, getroud binne gemeenskap van goed, onder Akte van Transport T98144/1992 gedateer 3 November 1992.

Gedeelte 8 van die plaas Koppiesfontein 7 IP, groot 427,9570 hektaar, geregistreer in die naam van Jan Adriaan Jacobus Petrus Jonker, getroud in gemeenskap van goed met Fransina Elizabeth Jonker, onder Grondbrief T3120/1986 gedateer 29 Januarie 1986.

Gedeelte 9 van die plaas Koppiesfontein 7 IP, groot 451,5238 hektaar, geregistreer in die naam van Leon Hattingh onder Grondbrief T53718/1980 gedateer 31 Oktober 1980.

Gedeelte 10 van die plaas Koppiesfontein 7 IP, groot 420,4054 hektaar, geregistreer in die naam van Gabriel Pieter Coetzee onder Grondbrief T59101/1980 gedateer 26 November 1980.

Gedeelte 11 van die plaas Koppiesfontein 7 IP, groot 444,6962 hektaar, geregistreer in die naam van Frederick Gideon Becker onder Grondbrief T53719/1980 gedateer 31 Oktober 1980.

Gedeelte 12 van die plaas Koppiesfontein 7 IP, groot 636,3196 hektaar, geregistreer in die naam van Johannes Gerhardus van Niekerk onder Grondbrief T16577/1981 gedateer 26 Maart 1981.

Die Kommissie op Herstel van Grondregte sal die eis mettertyd ingevolge van die Wet ondersoek. Enige party wat 'n belang het by die grond waarop die eis ingestel is, word genooi om **binne 30 dae** vanaf publikasie van hierdie kennisgewing, enige kommentaar/inligting te stuur aan die Streekgrondeisekommissaris: Gauteng- en Noordwes-provinsie, Privaatsak X03, Arcadia, 0007. Telefoon (012) 324-5800. Faks (012) 324-5812.

E. T. MASHININI

Streekgrondeisekommissaris

(29 August 1997)/(29 Augustus 1997)

NOTICE 1240 OF 1997

SOUTH AFRICAN QUALIFICATIONS AUTHORITY

1. Draft Regulations for Education and Training Quality Assurance bodies (ETQAs) to be established in terms of section 5(1)(b)(i) of the South African Qualifications Authority Act (Act 58 of 1995) are hereby published for comment by interested parties, prior to recommendations for their acceptance being submitted for Ministerial approval.
2. Comment is invited on the acceptability of the Draft Regulations and the appendices attached thereto.
3. In making comment consideration should be given to the need for the Draft Regulations to be:
 - a. framed in a manner conducive to their understanding and implementation by members of National Standards Bodies, Standards Generating Bodies and Education and Training Quality Assurance bodies;
 - b. applicable to the development of the National Qualifications Framework, and
 - c. able to be implemented in practice.
4. For the information of those wishing to make comment, the following aspects are relevant:
 - a. twelve (12) National Standards Bodies are in the process of being formed,
 - b. National Standards Bodies will *inter alia* be required to recommend the registration of unit standards and qualifications on the National Qualifications Framework to the South African Qualifications Authority as indicated in the draft regulations for National Standards Bodies published in Government Gazette No. 17970 of 9 May 1997 ;
 - c. Education and Training Quality Assurance bodies will *inter alia* be required to monitor and audit achievements in terms of standards and qualifications registered on the National Qualifications Framework;
 - d. at the time of preparation of these regulations the South African Qualifications Authority is in the process of developing the National Qualifications Framework and its infrastructure. In order to enable the South African Qualifications Authority to proceed with the creation of a national qualifications framework certain decisions were taken or proposed by the South African Qualifications Authority, affecting the elements of the National Qualifications Framework and

its application. These decisions, which affect the functioning of National Standards Bodies, Standards Generating Bodies and Education and Training Quality Assurance bodies are reflected in the Draft Regulations and are to be applied by such bodies, on the understanding that the National Qualifications Framework is in the process of development and that these decisions will be revised from time-to-time.

5. Comment should reach:

The Executive Officer
South African Qualifications Authority
Private Bag X895
Pretoria
0001

by 1st October 1997

6. Public hearings will take place as follows, at venues which will be promulgated in the Sunday press:

25th September: Cape Town
29th September : Durban
30th September: Port Elizabeth
1st October: Johannesburg

7. Further enquiries may be directed to the office of the Executive Officer at

Telephone 012-312-5144 or
Facsimile 012-328-3602.

ETQA REGULATIONS

SAQA 14/P

SOUTH AFRICAN QUALIFICATIONS AUTHORITY: REGULATIONS GOVERNING THE ACTIVITIES OF EDUCATION AND TRAINING QUALITY ASSURANCE BODIES (ETQAs)

(Scope: These regulations, which are a part of a series of regulations covering the activities of the sub-structures of the SA Qualifications Authority, are applicable to the activities of Education and Training Quality Assurance bodies (ETQAs) and should be read in conjunction with regulations applicable to National Standards Bodies and Standards Generating Bodies).

DEFINITIONS

1. In these Regulations, unless the context otherwise indicates-

“Accreditation” means the evaluation and formal recognition of the quality management system of a body;

“Act” means the SA Qualifications Authority Act, No 58 of 1995;

“Authority” means the SA Qualifications Authority (SAQA) established in terms of Section 3 of the Act;

“Applied competence” means the ability to put into practice in the relevant context the learning outcomes acquired in obtaining a qualification;

“Assessor” or “constituent assessor” means the person who is registered by the relevant Education and Training Quality Assurance body in accordance with criteria established for this purpose to measure the achievement of specified National Qualifications Framework standards and qualifications;

“Chairperson” means the Chairperson of the Authority;

“Committee” means any committee of the Authority referred to in section 7(1) of the Act;

“Constituent” means belonging to the defined or delegated constituency of an organisation or body referred to in these regulations;

“Core learning” or “Core” means that compulsory learning required in situations contextually relevant to the particular qualification;

“Credit” means that value assigned to a given number of notional hours of learning;

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“Critical Interest Group” means that organisation whose presence is essential to the success of the activities of the National Standards Body under consideration;

“Critical Outcomes” or “Critical Cross-field Education and Training Outcomes” means those generic outcomes which inform all teaching and learning, and are as defined in these regulations;

“Department” means the Department of Education and/or Labour;

“Education and Training Quality Assurance body” (ETQA) means a body established in terms of section 5(1)(a)(ii) of the Act, responsible for monitoring and auditing achievements in terms of national standards and qualifications, and to which specific functions relating to the monitoring and auditing of national standards and qualifications have been assigned in terms of section 5(1)(b)(i) of the Act;

“Education and training sub-systems” means those inter-related organisations of the State and the private sector whose function it is to ensure that learning takes place;

“Elective learning” or “Elective” means a selection of additional credits at the level of the NQF specified, from which a choice may be made to ensure that the purpose(s) of the qualification is achieved;

“Executive Committee” means a committee established in terms of section 7(1) of the Act to carry out certain designated functions on behalf of the Authority;

“Executive Officer” means the person appointed by the Authority with the concurrence of the Minister to perform the functions designated in Section 6 of the Act;

“Field” means a particular area of learning used as an organising mechanism for the National Qualifications Framework;

“Fundamental learning” or “fundamental” means that learning which forms the grounding or basis needed to undertake the education, training or further learning required in the obtaining of a qualification;

“Integrated assessment” means that form of assessment which permits the learner to demonstrate applied competence and which uses a range of formative and summative assessment methods;

“Level Descriptor” means that statement describing a particular level of the eight levels of the National Qualifications Framework;

ETQA REGULATIONS

“Member” means a member of the Authority appointed by the Minister in terms of Section 4 of the Act;

“Minister” means the Minister of Education and, for the purposes of sections 4(2), 4(3), 4(4), 4(5), 4(6), 5(1)(c), 11, 13(2), 14 and 15(2) of the Act, the Minister of Education in consultation with the Minister of Labour;

“Moderation” means the process which ensures that assessment of the outcomes described in National Qualifications Framework standards and qualifications is fair, reliable and valid;

“Moderating body” means a body specifically appointed by SAQA for the purpose of moderation;

“National Standards Body” (NSB) means a body registered in terms of section 5(1)(a)(ii) of the Act, responsible for establishing education and training standards or qualifications, and to which specific functions relating to the registration of national standards and qualifications have been assigned in terms of section 5(1)(b)(i) of the Act;

“Notional hours of learning” means the learning time that it is conceived it would take an average learner to meet the outcomes defined, and includes concepts such as contact time, time spent in structured learning in the workplace and individual learning.

“Outcomes” means the contextually demonstrated end-products of the learning process;

“Provider” means a body which delivers learning programmes which culminate in specified National Qualifications Framework standards and or qualifications and manages the assessment thereof;

“Primary focus” means that activity or objective within the sector or sub-system upon which an organisation or body concentrates its efforts;

“Qualification” means a planned combination of learning outcomes which has a defined purpose or purposes, and which is intended to provide qualifying learners with applied competence and a basis for further learning; and it means the formal recognition of the achievement of the required number and type of credits and such other requirements at specific levels of the National Qualifications Framework as may be determined by the relevant bodies registered for such purpose by the South African Qualifications Authority;

“Qualifying learner” means a learner who has obtained a qualification;

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“Quality assurance” means the process of ensuring that the degree of excellence specified is achieved;

“Quality audit” means the process of examining the indicators which show the degree of excellence achieved;

“Quality management system” means the combination of processes used to ensure that the degree of excellence specified is achieved;

“Recognition of Prior Learning” means the comparison of the previous learning and experience of a learner howsoever obtained against the learning outcomes required for a specified qualification, and the acceptance for purposes of qualification of that which meets the requirements;

“Resolution” means a decision of the authority;

“Specific Outcomes” means contextually demonstrated knowledge, skills and values which support one or more critical outcomes;

“Specialised learning” or “Specialisation” means that specialised theoretical knowledge which underpins application in the area of specialisation;

“Standard” means registered statements of desired education and training outcomes and their associated assessment criteria;

“Standards Generating Body” (SGB) means a body registered in terms of section 5(1)(a)(ii) of the Act, responsible for establishing education and training standards or qualifications, and to which specific functions relating to the establishing of national standards and qualifications have been assigned in terms of section 5(1)(b)(i) of the Act;

“Sector” means a defined portion of social, commercial or educational activities used to prescribe the boundaries of an Education and Training Quality Assurance body, and

“Unit Standard” means registered statements of desired education and training outcomes and their associated assessment criteria together with administrative and other information as specified in these regulations.

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INTRODUCTION**ESTABLISHMENT OF THE SOUTH AFRICAN QUALIFICATIONS AUTHORITY (SAQA)**

2. The South African Qualifications Authority (SAQA, the Authority) was established in terms of the SAQA Act (Act 58 of 1995)(the Act) in October 1995 to "provide for the development and implementation of a National Qualifications Framework.... and to provide for matters connected therewith". A Chairperson and members were appointed in terms of Government Gazette No. 913 of 31 May 1996, with one seat for a discretionary appointment being left vacant. With this exception, SAQA as a body is representative of the key stakeholders in education and training.

3. The vision towards which SAQA strives is:

"Reconstructed and re-developed education and training which reflects the objectives of the National Qualifications Framework (NQF), which are to:

- create an integrated national framework for learning achievements;
- facilitate access to, and mobility and progression within education, training and career paths;
- enhance the quality of education and training;
- accelerate the redress of past unfair discrimination in education, training and employment opportunities; and thereby
- contribute to the full personal development of each learner and the social and economic development of the nation at large."

MISSION

4. The mission, ie that which is to be done by the SAQA organisation in striving towards the vision is derived from the Act (Section 5) and is:

"To ensure the development and implementation of a National Qualifications Framework".

FUNCTIONS OF THE AUTHORITY

5. The functions of the Authority (section 5 of the Act) derived from this mission and the Act are in essence to:

- 5.1 oversee the development of the National Qualifications Framework (NQF);
- 5.2 formulate and publish policies and criteria for -

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- registration of bodies responsible for establishing education and training standards; and
 - the accreditation of bodies responsible for monitoring and auditing achievements in terms of standards and qualifications;
- 5.3 oversee the implementation of the NQF, including -
- the accreditation of bodies responsible for moderating and auditing achievements and the assignment of functions to them;
 - the registration of national standards and qualifications;
 - ensuring compliance with the provisions for accreditation, and
 - ensuring international comparability of registered standards and registered qualifications;
- 5.4 advise the Minister (of Education and of Labour) on registration of standards and qualifications; and
- 5.5 be responsible for the finances of SAQA.

PRINCIPLES

6. The principles, also derived from the Act, which guide the development and the functioning of SAQA are:
- 6.1 **Consult and Co-operate:** Pursue the objectives of the NQF and execute the functions of SAQA after consultation and in co-operation with specified bodies, and with due regard for Parliamentary and provincial powers.
- 6.2 **Needs of Learners and the Nation:** The NQF must contribute to the full development of each learner and to the social and economic development of the nation at large.

CORE STRATEGY

7. The core strategy, which is a simple concise statement of the essence of how SAQA intends to achieve its mission, is
- “To develop and sustain policies, procedures and infrastructures for the NQF actively supported by the key stakeholders in education and training”.
8. This core strategy requires that:
- 8.1 key stakeholders be involved (and not merely be consulted and co-operated with) in the process of identifying, proposing, preparing, implementing and

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- maintaining policies and procedures as well as the resulting infrastructures needed for the NQF;
- 8.2 in addition to its regulatory role, SAQA will guide, advise and support (financially, physically and morally) the process and its results when and where the key stakeholders require, and
- 8.3 will tailor its staffing, their development and the supporting infrastructure accordingly.

EDUCATION AND TRAINING QUALITY ASSURANCE BODIES**AUTHORITY FOR ESTABLISHMENT OF EDUCATION AND TRAINING QUALITY ASSURANCE BODIES (ETQAs)**

9. In terms of section 5 of the Act, SAQA may *inter alia* undertake the registration and accreditation of bodies responsible for establishing education and training standards or qualifications; the registration of national standards and qualifications, and the accreditation of bodies responsible for monitoring and auditing achievements in terms of such standards or qualifications.
10. ETQAs are bodies accredited by SAQA for the purpose of monitoring and auditing achievements in terms of national standards and qualifications, and to which specific functions relating to the monitoring and auditing of national standards and qualifications have been assigned in terms of section 5(1)(b)(i) of the Act. In a sector where no ETQA has been accredited, and where SAQA deems it necessary, SAQA shall undertake the functions and responsibilities which would normally be allocated to such an ETQA.
11. ETQAs shall be established on the basis of:
- 11.1 social sectors or
 - 11.2 economic sectors or
 - 11.3 education and training sub-systems.

FUNCTIONS OF ETQAs

12. ETQAs shall perform the following functions delegated by SAQA:
- 12.1 the accreditation of constituent providers;
 - 12.2 the promotion of quality amongst constituent providers;
 - 12.3 the monitoring of provision by constituent providers;
 - 12.4 the evaluation of assessment and facilitation of moderation among constituent providers;

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- 12.5 the registration of constituent assessors for specified National Qualifications Framework standards and/or qualifications in terms of the criteria established for this purpose;
 - 12.6 take responsibility for the certification of constituent learners;
 - 12.7 co-operation with the relevant body or bodies appointed to moderate across ETQAs ie to moderate the quality assurance on specified National Qualification Framework standards and/or qualifications for which one or more ETQAs has been accredited;
 - 12.8 the recommendation of new standards and qualifications to NSBs for consideration, or the recommendation of modifications to existing NQF standards and qualifications to NSBs for consideration;
 - 12.9 the maintenance of a data-base acceptable to SAQA;
 - 12.10 the submission of reports to SAQA in accordance with SAQA requirements, and
 - 12.11 such other functions as may from time-to-time be delegated by SAQA.
13. In performing these functions ETQAs:
- 13.1 shall abide by the decisions and proposed decisions of SAQA contained in Appendix A to these regulations;
 - 13.2 should be guided by the interpretation of aspects related to quality assurance contained in Appendix C to these regulations, and
 - 13.2 may, in terms of the functions indicated in paragraph 27 above, delegate selected functions to a constituent provider or other body with the prior approval of SAQA, but may not delegate its accountability to SAQA.

CRITERIA FOR THE ACCREDITATION OF ETQAs

14. Organisations, which meet the criteria for accreditation as ETQAs indicated in paragraphs 15-16 below may apply to SAQA for accreditation as ETQAs.
15. Such organisations shall demonstrate that:
- 15.1 there is a need for an ETQA to be established in the sector or sub-system in which it wishes to function;
 - 15.2 it has a primary focus for its quality assurance activities based upon its association with the identified sector or sub-system and the identified mission of that sector or sub-system;
 - 15.3 its accreditation will adhere to the principles of minimising duplication of ETQAs and the rational organisation of ETQAs;
 - 15.4 it has the capacity to perform the functions delegated to it by SAQA;
 - 15.5 it has sufficient resources to be considered viable for the duration of the period of accreditation;
 - 15.6 it has a quality management system which includes at least the following:

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- 15.6.1 quality management policies which define the quality which the ETQA wishes to achieve;
- 15.6.2 quality management procedures which enable the ETQA to practice its defined quality management policies;
- 15.6.3 review mechanisms which ensure that the quality management policies and procedures defined are applied and remain effective;
- 15.7 the function of quality assurance is separate from and independent of the function of provision of education and training, bearing in mind national stakeholder representation;
- 15.8 in respect of the quality assurance function, it has national stakeholder representation at decision-making level, which representation shall ensure public accountability and transparency;
- 15.9 its activities will advance the objectives of the NQF, which are to:
- create an integrated national framework for learning achievements;
 - facilitate access to, and mobility and progression within education, training and career paths;
 - enhance the quality of education and training;
 - accelerate the redress of past unfair discrimination in education, training and employment opportunities; and thereby
 - contribute to the full personal development of each learner and the social and economic development of the nation at large.
16. Organisations seeking accreditation as ETQAs shall accept the right of:
- 16.1 SAQA to examine at any time the activities of an ETQA and review its quality management policies and procedures;
- 16.2 SAQA to provide guidance on issues relating the activities of ETQAs, and
- 16.3 the right of members of the ETQA to approach SAQA directly on matters affecting the effectiveness of the ETQA.

ACCREDITATION OF ETQAs

17. Each ETQA upon accreditation shall be issued with a certificate of accreditation by SAQA.
18. The certificate of accreditation shall indicate the specific National Qualification Framework standards and/or qualifications for which accreditation has been granted. Such standards and/or qualifications shall normally be limited to the primary focus of the ETQA, ie that activity or objective within the sector or sub-system of which it forms part upon which it concentrates its efforts.

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19. Each ETQA shall, at the beginning of the third year after accreditation and every third year thereafter, submit a report to SAQA stating the reasons why such accreditation should be retained, and indicating the results achieved by the ETQA during the previous two years.

EXTENSION OF ACCREDITATION OF ETQAs

20. An ETQA which desires the extension of its accreditation to include National Qualification standards and/or qualifications not considered by SAQA to be within its primary focus, it shall submit an application to that effect to SAQA, demonstrating its ability to meet the criteria for such accreditation in terms of paragraphs 17-19 above.
21. Upon the granting of the extension the certificate of accreditation shall be endorsed accordingly.

WITHDRAWAL OF ACCREDITATION OF ETQAs

22. The accreditation of an ETQA may be withdrawn if, in the opinion of SAQA it fails to perform its functions satisfactorily.

MEMBERSHIP OF ETQAs

23. Organisations, which meet the criteria for accreditation as ETQAs and the members of which are representative of the national stakeholder bodies with a key interest in the sector or sub-system, may apply to SAQA for accreditation as ETQAs.

RELINQUISHING OF APPOINTMENT BY MEMBERS OF ETQAs

24. The Chairperson or any member of the ETQA referred to in par 15-18 above shall relinquish the appointment if:
- 24.1 his or her estate is sequestrated or he or she enters into a compromise with his or her creditors;
 - 24.2 he or she is detained as a mentally disordered person in terms of any law;
 - 24.3 he or she is absent from three consecutive meetings of the ETQA without leave from the ETQA;
 - 24.4 he or she resigns by giving notice in writing to the ETQA, or
 - 24.5 he or she, during the course of his or her term of office, is found guilty of an offence and sentenced to imprisonment without the option of a fine.

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RULES OF PROCEDURE

25. The activities and functioning of ETQAs shall be governed by the Rules of Procedure set out in Appendix B to these Regulations.

FINANCING THE ACTIVITIES OF ETQAs

26. **Charges Raised for Registration, Accreditation and for Services Provided:** In terms of section 10 of the Act, SAQA may charge or waive fees for the granting of any registration or accreditation and for any services provided. In terms of these regulations, SAQA has delegated parts of the functions of registration of assessors, accreditation and providing other services to ETQAs. Such bodies may, in agreement with SAQA raise or waive charges in respect of those functions and charges.
27. **Agreement on Charges to be Raised or Waived:** Each ETQA wishing to reach agreement with SAQA on charges to be raised or waived shall produce a business plan indicating the objectives to be achieved in the period under review which shall normally be three years, and which shall include a financial budget. The financial plan shall indicate the proposed charges to be raised or waived and the effect of such proposals on the achievement of the objectives of the NQF with particular reference to facilitating access to, and mobility and progression within education, training and career paths.

PROVIDERS OF EDUCATION AND TRAINING**AUTHORITY FOR THE ACCREDITATION OF PROVIDERS**

28. In terms of section 5 of the Act, SAQA may *inter alia* undertake the registration and accreditation of bodies responsible for establishing education and training standards or qualifications; the registration of national standards and qualifications, and the accreditation of bodies responsible for monitoring and auditing achievements in terms of such standards or qualifications.
29. Providers are bodies which deliver, and manage the assessment of learning programmes which culminate in specified National Qualifications Framework standards and/or qualifications. Such bodies are normally registered as such in accordance with criteria specified by their registering organisations in accordance with relevant legislation.
30. A provider may be accredited by an ETQA with powers delegated to it by SAQA, if it meets the criteria specified below.

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CRITERIA FOR THE ACCREDITATION OF PROVIDERS

31. A provider may be accredited by an ETQA whose primary focus coincides with the primary focus of the provider on condition that:
- 31.1 it is registered as a provider in terms of the relevant legislation, if applicable;
 - 31.2 it has a quality management system which includes at least the following:
 - 31.2.1 quality management policies which define that which the provider wishes to achieve;
 - 31.2.2 quality management procedures which enable the provider to practice its defined quality management policies;
 - 31.2.3 review mechanisms which ensure that the quality management policies and procedures defined are applied and remain effective;
 - 31.3 it can demonstrate through its quality management system:
 - 31.3.1 the capacity and ability to develop, deliver and evaluate learning programmes which culminate in specified National Qualifications Framework standards and/or qualifications;
 - 31.3.2 adequate financial, administrative and physical resources;
 - 31.3.3 appropriate policies and practices for staff selection, appraisal and development;
 - 31.3.4 appropriate policies and practices for student entry, guidance and support systems;
 - 31.3.5 appropriate policies and practices for the management of off-site practical/ work-site components where applicable;
 - 31.3.6 appropriate policies and practices for the management of assessment, and
 - 31.3.7 the capacity and ability to produce appropriate reports,
 - 31.3.8 the capacity and ability to ensure the achievement of desired outcomes, using their available resources and procedures.
 - 31.4 it has not already been granted accreditation by or applied for accreditation to another ETQA.

ACCREDITATION OF PROVIDERS

32. Each provider, upon accreditation shall be issued with a certificate of accreditation by the relevant ETQA and endorsed by SAQA, which certificate shall state :
- 32.1 that it is a constituent provider of the relevant ETQA, and

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32.2 the National Qualifications Framework standards and/or qualifications for which accreditation is granted.

33. Each provider shall, at the beginning of the third year after accreditation and every third year thereafter, submit a report to the relevant ETQA stating the reasons why such accreditation should be retained, and indicating the results achieved by them during the previous two years.

EXTENSION OF ACCREDITATION OF PROVIDERS

34. A provider which desires the extension of its accreditation to include National Qualification standards and/or qualifications not considered by the ETQA as endorsed by SAQA to be within its primary focus, it shall submit an application to that effect to the ETQA with which it is accredited, demonstrating its ability to meet the criteria for such accreditation.

35. Upon the granting of the extension, the certificate of accreditation shall be endorsed accordingly.

TEMPORARY AND INTERIM ACCREDITATION OF PROVIDERS

36. If in the opinion of the relevant ETQA a provider does not meet all the criteria for accreditation, then:

36.1 a provider may be granted temporary accreditation for a specified and agreed period of time during which it will be expected to undergo an agreed programme of development designed to enable it to meet the required criteria prior to being granted accreditation, conditional upon the interests of the learner being protected; or

36.2 a provider may be granted temporary accreditation for a specified and agreed period of time during which it will be expected to demonstrate that it can meet the required criteria prior to being granted accreditation; or

36.3 in the case of an existing provider offering standards and/or qualifications which have been recorded by SAQA in terms of the regulations for NSBs, temporary accreditation may be granted for a period of two years during which time it will be expected to demonstrate that it can meet the required criteria prior to being granted accreditation.

37. Each provider, upon temporary or interim accreditation shall be issued with a certificate of temporary or interim accreditation by the relevant ETQA and endorsed by SAQA, which certificate shall state :

37.1 that it is a constituent provider of the relevant ETQA, and

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- 37.2 the National Qualifications Framework standards and/or qualifications for which temporary or interim accreditation is granted, and
- 37.3 the period of currency of the temporary or interim accreditation.

WITHDRAWAL OF ACCREDITATION OF PROVIDERS

- 38. The accreditation of a provider may be withdrawn if, in the opinion of the ETQA endorsed by SAQA it fails to perform its functions satisfactorily.
- 39. A provider may similarly request that its accreditation be withdrawn if it so desires.

MODERATING BODIES**AUTHORITY FOR THE ESTABLISHMENT OF MODERATING BODIES**

- 40. In terms of section 5 of the Act, SAQA may *inter alia* undertake the registration and accreditation of bodies responsible for establishing education and training standards or qualifications; the registration of national standards and qualifications, and the accreditation of bodies responsible for monitoring and auditing achievements in terms of such standards or qualifications.
- 41. Moderating bodies are those appointed to ensure that the process of assessment of the outcomes described in National Qualifications Framework standards and qualifications is fair, reliable and valid.

FUNCTIONS OF MODERATING BODIES

- 42. Moderating bodies shall perform the following functions on behalf of SAQA:
 - 42.1 determine whether assessment decisions in respect of specified National Qualifications Framework standards and/or qualifications are fair, reliable and valid in terms of the outcomes described in those standards and/or qualifications, in one or more of the following designated areas:
 - across ETQAs and
 - such other moderation functions as may be designated by SAQA from time to time.
 - 42.2 make recommendations to SAQA concerning:
 - improvements required in the functioning of ETQAs;
 - accreditations of ETQAs;
 - changes to National Qualifications Framework standards and/or qualifications to be considered by NSBs, and
 - such other aspects as may be designated by SAQA from time to time.

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CRITERIA FOR THE APPOINTMENT OF MODERATING BODIES

43. A moderating body may be appointed by SAQA provided that it:
- 43.1 has been recommended for appointment by the relevant SGB in terms of the NSB Regulations;
 - 43.2 has demonstrated the ability to carry out the moderation functions in a manner which ensures that assessment of the outcomes described in National Qualifications Framework standards and qualifications is fair, reliable and valid, and
 - 43.3 has national stakeholder representation at decision-making level, which representation reflects the interests of those who derive benefit from and have a direct interest in the activities of the moderating body.

APPOINTMENT OF MODERATING BODIES

44. SAQA may appoint a moderating body or moderating bodies for such a period of time and for such National Qualifications Framework standards and/or qualifications it considers necessary to ensure the execution of the function of moderation.
45. Upon appointment, SAQA shall issue each moderating body with a letter of appointment stipulating the date and duration of appointment and the National Qualifications Framework standards and/or qualifications it is required to moderate.

TERMINATION OF APPOINTMENT OF MODERATING BODIES

46. The appointment of a moderating body shall automatically terminate at the time and date stipulated in the letter of appointment, unless otherwise indicated in writing by SAQA.
47. The appointment of a moderating body may be terminated if, in the opinion of the SGB endorsed by SAQA it fails to perform its functions satisfactorily.

21 August 1997

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APPENDIX A TO
REGULATIONS FOR ETQAs**THE NATIONAL QUALIFICATIONS FRAMEWORK: LEVELS, BANDS, QUALIFICATIONS, STANDARDS AND CRITICAL OUTCOMES****INTRODUCTION**

1. At the time of preparation of these regulations the South African Qualifications Authority (SAQA) is in the process of developing the National Qualifications framework (NQF) and its infrastructure. In order to enable SAQA to proceed with the creation of an NQF certain decisions were taken affecting the elements of the NQF and its application. These decisions, which affect the functioning of National Standards Bodies (NSBs), Standards Generating Bodies (SGBs) and Education and Training Quality Assurance bodies (ETQAs) are reflected below and are to be applied by such bodies, on the understanding that the NQF is in the process of development and that these decisions will be revised from time-to-time.

LEVELS, BANDS AND FIELDS

2. **Levels:** The NQF consists of an eight-level framework, with Levels 1 and 8 respectively being regarded as open-ended. Level 1 accommodates three Adult Basic Education and Training (ABET) certification levels.
3. **Bands:** In the NQF three bands are recognised ie General Education and Training (covering Level 1 and below), Further Education and Training (covering Levels 2 to 4), and Higher Education and Training (covering Level 5 and above) as descriptive terms encapsulating levels of education and training in South Africa.
4. **Fields:** The following twelve fields are the organising fields of the NQF:

- 01 Agriculture and Nature Conservation
- 02 Culture and Arts
- 03 Business, Commerce and Management Studies
- 04 Communication Studies and Language
- 05 Education, Training and Development
- 06 Manufacturing, Engineering and Technology
- 07 Human and Social Studies
- 08 Law, Military Science and Security
- 09 Health Sciences and Social Services
- 10 Physical, Mathematical, Computer and Life Sciences
- 11 Services
- 12 Physical Planning and Construction

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STANDARDS AND CRITICAL OUTCOMES**5. Unit Standards:**

5.1 The purpose of a Unit Standard is to provide:

- an assessor document;
- a learner's guide and
- an educator's guide for the preparation of learning material

5.2 A Unit Standard should consist of:

- 5.2.1 a unit standard title
- 5.2.2 a SAQA approval logo
- 5.2.3 a unit standard number
- 5.2.4 a unit standard level on the NQF
- 5.2.5 the credit attached to the unit standard
- 5.2.6 the field and sub-field of the unit standard
- 5.2.7 the issue date
- 5.2.8 the review date
- 5.2.9 purpose of the unit standard
- 5.2.10 learning assumed to be in place before this unit standard is commenced
- 5.2.11 specific outcomes to be assessed
- 5.2.12 assessment criteria, including essential embedded knowledge
- 5.2.13 accreditation process (including moderation) for the unit standard
- 5.2.14 range statements as a general guide for the scope, context, and level being used for this unit standard
- 5.2.15 a "notes" category which:
 - must include critical cross-field outcomes supported by the unit standard;
 - should include references to essential embedded knowledge if not addressed under Assessment Criteria (Item 12), and
 - may include other supplementary information on the unit standard.

6. **Critical Outcomes:** "Critical Cross-Field Education and Training Outcomes " (Short Title: Critical Outcomes) shall be applied in a specified context. The following are Critical Outcomes that can successfully be embedded with standards:

- 6.1 Identify and solve problems in which responses display that responsible decisions using critical and creative thinking have been made.
- 6.2 Work effectively with others as a member of a team, group, organisation, community.

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- 6.3. Organise and manage oneself and one's activities responsibly and effectively.
- 6.4. Collect, analyse, organise and critically evaluate information.
- 6.5. Communicate effectively using visual, mathematical and/or language skills in the modes of oral and/or written persuasion.
- 6.6. Use science and technology effectively and critically, showing responsibility towards the environment and health of others.
- 6.7. Demonstrate an understanding of the world as a set of related systems by recognising that problem-solving contexts do not exist in isolation.
- 6.8. In order to contribute to the full personal development of each learner and the social and economic development of the society at large, it must be the intention underlying any programme of learning to make an individual aware of the importance of:
 - reflecting on and exploring a variety of strategies to learn more effectively;
 - participating as responsible citizens in the life of local, national and global communities;
 - being culturally and aesthetically sensitive across a range of social contexts;
 - exploring education and career opportunities, and
 - developing entrepreneurial opportunities.

CRITERIA FOR THE REGISTRATION OF QUALIFICATIONS

7. In order to be registered as a National Qualification, a qualification shall meet the following requirements:
 - 7.1. **Composition of Qualifications:** A qualification shall:
 - 7.1.1 represent a planned combination of learning outcomes which has a defined purpose or purposes, and which is intended to provide qualifying learners with applied competence and a basis for further learning;
 - 7.1.2 add significant value to the qualifying learner in terms of enrichment of the person; provision of status, recognition, credentials and licensing; enhancement of marketability and employability; opening-up of access routes to additional education and training;
 - 7.1.3 provide benefits to society and the economy through enhancing citizenship; increasing social and economic productivity; providing

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specifically skilled/professional people; transforming and redressing legacies of inequity;

7.1.4 comply with the objectives of the NQF including the enhancement of learner access, mobility and progression, and the provision of quality education and training;

7.1.5 have both specific and critical cross-field outcomes which promote life-long learning, and

7.1.6 be internationally comparable, where applicable.

7.2. **Credits and Qualifications:** A total of 120 (one hundred and twenty) or more credits shall be required normally for registration at levels 1 to 8, with a minimum of 72 (seventy-two) credits being obtained at or above the level at which the qualification is registered. The number and levels of credits constituting the balance (of forty-eight) shall also be specified. Qualifications consisting of less than 120 credits may be considered if they:

7.2.1 meet the requirements in paragraph 7.1 above; and

7.2.2 enable learners to progress within the NQF as in paragraph 7.1.4 above.

7.3 **Types, levels and titles of Qualifications:** The type and level of qualification shall be determined on the basis of the total number and levels of credits required in accordance with the following criteria:

7.3.1 National Certificate: A minimum of 120 (one hundred and twenty) credits with 72 (seventy-two) credits at or above the level at which the certificate is registered. Where SAQA has considered and found that a qualification consisting of less than the minimum number of credits met the requirements stated in paragraphs 7.2.1 and 7.2.2 above, the foregoing requirement is waived and the qualification registered as a National Certificate.

7.3.2 National First Diploma: A minimum of 240 (two hundred and forty) credits, of which a minimum of 72 (seventy-two) shall be at level 5 or above on the NQF.

7.3.3 National First Degree: A minimum of 360 (three hundred and sixty) credits of which a minimum of 72 (seventy-two) shall be at level 6 or above on the NQF.

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7.3.4 **Titles of Qualifications:** Qualifications shall be distinguished by type, NQF level, number of credits and title. The title should describe the primary purpose of the qualification.

7.4 **Fundamental, Core and Elective learning for National Certificates at NQF levels 1 to 4:** An adequate level of applied competence acquired through general and further education and training shall be ensured at these levels. For this reason the following criteria apply:

7.4.1 **Credits:** The minimum of 72 (seventy-two) credits required at or above the level at which the certificate is awarded, shall be divided into the following categories:

7.4.1.1 **Fundamental learning**

A minimum of 20 (twenty) credits from the field of Communication Studies and Language, and in addition;

a minimum of 16 (sixteen) credits from the sub-field of Mathematics (which includes numeracy) in the case of certificates at level 1.

[It is the intention of SAQA to include a requirement for 16 (sixteen) credits in the sub-fields focussing on Mathematics literacy in the case of certificates at levels 2-4 by the year 2002.]

7.4.1.2 **Core and Elective Learning**

A minimum of 36 (thirty-six) credits at level 2 and 52 (fifty-two) at levels 2-4 which shall be divided between the Core and Elective categories, with each qualification specifying the distribution of credits required in these categories; provided that the range of additional credits shall be broad enough to enable learners to pursue some of their own learning interests.

7.5 **Fundamental, Core and Elective learning for Qualifications at NQF levels 5 to 8:** More flexible rules of combination in terms of credits for Fundamental, Core and Elective learning may be applied at these levels, providing that the requirements of paragraphs 7.1 and 7.4.2 above are met.

7.6 **Recognition of Prior Learning:** In the rules governing the award of qualifications shall be indicated that qualifications may be achieved in whole or in part through the recognition of prior learning (RPL), which concept includes learning outcomes achieved through formal, informal and non-formal learning and work experience.

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- 7.7 **Assignment of Levels to Standards and Qualifications:** The assignment of levels to standards, other components of qualifications and qualifications shall occur as follows:

7.7.1 **Standards:** The “community” of SGBs and the NSB in each field will be required to reach agreement on the level of each standard or unit standard on a scale of eight levels (as in the NQF), taking into account the way in which both the breadth and the depth of knowledge, skills and values in a specific sub-field have been advanced by learning, and the way in which one or more of the critical cross-field outcomes is seen to be a distinctive although contextual part of the prescribed outcome of the unit standard concerned.

7.7.2 **Qualifications:**

7.7.2.1 The proposers of unit standards-based qualifications will be required to construct, through appropriate rules of combination of selected unit standards registered at different levels, qualifications which have exit levels that are a function both of the particular component standards used, and of a process of integrating the overall outcome, again considered as reflecting the extent (on a scale of 1 to 8) to which knowledge, skills and values in a sub-field have been acquired and the critical cross-field outcomes incorporated, into the assessable performance.

7.7.2.2 The proposers of qualifications not based on unit standards will be required to construct combinations of learning outcomes which have exit levels that are a function of the most advanced outcomes included and of a process of integrating the overall outcome, considered as reflecting the extent (on a scale of 1 to 8), to which knowledge, skills and values in a sub-field have been acquired and the critical sub-field outcomes incorporated into the assessable performance as a whole.

7.7.3 **Level Descriptors:** NSBs will be required to engage with their SGBs to produce level descriptors (or descriptions of each of the eight levels of the NQF), with exemplars, which will explain their process of assigning levels to standards, other components of qualifications and qualifications. SAQA will engage with the NSBs and their SGBs to develop guidelines on level descriptors in order to ensure coherence

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across fields and to facilitate the assessment of international comparability of standards and qualifications.

REGISTRATION AND INTERIM REGISTRATION OF STANDARDS AND QUALIFICATIONS

8. Registration:

- 8.1 Standards, unit standards and Qualifications which meet the criteria contained in these regulations, shall each be registered for a period of three years, which registration shall be renewable.
- 8.2 At the beginning of the third year of registration, application may be made for renewal of the registration, stating the reasons for such application and indicating the manner in which the criteria contained in these regulations are met.

9. Interim Registration: For a transitional period, which shall be from 1 January 1998 to 31 December 2002, interim registration shall be granted to existing qualifications which have been approved in the past by an agency recognised by SAQA, provided that:

- 9.1 each qualification has been submitted to SAQA in its present form ie in the form in which it is normally presented to learners, before 31 December 1997, for recording;
- 9.2 such qualification, so recorded is submitted to one or more NSBs for processing in the form indicated in 9.3 below, within two years from 1 January 1998;
- 9.3 such qualification contains as a minimum the details specified below:
 - 9.3.1 purpose(s) of the qualification;
 - 9.3.2 assumptions of learning already in place before the programme leading to the qualification is commenced;
 - 9.3.3 exit level outcomes as indicated in paragraph 7.7.2 above and the associated assessment criteria;
 - 9.3.4 total credits required;
 - 9.3.5 minimum (and sometimes maximum) credits required at specific levels;
 - 9.3.6 integrated assessment appropriately incorporated to ensure that the purpose(s) of the qualification is achieved;
 - 9.3.7 articulation possibilities with related qualifications (either generic or specific arrangements for articulation);

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9.3.8 criteria for the registration of assessors;

9.3.9 moderation options including the recommendation of a moderating body or bodies, and

9.4 such qualification meets the requirements stated in paragraph 1 above.

10. Transitional Period:

10.1 A transitional period of five years (ie from 1 January 1998 to 31 December 2002) is set for the interim registration of qualifications on the NQF. This transitional period allows existing qualifications which meet the minimum criteria set out in paragraph 9 above, continually to be phased- out and to be replaced with new versions. New qualifications may be submitted for interim registration during this period in the same format required for existing qualifications or in a format based on unit standards, as justified in each case by the proposer(s). No qualifications may be submitted for interim registration after 31 December 2002, and all interim registrations shall expire on that date.

CREDITS

11. **Credit:** The credit system is based on 1 credit equalling 10 notional hours of learning, motivated in context in each case.

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APPENDIX B TO
ETQA REGULATIONS**EDUCATION AND TRAINING QUALIFICATION ASSURANCE
BODIES (ETQAs): RULES OF PROCEDURE****DEFINITIONS**

1. In these Rules, unless the context otherwise indicates-

“Act” means the SA Qualifications Authority Act, No 58 of 1995;

“Authority” means the SA Qualifications Authority established in terms of Section 3 of the Act;

“Chairperson” means the Chairperson of the NSB;

“Committee” means any committee of the NSB established in terms of the Regulations;

“Department” means the Department of Education and/or Labour

“Executive Committee” means a committee established in terms of the Regulations to carry out certain designated functions on behalf of the NSB;

“Member” means a member of the NSB appointed by SAQA in terms of the Regulations;

“Minister” means the Minister of Education and, for the purposes of sections 4(2), 4(3), 4(4), 4(5), 4(6), 5(1)(c), 11, 13(2), 14 and 15(2), the Minister of Education in consultation with the Minister of Labour;

“Resolution” means a decision of the NSB.

“Secretary” means a member of the NSB designated for this purpose by the NSB in terms of the Regulations.

MEMBERS OF THE ETQA

2. The ETQA shall for the quality assurance function, consist of a Chairperson, a Deputy Chairperson, a Secretary and the other members appointed by SAQA in terms of the Regulations for ETQAs (the Regulations), subject to the requirement that the Chairperson

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shall first be elected by the members of the ETQA either from among their members or from other sources.

PRESIDING OFFICERS

3. The Chairperson of the ETQA shall preside at meetings of the ETQA. If the Chairperson is absent from any meeting Deputy Chairperson shall preside. In the absence of both, the members present may elect from among themselves a chairperson to act at the meeting.

MEETINGS OF THE ETQA

4. The ETQA shall meet at such places and at such times as may be decided by resolution from time to time.

5. Special meetings may be called at the discretion of the Chairperson, or at the substantiated request of not less than one-third of the members in which event the meeting shall be held at a time and place determined by the Secretary, as soon as practicable after the receipt of such a request.

6. The Chairperson after having consulted with the Executive Committee shall have the right to postpone any meeting of the ETQA if the business on the agenda appears not to warrant calling such a meeting, with the proviso that members shall be advised of such postponement at least one week before the date on which the ETQA is due to meet, and with the further proviso that meetings may not be cancelled or postponed due to accountable events or considerations beyond the control of the ETQA unless two-thirds of the members agree to this.

7. Any person whose presence is required for the purpose of a meeting may be invited by the ETQA to attend any meeting of the ETQA.

8. All documentation dispatched to members shall be labelled in a manner appropriate to the nature and status of the contents, with the understanding that it is incumbent upon members to ensure that such documentation is dealt with in accordance with that labelling.

NOTICE OF MEETINGS

9. Notice of any meeting of the ETQA which shall include an agenda of the matters to be considered there, shall be forwarded by the Secretariat to each member and such other persons required to attend at least 14 days before the scheduled date of the meeting to the address registered with the Secretary, provided that in the case of special meetings such shorter written notice as may be decided by the Chairperson, but not less than three working days, may be given.

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10. The non-receipt of any notice, duly sent to the registered address of any member, shall not affect or invalidate the proceedings of any meeting.

ATTENDANCE REGISTER

11. Every member present at a meeting of the ETQA shall sign the attendance register which shall be available for that purpose.

QUORUM

12. One half of the members, excluding the Chairperson, shall form a quorum at all ordinary meetings of the ETQA. At special meetings one-third of the members of the ETQA, excluding the Chairperson, shall constitute a quorum.

13. When the number of members present at the time and place fixed for a meeting is insufficient to form a quorum, the meeting shall continue, with the proviso that any decisions reached shall be considered to be draft decisions and shall be circulated to the ETQA for further discussion and comment prior to ratification.

PRESS STATEMENTS

14. Where it is deemed necessary to issue press statements concerning aspects relevant to the activities and meetings of the ETQA, they shall be issued by the Chairperson of the ETQA with the concurrence of the Chairperson of the Authority.

MINUTES

15. Minutes of each meeting shall be compiled and submitted for confirmation at the following meeting. The Secretary shall circulate the minutes to members at the same time as the notice convening the next meeting.

16. Minutes shall not reflect verbatim the proceedings of meetings, but shall be a summarised recording of the proceedings, resolutions and actions required, with the provision that any member shall have the right to request that his or her particular view be reflected in the minutes.

DEBATES OF THE ETQA AND VOTING

17. In the conduct of any meeting of the ETQA the ordinary rules of debate shall apply.
18. Decision-making shall be by consensus with the proviso that where consensus cannot be reached a vote may be taken. Where voting is deemed necessary it shall be by show of hands unless a ballot be requested by any member, when a secret ballot shall be held.

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19. The Chairperson, when presiding shall not have a deliberative vote, but a casting vote.
20. In the absence of the Chairperson the acting Chairperson (be it the Deputy Chairperson on another) shall not have a casting vote, but a deliberative vote.
21. It is incumbent upon a member of the ETQA to declare any pecuniary interest in a matter being debated by the ETQA and to offer to recuse himself or herself from the debate, provided that such member shall be recused when a decision on such matter is being made by the NSB.
22. Save as otherwise provided in these rules the decision of the majority of the members present at a meeting of the ETQA shall be the decision of the ETQA. Minority viewpoints may be recorded at the request of such members.
23. Notwithstanding the provisions of any of these rules, if any matter arises between ordinary meetings which requires a decision of the ETQA and which in the opinion of the Chairperson should not be delayed until the next ordinary meeting of the ETQA, the Chairperson may authorise the Secretary to prepare and dispatch by registered post or courier to each member a notice reflecting the matter in question and seeking a postal vote upon which a decision may be made. The notice shall specify the period in which a postal vote may be lodged, which shall not be less than 10 (ten) days from the date of dispatch of the notice. The decision of the majority of the ETQA shall be deemed to be the ETQA's decision. The result of each such ballot shall be made known at the next meeting of the ETQA.

ESTABLISHMENT OF EXECUTIVE COMMITTEE

24. An Executive Committee established in terms of the Regulations shall consist wholly of members of the ETQA and be appointed by it. It shall consist of the Chairperson and such other number of members as determined and nominated by the ETQA, provided that:

- 24.1 such Executive Committee shall, subject to the directions of the ETQA, conduct the affairs of the ETQA between meetings, provided that all decisions relating to matters of principle shall be the prerogative of the NSB;
- 24.2 the Chairperson, or in absence of the Chairperson, the acting Chairperson elected by the members shall preside at all meetings of the executive committee;
- 24.3 the Chairperson shall report on the work of the Executive Committee at each ordinary meeting of the ETQA, and
- 24.4 a quorum of the Executive Committee shall consist of the Chairperson plus one half of the members of that Committee.

ETQA REGULATIONS**ROLE OF SECRETARY**

25. The secretarial work incidental to the performance by the ETQA of its functions, shall be performed, subject to the directions of the Chairperson of the ETQA, by the Secretary.

26. The role of the secretary is to assist the ETQA through:

- 26.1 providing a secretarial function
- 26.2 advising on administrative matters
- 26.3 effective administration service
- 26.4 assistance in managing projects
- 26.5 executing such other tasks as the ETQA may from time to time require.

AMENDMENT OF THE RULES

27. These rules may be added to or amended at any meeting of the ETQA with the concurrence of the Authority, by a simple majority of the members present, provided that such amendment forms a specific item on the agenda, the text whereof was circulated to members with the agenda and provided that no fewer than half of its members are present at the meeting.

REVIEWING DECISIONS OF THE ETQA

28. Each decision taken at a meeting of the ETQA is to be allocated a unique ETQA Decision number and is seen as an ETQA decision. A member wishing to have a decision reviewed is required to submit written notice of such a requirement with full reasons for the desired review to the Secretariat at least 14 days prior to a meeting of the ETQA. Should the ETQA amend the decision, such amendment will be recorded in the minutes of the meeting, the necessary amendments to documentation made and revised versions of documentation issued.

ETQA REGULATIONS

APPENDIX C TO
ETQA REGULATIONS**AN INTERPRETATION OF HOW SAQA AND ITS ASSOCIATED
BODIES WILL RELATE IN TERMS OF QUALITY ASSURANCE****INTRODUCTION**

1. In paragraph 5.1 (a) (ii) of the Act, the suggestion is made that the bodies responsible for the setting of standards are not the same as those responsible for quality assurance. The separation of the quality assurance agents from the standards setting agents is specific to South Africa. Therefore in many ways, the process being undertaken in South Africa is breaking new ground by building on international experience.

ELEMENTS IN QUALITY ASSURANCE**Standard-setting**

2. It is clear that successful quality assurance is dependent on the statement of unambiguous outcomes, range statements, assessment criteria and moderation options. Hence although there are separate bodies responsible for setting standards and responsible for quality assurance, the two processes are inextricably linked.

Provision

3. Adequate quality assurance systems and appropriate resources at provider-level are a necessary pre-requisite for the achievement of outcomes in registered standards.

Assessment

3. The integrity of the framework is dependent on the assurance that the assessment of NQF standards and qualifications is fair, reliable and valid.

Moderation

5. The integrity of the framework is dependent on the assurance that assessment decisions throughout the system are fair, reliable and valid. In addition there must be the assurance that they fulfil the assessment requirements of registered standards and qualifications and hence are comparable across all providers.

ETQA REGULATIONS

QUALITY ASSURANCE AND ITS LINKS TO THE STANDARD SETTING PROCESS.

6. SGBs are composed of key education and training stakeholders in the sub-field, drawn from interest groups and specialists who will have been identified by the NSB in accordance with the requirements of SAQA.
7. As part of its function of setting qualifications and standards, the SGB in a particular sub-field will:
 - 7.1 establish criteria for the registration of assessors for the qualifications and standards it generates;
 - 7.2 establish criteria for the appointment of a moderating body, should SAQA deem it necessary to appoint such a body.
8. By establishing criteria for the registration of assessors the SGBs will be ensuring that all assessors are competent to assess the designated area. Furthermore, these criteria together with the statement of moderation options will lay the foundation to ensure that all assessors have a common understanding of the outcomes, range statements and assessment criteria. The SGB will recommend to SAQA the criteria for setting up a moderating body that enjoys the credibility of key stakeholders in the sub-field, should SAQA deem it necessary to appoint such a body. In this way, SAQA is assured that the decisions of the moderating body will be acceptable to the relevant stakeholders. The role of moderating bodies is discussed in more detail on page 33-34 of this document.

QUALITY ASSURANCE AND PROVISION AND ASSESSMENT: ETQAS**Establishment of ETQAs**

9. ETQAs may be established on the basis of social sectors, or economic sectors, or education and training sub-systems.
10. Furthermore, SAQA will accredit an ETQA for specific standards and specific qualifications and hence, by implication, for specific levels. The NQF is dynamic and since it is not possible to predict all possible recommendations for qualifications or standards, SAQA will not grant "blanket" accreditation for all qualifications and standards at a specific level to an ETQA - there is a need for specification of accreditation.
11. It is suggested that an ETQA would have a primary focus based on its association with one of the three sectors identified or with some aspect of one of the three sectors.

ETQA REGULATIONS

12. For example, the Department of Education could apply to become an ETQA for the GETC: General Education (8 Learning Area Committees) - Level 1 and Further Education - Levels 2 - 6. Under its auspices, there could be an ETQA for GETC: ABET (6 core areas of study) - Level 1. The Higher Education sector could establish an ETQA: Higher Education - Levels 5 - 8. In the economic or social sectors there could be a number of ETQAs each established according to its primary focus of interest e.g. ETQA: Economic/Social Sector 1 - Levels 2 - 5 and ETQA: Economic/Social Sector 1 - Levels 6 - 8 or ETQA: Economic Sector 2 - Levels 1 - 8 etc. etc. etc. (Diagram 1)

13. In most circumstances, SAQA envisages the accreditation of only one ETQA with a specific primary focus. The need for minimising the duplication of ETQAs and the promotion of a rational organisation of ETQAs is seen by SAQA as essential:

- 13.1 in facilitating access, mobility and progression within education, training and career paths;
- 13.2 in promoting quality standards in education and training nationally;
- 13.3 in creating coherence within the system and preventing fragmentation that results in unfair discrimination.

14. An ETQA, in respect of the quality assurance function, must have national stakeholder representation at decision-making level, which representation should reflect the interests of those who derive benefit from and have a direct interest in the activities of the ETQA. The intention of this stakeholder representation is to ensure that the ETQA:

- 14.1 has transparency and is accountable to society,
- 14.2 is advancing the objectives of the NQF.

15. SAQA recognizes that in some instances there may be two or more bodies in existence which have the same primary focus. The principle of minimisation of duplication and the rational organisation of ETQAs will apply but in order not to lose the capacity or to stifle the initiatives of these bodies and to help large ETQAs to function more effectively, an particular ETQA may accredit such a body to perform selected functions on its behalf.

Functions of ETQAs

16. The accreditation of providers

16.1 The ETQA will be responsible for accrediting providers. This will require the evaluation of the quality management system of a provider to see whether it can demonstrate the ability to provide learning programmes and manage the

ETQA REGULATIONS

assessment of those qualifications and/or standards for which it wishes to be accredited.

16.2 A quality management system consists of:

- policies which define the quality which the ETQA wishes to achieve;
- procedures which the ETQA will implement to put the policies into practice;
- review mechanisms to make sure that the policies and procedures remain effective.

16.3 On initial application for accreditation, a provider will be granted temporary accreditation until the evaluation of its quality management system has been carried out. It may then be issued with a certificate of accreditation valid for three years. Thereafter, its accreditation will be reviewed every three years.

16.4 Existing providers will be granted interim accreditation for a period of two years, during which time the provider will be required to demonstrate that its quality management system is effective. Should it receive accreditation, that accreditation will be reviewed every three years.

16.5 A provider may be accredited for a period of time specified by the ETQA in accordance with a developmental plan to address the fulfilment of criteria for accreditation, on condition that the needs of learners are protected.

16.6 It is envisaged that providers would be accredited by only one established ETQA. This would facilitate the assurance of quality from a provider in that there is a single line of communication with the institution.

16.7 It may happen that a provider wishes to offer standards or qualifications that are not in the primary focus area in which they are registered as a provider e.g. a university, registered with the ETQA: Higher Education wishes to offer a qualification in Mining Engineering but its ETQA is not accredited for this. This is possible under the following conditions:

16.7.1 the ETQA which has registered the provider must apply to SAQA for accreditation to offer the desired qualifications and standards. In its consideration of the capacity of the ETQA which is applying for the extension of accreditation, SAQA will consult with the ETQA that has been accredited to offer the desired qualifications and/or standards in terms of its primary focus;

16.7.2 the ETQA which has registered the provider must either:

ETQA REGULATIONS

- contact the ETQA with the primary focus that offers the desired qualifications and standards and arrange for registered assessors from that ETQA to carry out the assessment for the provider concerned; or
- register its own assessors in accordance with the criteria established by the SGB for this purpose.

18. Assessment and moderation

18.1 It will be responsible for registering assessors in terms of the criteria established by SGBs.

18.2 It will be responsible for ensuring that the moderation options established by SGBs are carried out among its constituent providers.

18.3 It will evaluate assessment and facilitate moderation among constituent providers to ensure that assessment of the outcomes described in NQF qualifications and standards for which it has been granted accreditation, are fair, reliable and valid.

18.4 It will facilitate in cross-ETQA moderation where necessary

19. Monitoring provision: It is not envisaged that the ETQA will devise detailed regulations specifying what quality assurance system should be in place, but rather will ask providers to indicate how they will ensure the achievement of desired outcomes, using their available resources and procedures. An ETQA on application for accreditation by a provider will need to be convinced that the proposed procedures will have the desired effect and in its monitoring of provision function, will ensure that the agreed upon procedures are in place and are effective. An ETQA will need some performance indicators to help in their evaluation and the ETQA regulations contain the issues of primary concern.

20. Other functions: These include the promotion of quality among constituent providers, maintaining an acceptable data-base, certification of learners, submission of reports to SAQA and the recommendation of standards and/or qualifications to NSBs for consideration.

QUALITY ASSURANCE AND MODERATING BODIES

21. If at any point SAQA has reason to believe that assessment of the outcomes in registered qualifications and/or standards are not fair, reliable or valid, it may decide to appoint a moderating body for a fixed period of time to investigate specific issues. The need to appoint a moderating body is unlikely to arise if the ETQAs perform their delegated functions correctly. The work of the moderating body will most likely extend across ETQAs. However, depending on the reason why the moderating body has been appointed, it may need to focus its attention across providers within an

ETQA REGULATIONS

ETQA and/or across assessors within a provider. This body must enjoy the credibility of the key stakeholders in the field or sub-field. For this reason the relevant SGB will establish criteria for the appointment of such a body. It will report its findings directly to SAQA. In this way SAQA will be able to respond directly to any suggestions that the integrity of the framework is threatened by inappropriate assessment decisions. Furthermore, by not making the appointment of a moderating body a necessary function of SAQA, SAQA is encouraging ETQAs to work in partnerships with each other and with other statutory bodies that have a direct interest or responsibility for quality assurance in a particular field or sub-field. The appointment of a moderating body is SAQA's fallback position e.g. if an ETQA needs to be de-accredited, the reports of a moderating body will be essential.

22. The full system is illustrated in Diagram 2.

THE ROLE OF THE PROFESSIONAL BODIES

23. The professional bodies have a number of roles to play within the SAQA structures.
24. Firstly, they have a vital role in standards setting and hence their participation in the SGBs and where appropriate in the NSBs, is essential. Their contribution in the creation of appropriate career paths within the field or sub-field will be invaluable.
25. Secondly in quality assurance, there is a very real need for the professional bodies to play a role. There is the option of applying to be as an ETQA for particular qualifications and/or standards or there is the option of working in partnership with an ETQA (or other ETQAs, if it has become an ETQA itself) where it may carry out selected ETQA functions, delegated to it by an ETQA. Appropriate functions that could be delegated would include evaluation of assessment and the facilitation of moderation across constituent providers, the monitoring of provision and the promotion of quality among providers in qualifications and standards that are of particular interest to it.
26. Thirdly, should SAQA feel it necessary to appoint a moderating body, it would be appropriate for consideration to be given to a professional body to carry out the task.
27. In order for a professional body to become an ETQA or a moderating body, it would need to meet the criteria for the accreditation or appointment of such a body, as set out in the regulations of SAQA for this purpose.

THE ROLE OF EXAMINING BODIES

28. Examining bodies may have a number of roles to play within the SAQA structures.

ETQA REGULATIONS

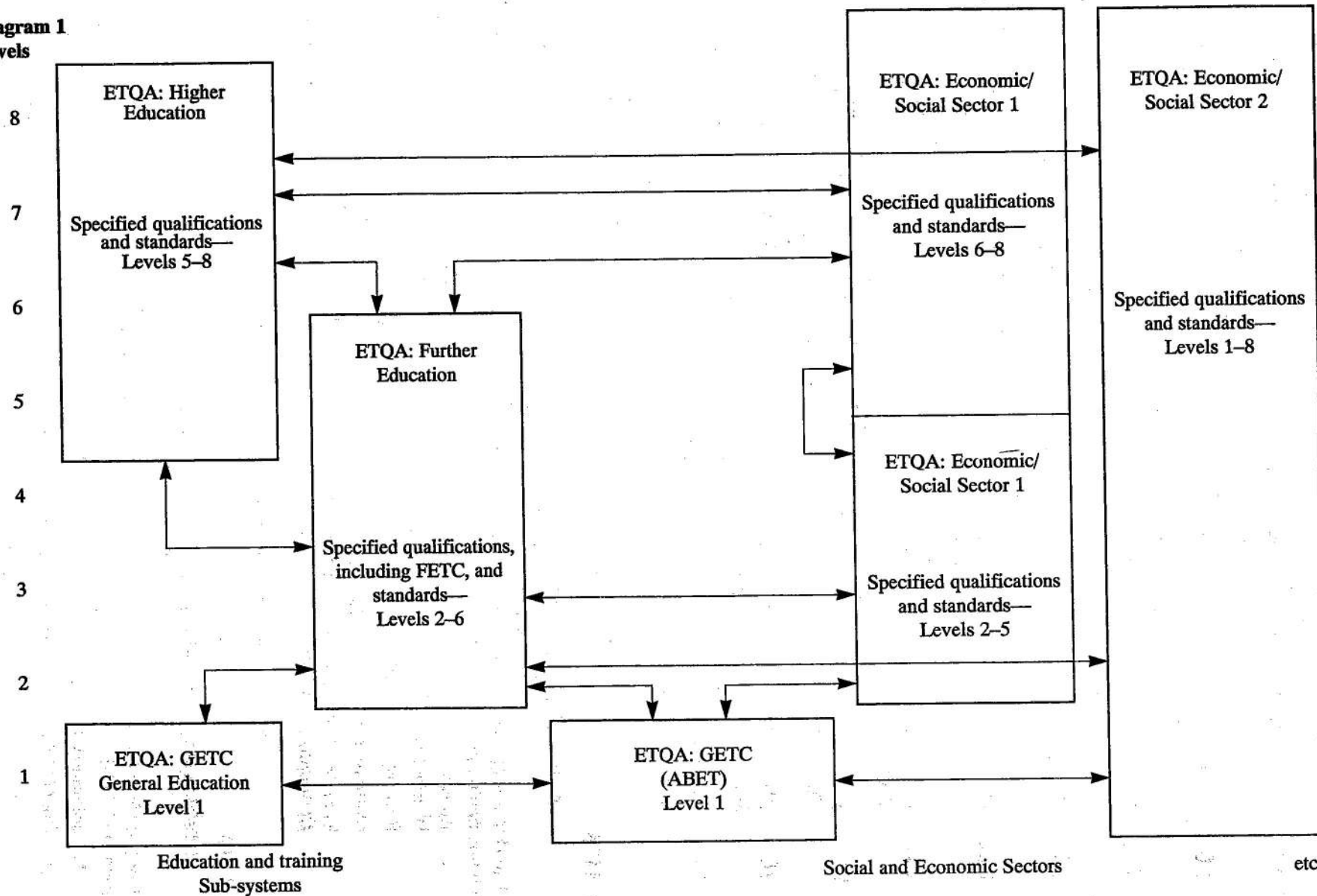
29. Firstly, they could have a role in standards setting and hence their participation in the SGBs and where appropriate in the NSBs, should be considered.

30. Secondly in quality assurance, there may well be a role for an examining body as an ETQA for particular qualifications and/or standards. Furthermore there is the more likely option that it may work in partnership with an ETQA where it may carry out selected ETQA functions, delegated to it by an ETQA. It must be remembered that the integrative assessment demands of SAQA make the existence of one-off summative examinations unlikely and hence some examining bodies may need to review their methods. Appropriate functions that could be delegated would include evaluation of assessment and the facilitation of moderation across constituent providers, and the promotion of quality among providers in qualifications and standards that are of particular interest to it.

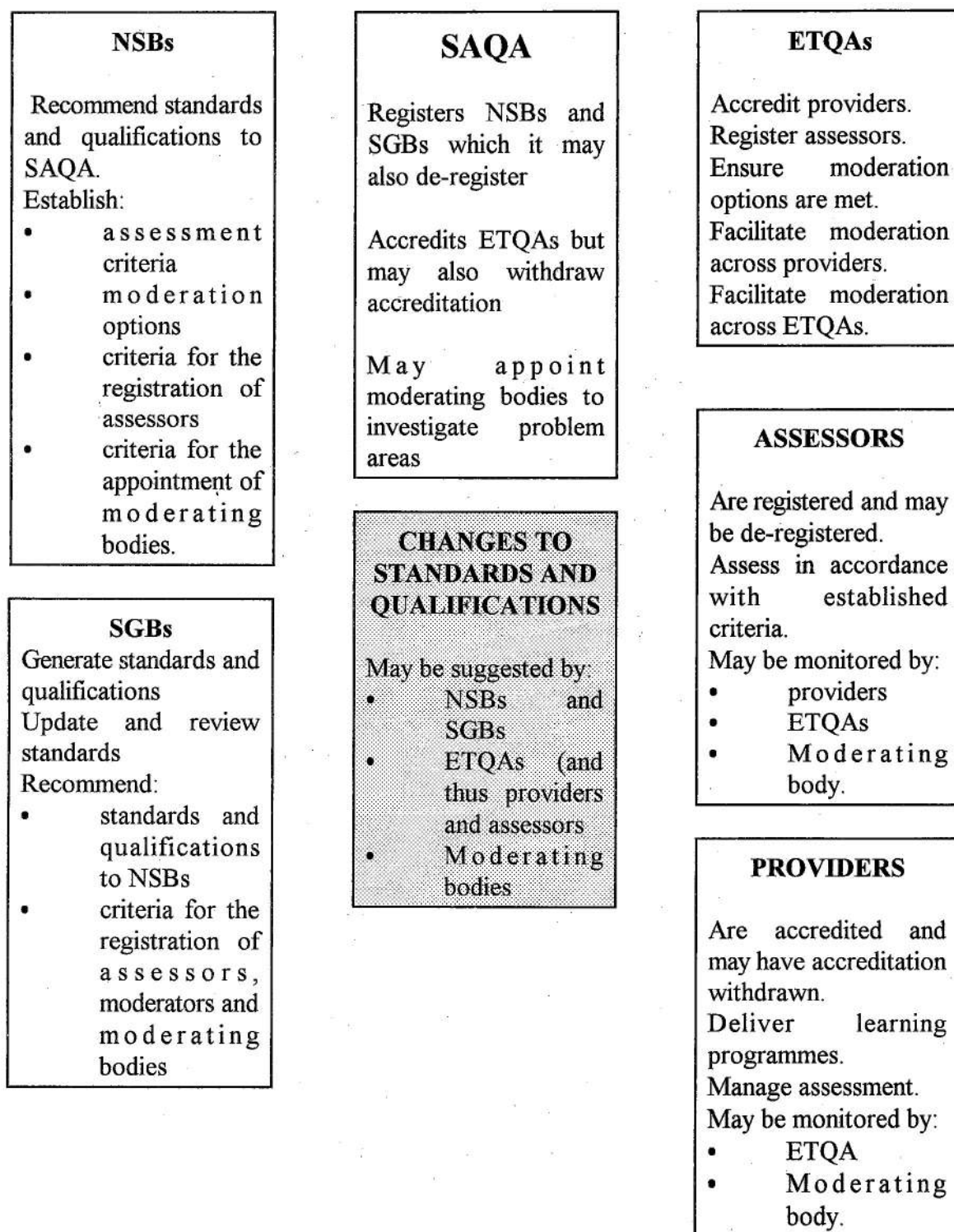
31. Thirdly, should SAQA feel it necessary to appoint a moderating body, it may be appropriate for consideration to be given to a particular examining body to carry out the task.

32. In order for an examining body to become an ETQA or a moderating body, it would need to meet the criteria for the accreditation or appointment of such a body, as set out in the regulations of SAQA for this purpose.

ETQA REGULATIONS



ETQA REGULATIONS

DIAGRAM 2: STANDARD-SETTING AND IMPLEMENTATION

NOTICE 1241 OF 1997**BOARD ON TARIFFS AND TRADE****CUSTOMS AND EXCISE TARIFF APPLICATIONS: LIST 28/97**

The following application concerning the Customs and Excise Tariff has been received by the Board on Tariffs and Trade. Any objections to or comments on this representation should be submitted to the Chairman, Board on Tariffs and Trade, Private Bag X753, Pretoria, 0001, within six weeks of the date of this notice. The application is not about the rate of duty.

Revision of rebate item 316.01:

Application to delete rebate items 316.01/87.08/03.04 and 316.01/87.08/04.04, and amend rebate item 316.01/00.00/01.00 to read as follows:

"Goods of any description for the manufacture of blower and ram type heaters and radiator cores and ventilating units identifiable for use solely or principally with motor vehicles with water-cooled engines."

[BTT Ref. T5/2/17/3/1 (970141). Enquiries: Mr W. de Bruyn, Tel. (012) 310-9672]

Applicant:

SARS, Private Bag X47, Pretoria, 0001.

LIST 27/97 WAS PUBLISHED UNDER GENERAL NOTICE 1218 OF 22 AUGUST 1997.

(29 August 1997)

NOTICE 1242 OF 1997**DEPARTMENT OF TRANSPORT**

INTERNATIONAL AIR SERVICES ACT, 1993 (ACT No. 60 OF 1993)

APPLICATIONS FOR THE GRANT OR AMENDMENT OF PERMITS

Pursuant to the provision of section 24 (1) of Act No. 60 of 1993, and regulation 16 (1) and (2) of the International Air Services Regulations, 1994, it is hereby notified for general information that the applications, details of which appear in the Schedule, will be considered by the Commissioner for Civil Aviation (Commissioner).

Representations in accordance with section 24 (3) of Act No. 60 of 1993 and regulation 25 (2) of the International Air Services Regulations, 1994, against or in favour of application, should reach the Commissioner at Private Bag X193, Pretoria, 0001, within 28 days of the date of publication hereof.

SCHEDULE**APPLICATIONS FOR THE GRANT OF PERMITS**

(A) Full name, surname and the trade name, if any of the applicant. (B) Full business or residential address of the applicant. (C) Class of permit applied for. (D) Type of international air service to which the application pertains. (E) Category or kind of aircraft to which the application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Frequency of flights.

(A) Dairo Distributors and Air Services (U) LTD, Das Air Cargo. (B) 45 Jinja Road, Kampala, Republic of Uganda. (C) IV. (D) NV4. (E) A1. (F) Entebbe Airport to Johannesburg International Airport to Entebbe Airport. (G) 26 return flights during the period October 1997 to April 1998.

(A) Valan S.R.L. (B) 60/5, 76 Dachiya Street, Kishinev, Moldovia. (C) IV. (D) NV4. (E) A1. (F) (a) Lanseria Airport to Blantyre to Lanseria Airport; (b) Lucapa Airport to Lanseria Airport; (c) Chipata Airport to Lanseria Airport; (d) Kariba to Harare to Lanseria Airport. (G) (a) Ten (10) flights; (b) six (6) flights; (c) five (5) flights; (d) five (5) flights; during the period 1 September 1997 to 31 October 1997.

KENNISGEWING 1242 VAN 1997**DEPARTEMENT VAN VERVOER**

WET OP INTERNASIONALE LUGDIENSTE, 1993 (WET No. 60 VAN 1993)

AANSOEKE OM DIE TOESTAAN OF WYSIGING VAN PERMITTE

Hierby word ingevolge die bepalings van artikel 24 (1) van Wet No. 60 van 1993 en regulasie 16 (1) en (2) van die Regulasies vir Internasionale Lugdiens, 1994, vir algemene inligting bekendgemaak dat die Kommissaris van Burgerlugvaart (Kommissaris) die aansoeke, waarvan besonderhede in die Bylae verskyn, sal oorweeg.

Versteë ingevolge artikel 24 (3) van Wet No. 60 van 1993 en regulasie 25 (2) van die Regulasies vir Internasionale Lugdiens, 1994, teen of ten gunste van 'n aansoek, moet die Kommissaris te Privaat Sak X193, Pretoria, 0001, binne 28 dae na die datum van publikasie hiervan bereik.

BYLAE**AANSOEKE OM DIE TOESTAAN VAN PERMITTE**

(A) Volle naam, van en handelsnaam, as daar is, van die aansoeker. (B) Volle besigheids- of woonadres van die aansoeker. (C) Klas permit waarom aansoek gedoen word. (D) Tipe internasionale lugdiens waarop die aansoek betrekking het. (F) Lughawe van waar en die lughawe waarheen vlugte onderneem sal word. (G) Gereeldheid van vlugte.

(A) Dairo Distributors and Air Services (U) LTD, Das Air Cargo. (B) Jinjastraat 45, Kampala, Republiek van Uganda. (C) IV. (D) NV4. (E) A1. (F) Entebbe-lughawe na Johannesburg Internasionale Lughawe na Entebbe-lughawe. (G) 26 retoervlugte gedurende die tydperk Oktober 1997 tot April 1998.

(A) Valan S.R.L. (B) 60/5, Dachystraat 76, Kishnev, Moldovia. (C) IV. (D) NV4. (E) A1. (F) (a) Lanseria-lughawe na Blantyre na Lanseria-lughawe; (b) Lucapa-lughawe na Lanseria-lughawe; (c) Chipata-lughawe na Lanseria-lughawe; (d) Kariba na Harare na Lanseria-lughawe. (G) (a) Tien (10) vlugte; (b) ses (6) vlugte; (c) vyf (5) vlugte; (d) vyf (5) vlugte; gedurende die tydperk 1 September 1997 tot 31 Oktober 1997.

(29 August 1997)/(29 Augustus 1997)

NOTICE 1243 OF 1997**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Deputy Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **National Union of Private Security Guards** has been registered as a trade union with effect from 21 August 1997.

J. T. CROUSE

Deputy Registrar of Labour Relations

KENNISGEWING 1243 VAN 1997**DEPARTEMENT VAN ARBEID****WET OP ARBEIDSVERHOUDINGE, 1995****REGISTRASIE VAN 'N VAKBOND**

Ek, Johannes Theodorus Crouse, Adjunkregistrator van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **National Union of Private Security Guards** met ingang van 21 Augustus 1997 as 'n vakbond geregistreer is.

J. T. CROUSE

Adjunkregistrator van Arbeidsverhoudinge

(29 August 1997)/(29 Augustus 1997)

NOTICE 1244 OF 1997**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****REGISTRATION OF A TRADE UNION**

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby, in terms of section 109 (2) of the Labour Relations Act, 1995, give notice that the **Administrative, Technical and Electronic Association of South Africa (ATEASA)** has been registered as a trade union with effect from 20 August 1997.

Note: As the following trade unions are the registered trade unions which amalgamated to establish this trade union, their names have been removed from the register of trade unions:

- (i) South African Technical Officials' Association;
- (ii) Administrative and Technical Association of South Africa.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 1244 VAN 1997**DEPARTEMENT VAN ARBEID**

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N VAKBOND

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **Administrative, Technical and Electronic Association of South Africa (ATEASA)** met ingang van 20 Augustus 1997 as 'n vakbond geregistreer is.

Nota: Aangesien die volgende vakbonde die geregistreerde vakbonde is wat geamalgameer het om hierdie vakbond te stig, is hulle name geskrap uit die register van vakbonde:

- (i) South African Technical Officials' Association;
- (ii) Administrative and Technical Association of South Africa.

H. C. SLABBERT**Registrateur van Arbeidsverhoudinge**

(29 August 1997)/(29 Augustus 1997)

NOTICE 1245 OF 1997**DEPARTMENT OF LABOUR**

LABOUR RELATIONS ACT, 1995

REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Deputy Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Africa Mineworkers Union of South Africa (AMUSA)** has been registered as a trade union with effect from 22 August 1997.

J. T. CROUSE**Deputy Registrar of Labour Relations****KENNISGEWING 1245 VAN 1997****DEPARTEMENT VAN ARBEID**

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N VAKBOND

Ek, Johannes Theodorus Crouse, Adjunkregistrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **Africa Mineworkers Union of South Africa (AMUSA)** met ingang van 22 Augustus 1997 as 'n vakbond geregistreer is.

J. T. CROUSE**Adjunkregistrateur van Arbeidsverhoudinge**

(29 August 1997)/(29 Augustus 1997)

BOARD NOTICES • RAADSKENNISGEWINGS**BOARD NOTICE 77 OF 1997****SOUTH AFRICAN COUNCIL FOR NATURAL SCIENTIFIC PROFESSIONS**

The South African Council for Natural Scientific Professions herewith retract Board Notices 12 and 13 of 1997 as published on 14 February 1997 in *Government Gazette* No. 17783.

The South African Council of Natural Scientific Professions hereby publish the recommended mean rates as **R332,28 per hour** for work rendered by professional natural scientists and professional natural science technologists in terms of article 7 (k) of the Natural Scientific Professions Act, 1993 (Act No. 106 of 1993).

RAADSKENNISGEWING 77 VAN 1997**DIE SUID-AFRIKAANSE RAAD VIR NATUURWETENSKAPLIKE PROFESSIES**

Die Suid-Afrikaanse Raad vir Natuurwetenskaplike Professies herroep hiermee Raadskennisgewings 12 en 13 van 1997 soos op 14 Februarie 1997 gepubliseer in *Staatskoerant* No. 17783.

Die Suid-Afrikaanse Raad vir Natuurwetenskaplike Professies publiseer hiermee die aanbevole mediaantarief as **R332,28 per uur** vir natuurwetenskaplike werk gelewer deur professionele natuurwetenskaplikes en professionele natuurwetenskaplike tegnoloë ingevolge artikel 7 (k) van die Wet op Natuurwetenskaplike Professies, 1993 (Wet No. 106 van 1993).

(29 August 1997)/(29 Augustus 1997)

BOARD NOTICE 78 OF 1997**DEFINITION OF PRODUCTION AREA—LOWER ORANGE: AMENDMENT**

The Wine and Spirit Board, acting under section 6 of the Wine of Origin Scheme published by Government Notice No. R. 1434 of 29 June 1990 amend herewith, from the date of publication hereof, the name of the production area "Benede Oranje" as defined in paragraph 18 of column 1 of the Schedule to Government Notice No. 351 of 5 March 1976, as amended by Government Notice No. 474 of 14 March 1980, to read "**Lower Orange**" in the English description.

M. H. VAN DER MERWE

Secretary: Wine and Spirit Board

RAADSKENNISGEWING 78 VAN 1997**OMSKRYWING VAN PRODUKSIEGEBIED—BENEDE ORANJE: WYSIGING**

Die Wyn- en Spiritusraad, handelende kragtens artikel 6 van die Wyn van Oorsprong-skema gepubliseer by Goewermentskennisgewing No. R. 1434 van 29 Junie 1990 wysig hierby, vanaf datum van publikasie hiervan, die naam van die produksiegebied "Benede Oranje", soos omskryf in paragraaf 18 van kolom 1 van die Bylae tot Goewermentskennisgewing No. 351 van 5 Maart 1976, soos gewysig deur Goewermentskennisgewing No. 474 van 14 Maart 1980, om in die Engelse beskrywing te lees "**Lower Orange**".

M. H. VAN DER MERWE

Sekretaris: Wyn- en Spiritusraad

(29 August 1997)/(29 Augustus 1997)

BOARD NOTICE 79 OF 1997**DEFINITION OF PRODUCTION AREA—BREDE RIVER VALLEY: AMENDMENT**

The Wine and Spirit Board, acting under section 6 of the Wine of Origin Scheme published by Government Notice No. R. 1434 of 29 June 1990 amend herewith, from the date of publication hereof, the English designation of the production area "Brede River Valley" as defined in paragraph 15 of column 1 of the Schedule to Government Notice No. R. 1059 of 16 June 1972, as amended by Government Notice No. 2415 of 27 December 1974, to read "**Brede River Valley**".

M. H. VAN DER MERWE

Secretary: Wine and Spirit Board

RAADSKENNISGEWING 79 VAN 1997**OMSKRYWING VAN PRODUKSIEGEBIED—BREËRIVIERVALLEI: WYSIGING**

Die Wyn- en Spiritusraad, handelende kragtens artikel 6 van die Wyn van Oorsprong-skema gepubliseer by Goewermentskennisgewing No. R. 1434 van 29 Junie 1990 wysig hierby, vanaf datum van publikasie hiervan, die Engelse benaming van die produksiegebied "Brede River Valley", soos omskryf in paragraaf 15 van kolom 1 van die Bylae tot Goewermentskennisgewing No. R. 1059 van 16 Junie 1972, soos gewysig deur Goewermentskennisgewing No. R. 2415 van 27 Desember 1974, om te lees "**Brede River Valley**".

M. H. VAN DER MERWE

Sekretaris: Wyn- en Spiritusraad

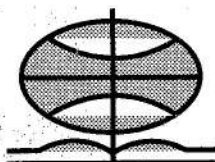
(29 August 1997)/(29 Augustus 1997)

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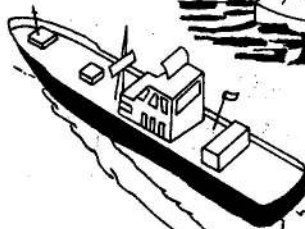
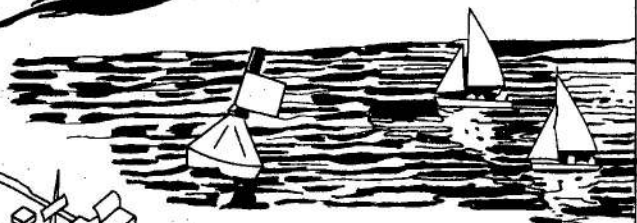
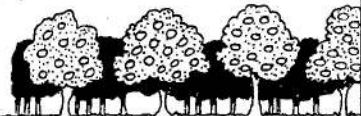
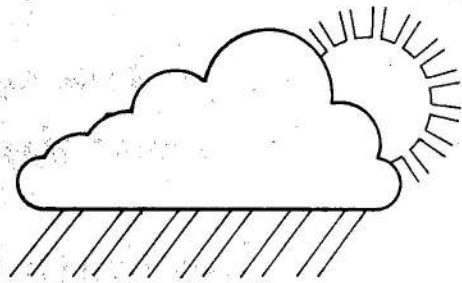
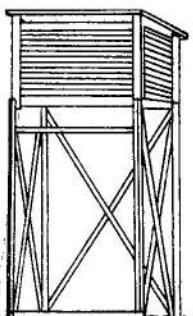
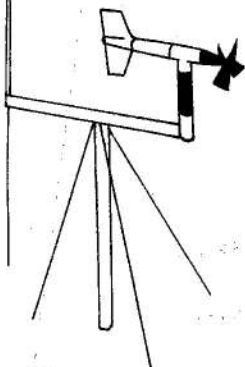
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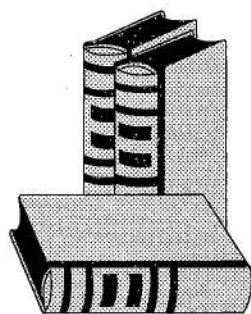
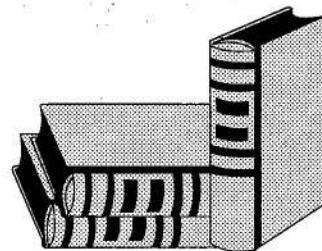
Throw trash where it belongs

Hou Suid-Afrika Skoon



Gooi rommel waar dit hoort

Where is the largest amount of meteorological information in the whole of South Africa available?



Waar is die meeste weerkundige inligting in die hele Suid-Afrika beskikbaar?

Alle Proklamasies, Goewermenskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudsopgawe ingesluit wat dus 'n weeklikse indeks voorstel. Laat self deur die Koerantnummers in die regterhandse kolom lei:

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