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306	Restitution of Land Rights Act (22/1994): Various properties	42286	73
307	Restitution of Land Rights Act (22/1994): Dunbar 383 JU	42286	76
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313	Restitution of Land Rights Act (22/1994) as amended: Diepgezet 388 JU	42286	86
314	Restitution of Land Rights Act (22/1994): Nooitgezien 3 IU	42286	88
315	Restitution of the Land Rights Act (22/1994): Hooggenoeg 160 IT: The Remaining Extent of the Farm Hooggenoeg 160 IT	42286	89
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339	Restitution of the Land Rights Act (22/1994): Dunbar 383 JU: The Remaining Extent (Portion 0) of the Farm Dunbar 383 JU	42286	136
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344	Restitution of Land Rights Act (22/1994), as amended: Diepgezet 388 JU	42286	146
345	Restitution of the Land Rights Act (22/1994): Diepgezet 388 JU: The Remaining Extent of the Farm 388 JU	42286	148
346	Restitution of Land Rights Act (22/1994), as amended: Nooitgezien 3 IU	42286	150
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348	Restitution of Land Rights Act (22/1994), as amended: Hooggenoeg 160 IT	42286	154
349	Restitution of Land Rights Act (22/1994), as amended: Dunbar 383 JU	42286	156
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354	Restitution of Land Rights Act (22/1994) as amended: Zevenfontein 415 JS	42286	165
355	Restitution of Land Rights Act (22/1994) as amended: Rietfontein 375 KT	42286	167
356	Restitution of the Land Rights Act (22/1994) as amended: Rietfontein 19 IT	42286	169
357	Restitution of Land Rights Act (22/1994) as amended: Belvidere 209 IT	42286	171
358	Restitution of Land Rights Act (22/1994) as amended: The Rest 454 JT	42286	173
359	Restitution of Land Rights Act (22/1994) as amended: Various properties	42286	176
360	Restitution of Land Rights Act (22/1994) as amended: Gutshwa 52 JU	42286	180
361	Restitution of Land Rights Act (22/1994) as amended: Various properties	42286	182
362	Restitution of Land Rights Act (22/1994) as amended: Sukkerlaar 421 JT	42286	184
363	Restitution of Land Rights Act (22/1994) as amended: Rietvlei 64 IS	42286	185
364	Restitution of Land Rights Act (22/1994) as amended: Rondebosch 403 JS	42286	186
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366	National Regulator for Compulsory Specifications Act (5/2008), as amended through the Legal Metrology Act (9/2014): Amendment to the Compulsory Specification for Canned Meat Products (VC 8019)	42286	190
367	National Regulator for Compulsory Specifications Act (5/2008): Amendment to the Compulsory Specification for Pneumatic Tyres for Passenger Cars and their Trailers (VC 8056)	42286	200
368	National Regulator for Compulsory Specifications Act (5/2008): Amendment to the Compulsory Specification for Pneumatic Tyres for Commercial Vehicles and their Trailers (VC 8059)	42286	201
369	Merchandise Marks Act, 1941: The Prohibition on the use of the National Research Foundation Mzansi for Science Logo	42286	202

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

Correctional Services, Department of/ Korrektiewe Dienste, Departement van

122	Public Service Act and Regulations: Amendment pages to Dept Correctional Services delegations published 21/09/2018 in respect of Public Service Act and Regulations	42286	204
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Environmental Affairs, Department of/ Omgewingsake, Departement van

123	National Environmental Management: Protected Areas Act (57/2003): Consultation on intention to withdraw portions of land declared as part of the Karoo National Park	42286	216
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Independent Communications Authority of South Africa/ Onafhanklike Kommunikasie-owerheid van Suid-Afrika

124	Electronic Communications Act (36/2005): Radio Frequency Spectrum Assignment Plan for the frequency band 75.2 to 87.5 MHz	42286	217
125	Electronic Communications Act (36/2005): Notice regarding the Radio Frequency Spectrum Assignment Plan for the Frequency Band 1518 to 1525 MHz	42286	227

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127	Air Service Licensing Act (115/1990): Application for the grant or amendment of domestic air service licence	42286	239
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Closing times for **ORDINARY WEEKLY** **2019** **GOVERNMENT GAZETTE**

The closing time is 15:00 sharp on the following days:

- **27 December 2018**, Thursday for the issue of Friday **04 January 2019**
- **04 January**, Friday for the issue of Friday **11 January 2019**
- **11 January**, Friday for the issue of Friday **18 January 2019**
- **18 January**, Friday for the issue of Friday **25 January 2019**
- **25 January**, Friday for the issue of Friday **01 February 2019**
- **01 February**, Friday for the issue of Friday **08 February 2019**
- **08 February**, Friday for the issue of Friday **15 February 2019**
- **15 February**, Friday for the issue of Friday **22 February 2019**
- **22 February**, Friday for the issue of Friday **01 March 2019**
- **01 March**, Friday for the issue of Friday **08 March 2019**
- **08 March**, Friday for the issue of Friday **15 March 2019**
- **14 March**, Thursday for the issue of Friday **22 March 2019**
- **22 March**, Friday for the issue of Friday **29 March 2019**
- **29 March**, Friday for the issue of Friday **05 April 2019**
- **05 April**, Friday for the issue of Friday **12 April 2019**
- **11 April**, Thursday for the issue of Thursday **18 April 2019**
- **17 April**, Wednesday for the issue of Friday **26 April 2019**
- **25 April**, Thursday for the issue of Friday **03 May 2019**
- **03 May**, Friday for the issue of Friday **10 May 2019**
- **10 May**, Friday for the issue of Friday **17 May 2019**
- **17 May**, Friday for the issue of Friday **24 May 2019**
- **24 May**, Friday for the issue of Friday **31 May 2019**
- **31 May**, Friday for the issue of Friday **07 June 2019**
- **07 June**, Friday for the issue of Friday **14 June 2019**
- **13 June**, Thursday for the issue of Friday **21 June 2019**
- **21 June**, Friday for the issue of Friday **28 June 2019**
- **28 June**, Friday for the issue of Friday **05 July 2019**
- **05 July**, Friday for the issue of Friday **12 July 2019**
- **12 July**, Friday for the issue of Friday **19 July 2019**
- **19 July**, Friday for the issue of Friday **26 July 2019**
- **26 July**, Friday for the issue of Friday **02 August 2019**
- **01 August**, Thursday for the issue of Friday **08 August 2019**
- **08 August**, Thursday for the issue of Friday **16 August 2019**
- **16 August**, Friday for the issue of Friday **23 August 2019**
- **23 August**, Friday for the issue of Friday **30 August 2019**
- **30 August**, Friday for the issue of Friday **06 September 2019**
- **06 September**, Friday for the issue of Friday **13 September 2019**
- **13 September**, Friday for the issue of Friday **20 September 2019**
- **19 September**, Thursday for the issue of Friday **27 September 2019**
- **27 September**, Friday for the issue of Friday **04 October 2019**
- **04 October**, Friday for the issue of Friday **11 October 2019**
- **11 October**, Friday for the issue of Friday **18 October 2019**
- **18 October**, Friday for the issue of Friday **25 October 2019**
- **25 October**, Friday for the issue of Friday **01 November 2019**
- **01 November**, Friday for the issue of Friday **08 November 2019**
- **08 November**, Friday for the issue of Friday **15 November 2019**
- **15 November**, Friday for the issue of Friday **22 November 2019**
- **22 November**, Friday for the issue of Friday **29 November 2019**
- **29 November**, Friday for the issue of Friday **06 December 2019**
- **06 December**, Friday for the issue of Friday **13 December 2019**
- **12 December**, Thursday for the issue of Friday **20 December 2019**
- **18 December**, Wednesday for the issue of Friday **27 December 2019**

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

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

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

EXTRA-ORDINARY

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

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

EXTRAORDINARY GAZETTES

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

NOTICE SUBMISSION PROCESS

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

QUOTATIONS

13. Quotations are valid until the next tariff change.
 - 13.1. **Take note:** **GPW**'s annual tariff increase takes place on **1 April** therefore any quotations issued, accepted and submitted for publication up to **31 March** will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
14. Each quotation has a unique number.
15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
16. **APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:**
 - 16.1. **GPW** Account Customers must provide a valid **GPW** account number to obtain a quotation.
 - 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).
17. **APPLICABLE ONLY TO CASH CUSTOMERS:**
 - 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that **the quotation number can only be used once to make a payment.**

GOVERNMENT PRINTING WORKS - BUSINESS RULES**COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
- 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.
- The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
- 20.2. The notice should be set on an A4 page, with margins and fonts set as follows:
- Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;
- Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

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

AMENDMENTS TO NOTICES

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

REJECTIONS

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES**APPROVAL OF NOTICES**

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

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

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

LIABILITY OF ADVERTISER

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

CUSTOMER INQUIRIES

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

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

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

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES

PAYMENT OF COST

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

PROOF OF PUBLICATION

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

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:
Government Printing Works

149 Bosman Street

Pretoria

Postal Address:

Private Bag X85

Pretoria

0001

GPW Banking Details:
Bank: ABSA Bosman Street

Account No.: 405 7114 016

Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:

For queries and quotations, contact: Gazette Contact Centre:

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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 299

08 MARCH 2019

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

**REVISED REGULATIONS REGARDING FEES FOR ANALYSIS, COLOUR CHARTS
AND APPEALS****INVITATION FOR PUBLIC COMMENTS:**

I, Senzeni Zokwana, Minister of Agriculture, Forestry and Fisheries, acting under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby make known that I intend to publish revised Regulations Regarding Fees for Analysis, Colour Charts and Appeals.

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

Executive Officer: Agricultural Product Standards
Department of Agriculture, Forestry and Fisheries
Private Bag X343, Pretoria, 0001
30 Hamilton Street, Harvest House Building, Arcadia, Room 155
Tel. no. 012 319 6027; Fax no. 012 319 6265
Email: niele@daff.gov.za

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

Mr. Senzeni Zokwana**Minister of Agriculture, Forestry and Fisheries**

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**NO. 300****08 MARCH 2019****AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT No. 119 OF 1990)****REVISED REGULATIONS REGARDING APPEAL PROCEDURES****INVITATION FOR PUBLIC COMMENTS:**

I, Senzeni Zokwana, Minister of Agriculture, Forestry and Fisheries, acting under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby make known that I intend to publish revised Regulations Regarding Appeal Procedures.

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

Executive Officer: Agricultural Product Standards
Department of Agriculture, Forestry and Fisheries
Private Bag X343, Pretoria, 0001
30 Hamilton Street, Harvest House Building, Arcadia, Room 155
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The revised regulations are available on the Department's website www.daff.gov.za, go to "Branches" → "Agricultural Production, Health & Food Safety" → "Food Safety & Quality Assurance" → "Draft legislation for comments", or can be forwarded via electronic mail or posted to any person upon request.

Mr. Senzeni Zokwana

Minister of Agriculture, Forestry and Fisheries

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 301

08 MARCH 2019

**LIQUOR PRODUCTS ACT, 1989
(ACT No. 60 OF 1989)****REGULATIONS : AMENDMENT ***

The Minister of Agriculture, Forestry and Fisheries, acting in terms of section 27 of the Liquor Products Act, 1989 (Act No. 60 of 1989), has made the regulations in the Schedule.

- * To provide for amendments to the fees payable in respect of anything done under this Act, or which is required to be so done.

SCHEDULE**Definition**

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 624 of 13 July 2001 as amended by Government Notice No. R. 685 of 17 May 2002, No. R. 618 of 9 May 2003, R.1071 of 17 September 2004, R.284 of 1 April 2005, R. 270 of 31 March 2006, R.162 of 2 March 2007, R 562 of 22 May 2009, R.709 of 9 September 2011, R.234 of 30 March 2012, R.89 of 14 February 2014, R.66 of 6 February 2015, R. 238 of 17 March 2017 and R. 202 of 16 March 2018.

Amendment of table of fees payable

2. Substitution for table of fees payable of the following table :

DEPARTEMENT VAN LANDBOU, BOSBOU EN VISSERYE

NO. 301

08 MAART 2019

**WET OP DRANKPRODUKTE, 1989
(WET No. 60 VAN 1989)****REGULASIES : WYSIGING ***

Die Minister van Landbou, Bosbou en Visserye, het kragtens artikel 27 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), die regulasies in die Bylae uitgevaardig.

- * Om voorsiening te maak vir tariefaanpassings ten opsigte van enige iets wat kragtens hierdie Wet gedoen word, of wat verlang word om aldus gedoen te word.

BYLAE**Woordoms krywing**

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskennisgewing No. R. 624 van 13 Julie 2001 soos gewysig deur Goewermentskennisgewing No. R.685 van 17 Mei 2002, R. 618 van 9 Mei 2003, R.1071 van 17 September 2004, R.284 van 1 April 2005, R. 270 van 31 Maart 2006, R.162 van 2 Maart 2007, R.562 van 22 Mei 2009, R.709 van 9 September 2011, R.234 van 30 Maart 2012, R.89 van 14 Februarie 2014, R.66 van 6 Februarie 2015, R.238 van 17 Maart 2017 en R.212 van 16 Maart 2018.

Wysiging van tabel van gelde betaalbaar

2. Tabel van gelde betaalbaar word deur die volgende tabel vervang:

TABLE OF FEES PAYABLE/ TABEL VAN GELDE BETAALBAAR

[Section 27(1)(k) of the Act / van die Wet]

Purpose of Payment	Amount	Doel van Betaling	Bedrag
1. Application for the registration of a code number [reg. 2(1)]	R126,00 per Application	1. Aansoek om die registrasie van 'n kodenommer [reg. 2(1)]	R126,00 per aansoek
2. Annual maintenance of the registration of a code number [reg. 2(2)]	R654,00 per Application	2. Jaarlikse instandhouding van die registrasie van 'n kodenommer [reg. 2(2)]	R654,00 per aansoek
3. Application for an import certificate (a) In the case of a product intended for importation in bulk; (b) in the case of product intended for import in the labelled containers in which it will be sold (c) in the case of a product imported as bona fide trade samples or for purposes other than the sale thereof [reg. 3]	R453,00 per Application R265,00 per application R39,00 per litre or a portion Thereof	3. Aansoek om invoersertifikaat (a) in die geval van 'n produk wat vir invoer in stortmaat beoog word; (b) in die geval van 'n produk wat vir invoer beoog word in die geëtiketteerde houers waarin dit verkoop sal word (c) In die geval van 'n produk wat as bona fide handelsmonster of vir ander doeleindes as die verkoop daarvan ingevoer is. [reg. 3]	R453,00 per aansoek R265,00 per aansoek R39,00 per liter of gedeelte daarvan

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>4. Analysis of a sample of a product intended for import and in respect of which an acceptable certificate of analysis was not provided. [reg. 4]</p>	<p>R667,00 plus analysis fee as per general liquor analysis tariffs</p>	<p>4. Aansoek om 'n ontledingssertifikaat [reg. 4]</p>	<p>R667,00 plus ontledingstarief soos per algemene drank ontledingstariewe</p>
<p>5. Application for a removal certificate:</p> <p>(a) in the case of a product imported in bulk</p> <p>(b) in the case of a product that has been imported in the labeled containers in which it will be sold and</p> <p>(c) in the case of a product imported as a bona fide trade sample or for other purposes than the sale thereof [reg. 5]</p>	<p>Nil</p> <p>R132,00 per application plus R6,00 per hl or Portion thereof</p> <p>Nil</p>	<p>5. Aansoek om 'n verwyderingssertifikaat:</p> <p>(a) in die geval van 'n produk in stortmaat ingevoer</p> <p>(b) in die geval van 'n produk wat ingevoer is in die geëtiket-terde houers waarin dit verkoop sal word</p> <p>(c) in die geval van 'n produk wat as 'n bona fide handelsmonster of vir ander doeleindes as die verkoop daarvan ingevoer is. [reg. 5]</p>	<p>Nul</p> <p>R132,00 per aansoek plus R6,00 per hl of gedeelte daarvan</p> <p>Nul</p>

Purpose of Payment	Amount	Doel van Betaling	Bedrag
6(a) Application for a permission for the blending or sale after bottling of a liquor product imported in bulk	R996,00 per application	6(a)Aansoek om 'n toestemming vir die vermenging of verkoop van bottelering van 'n drankprodukt wat in stortmaat ingevoer is.	R996,00 per aansoek
6(b)Application for a permission for the blending or sale after bottling of a liquor product imported in bulk, for consecutive bottling batches of the same blend where inspection have not been performed [reg. 6]	R750,00 per application	6(b)Aansoek om 'n toestemming vir die vermenging of verkoop van bottelering van 'n drankprodukt wat in stortmaat ingevoer is, vir agtereenvolgende bottelingslotte van dieselfde vermenging waar 'n inspeksie nie uitgevoer is nie.. [reg. 6]	R750,00 per aansoek
7. Application for export certificate [Reg 7]: (a) in the case of a liquor product in respect of which sampling is required under regulation 52(1) of the Liquor Products Act Regulations;	R120,00 per application plus R6,00 per hl or portion thereof, to the first 100 hl, unless a control sample was drawn in terms of Reg 54(5)(a) and an official analyses was not possible, then tariff will be R120 per application plus R4,00 per hl or a portion thereof , to the first 100 hl (analysis fee charged separately).	7. Aansoek om uitvoersertifikaat [Reg 7] : (a) in die geval van 'n produk wat bemonstering vereis ingevolge regulasie 52(1) van die Wet op Drankprodukte Regulasies;	R120,00 per aansoek plus R6,00 per hl of gedeelte daarvan tot die eerste 100 hl, behalwe as 'n kontrole monster getrek is in terme van Reg 54(5)(a) en 'n amptelike analise was nie moontlik nie, dan is die tarief R120,00 per aansoek plus R4,00 per hl of gedeelte daarvan tot die eerste 100 hl (ontledings tarief word apart gehef)

<p>(b) in the case of a liquor product in respect of which exemption from sampling is granted under regulation 52(7) of the Liquor Products Regulations</p>	<p>R58,00 per application plus R6,00 per hl or a portion thereof to the first 100 hl, unless a control sample was drawn in terms of Reg 54(5)(a) and an official analyses was not possible, then tariff will be R58 per application plus R4,00 per hl or a portion thereof, to the first 100 hl (analysis fee charged separately).</p>	<p>(b) in die geval van 'n drankprodukt wat vrygestel is van bemonstering ingevolge regulasie 52(7) van die Wet op Drankprodukte Regulasies;</p>	<p>R58,00 per aansoek plus R6,00 per hl of gedeelte daarvan tot die eerste 100 hl, behalwe as 'n kontrole monster getrek is in terme van Reg 54(5)(a) en 'n amptelike analise was nie moontlik nie, dan is die tarief R58,00 per aansoek plus R4,00 per hl of gedeelte daarvan tot die eerste 100 hl (ontledings tarief word apart gehef)</p>
<p>(c) In the case of a liquor product in respect of which a renewal of the sensorial grace period is required under regulation 52(1) and (7) of the Liquor Products Act Regulations</p>	<p>R241,00 per application, plus analysis fee as per general liquor analysis tariffs.</p>	<p>(b) In die geval van 'n drankprodukt wat se sensoriese gracie periode 'n hernuwing vereis ingevolge regulasies 52(1) en (7) van die Wet op Drankprodukte Regulasies;</p>	<p>R241,00 per aansoek, plus ontledingstarief soos per algemene drank-ontledingstariewe</p>
<p>Purpose of Payment</p>	<p>Amount</p>	<p>Doel van Betaling</p>	<p>Bedrag</p>
<p>(d) in the case of liquor products included in domestic or personal possession of a person leaving the Republic temporarily or permanently, or which is intended as a gift or</p>	<p>R75,00 per application</p>	<p>(d) in die geval van drankprodukte ingesluit in huishoudelike of persoonlike besittings van 'n persoon wat die Republiek tydelik of permanent verlaat, of wat as 'n</p>	<p>R75,00 per aansoek</p>

<p>bona fide trade sample and which is not more than 100 litres each of liquor products which differ in container, composition and labelling, or which is exported by a person who is visiting the Republic as a bona fide tourist, or for use by a Head of State or diplomatic Representative of the Republic [reg. 51(4)(a) and (b) of the Liquor Products Act Regulations];</p> <p>(e) in the case of a liquor product, grape juice or concentrated must being exported to a destination in the European Community [reg. 51(2)(c) of the Liquor Products Act Regulations];</p>	<p>R57,00 per Application</p>	<p>geskenk of bona fide handelsmonster bedoel is en wat nie meer as 100 liter elk van drankprodukte wat in houer, samestelling en etikettering verskil, of wat as bona fide toeris besoek uitgevoer word, of vir die gebruik deur Staatshoofde of diplomatieke verteenwoordigers van die Republiek [reg. 51(4)(a) en (b) van die Wet op Drankprodukte Regulasies];</p> <p>(e) in die geval van 'n drankprodukt, druive sap of gekonsentreerde mos wat na 'n bestemming in die Europese Unie uitgevoer word [reg.51(2)(c) van die Wet op Drankprodukte Regulasies];</p>	<p>R57,00 per aansoek</p>
<p>Purpose of Payment</p> <p>(f) In the case of inspections being done on export consignments after official working hours [reg. 54 of the Liquor Products Act Regulations]</p> <p>(g) In the case of re-prints requested on Wine Online</p>	<p>Amount</p> <p>R389,00 per 30 minutes or portion thereof (travel time included)</p> <p>R57,00 per application</p>	<p>Doel van betaling</p> <p>(f) In die geval van inspeksies wat gedoen word op uitvoer besendings na amptelike werksure [reg. 54 van die Wet op Drankprodukte Regulasies]</p> <p>(g) In die geval van kansellaries of herdruk aansoeke op Wine Online</p>	<p>Bedrag</p> <p>R389,00 per 30 minute of gedeelte daarvan (reistyd ingesluit)</p> <p>R57,00 per aansoek</p>

8. Application for an authorisation for the sale of a sacramental beverage or an alcoholic beverage obtained by the alcoholic fermentation of the juice of oranges with cane sugar or mead [reg. 8(1)]	R885,00 per application	8. Aansoek om magtig- ging vir die verkoop van sakramentele drank, 'n alkoholiese drank verkry deur die alkoholiese gisting van die sap van lemoene tesame met rietsuiker of heuning- drank [reg. 8(1)]	R885,00 per aansoek
9. Annual maintenance of an authorisation referred to in Item 8 [reg. 8(2)]	R655,00 per authorization	9. Jaarlikse instandhou- ding van 'n magtiging in Item 8 bedoel. [reg. 8(2)]	R655,00 per magtiging
10. Lodging of an appeal against a decision or direction by the Administering Officer or the Wine and Spirit Board[reg. 9]	R6 803,00 per appeal	10. Indiening van 'n appél teen die be- slissing of lasgewing deur die Beherende Amptenaar of die Wyn-en-Spiritusraad [reg. 9]	R6 803,00 per appél
11. Inspection of export consignments that have been returned to South Africa	R212.00 for 30 minutes or portion thereof	11. Inspeksie van uitvoer besendings wat her- ingevoer word na Suid- Afrika	R212.00 vir 30 minute of gedeelte daarvan
Purpose of Payment	Amount	Doel van Betaling	Bedrag
12. General Liquor Analysis : (all analysis fees will be charged separa- tely to the adminis- trative fees for applications as referred to under tariff 7)		12. Algemene Drank Ontledings : (alle ontledingsta- riewe sal afsonder- lik gehef word van administratiewe tariewe vir aan- soeke soos aangedui onder tarief 7)	

(a) Density of sample (pycnometric method)/Specific Gravity/Total Dry Extract/Total Alcoholic Strength/Apparent Alcoholic Strength/Potential Alcoholic Strength/Obscured Alcoholic Strength/Alcoholic Strength	R 59,00 per sample	(a) Digtheid van monster (pycnometriese metode)/Soortgelyke gewig/Totale Droë Ekstrak/Totale Alkoholiese Sterkte/Skynbare Alkoholiese Sterkte/Potensiële Alkoholiese Sterkte/Verbergde Alkoholiese Sterkte/Alkoholiese Sterkte	R59,00 per monster
(b) Alcoholic Strength by Volume (Wine and Spirit Board as client)	R15,00 per sample	(b) Alkoholsterkte per Volume (Wyn-en-Spiritusraad as kliënt)	R15,00 per monster
(c) Reducing Sugar	R52,00 per sample	(c) Reduserende Suiker	R52,00 per monster
(c) Volatile Acidity	R36,00 per sample	(d) Vlugtige Suur	R36,00 per monster
(d) Total Titratable Acidity/pH	R 31,00 per sample	(e) Totale Titreerbare Suur/pH	R 31,00 per monster
(e) Sulphur Dioxide Free (NIR Spectroscopy Method)	R24,00 per sample	(f) Vry Swaweldioksied (NIR spektroskopie metode)	R24,00 per monster
Purpose of Payment	Amount	Doel van Betaling	Bedrag

(f) Sulphur Dioxide Free (Aspiration Reference Method)	R52,00 per sample	(g) Vry Swaweldioksied (Aspirasie Verwysings metode)	R52,00 per monster
(g) Sulphur Dioxide Total (NIR spectroscopy Method)	R24,00 per sample	(h) Totale Swaweldioksied (NIR spektroskopie metode)	R24,00 per monster
(i) Sulphur Dioxide Total (Aspiration Reference Method)	R52,00 per sample	(h) Totale Swaweldioksied (Aspirasie Verwysings Metode)	R52,00 per monster
(j) Esters	R217,00 per sample	(j) Esters	R217,00 per monster
(k) Higher Alcohol	R180,00 per Sample	(k) Hoër Alkohol	R180,00 per monster
(l) Methanol	R180,00 per Sample	(l) Metanol	R180,00 per monster
(m) Sorbic Acid	R180,00 per sample	(m) Sorbiensuur	R180,00 per monster
(n) Ascorbic Acid	R331,00 per sample	(n) Askorbiensuur	R331,00 per monster
(o) Citric Acid	R331,00 per sample	(o) Sitroensuur	R331,00 per monster
(p) Bentonite Addition	R96,00 per sample	(p) Bentoniet Byvoeging	R96,00 per monster
(q) Protein Stability	R36,00 per sample	(q) Proteïen Stabiliteit	R36,00 per monster
(r) Cold Stability (Tartrate Stability)	R36,00 per sampler	(r) Koud Stabiliteit (Tartraat Stabiliteit)	R36,00 per monster
(s) Malic Acid (HPLC)	R212,00 per sample	(s) Appelsuur (HPLC)	R212,00 per monster
(t) Zinc	R22,00 per sample	(t) Sink	R22,00 per monster
(u) Potassium	R22,00 per sample	(u) Kalium	R22,00 per monster
Purpose of Payment	Amount	Doel van Betaling	Bedrag

(v) Calcium	R22,00 per sample	(v) Kalsium	R22,00 per monster
(w) Lead	R40,00 per sample	(w) Lood	R40,00 per monster
(x) Copper	R40,00 per sample	(x) Koper	R40,00 per monster
(y) Cadmium	R40,00 per sample	(y) Kadmium	R40,00 per monster
(z) Iron	R40,00 per sample	(z) Yster	R40,00 per monster
(aa) Phosphate (HPLC)	R132,00 per sample	(aa) Fosfaat (HPLC)	R132,00 per monster
(ab) Colouring Agents	R371,00 per sample	(ab) Kleurmiddels	R371,00 per monster
(ac) Glycerol/Propylene Glycol/Diethylene Glycol	R371,00 per sample	(ac) Gliserol/Propileen Glikol/Dietileen Glikol	R371,00 per monster
(ad) Gas Pressure (1) At -4 degrees C	R213,00 per sample	(ad) Gasdruk (1) By -4 grade C	R213,00 per monster
(2) Standard method	R21,00 per sample	(2) Standaard metode	R21,00 per monster
(ae) Total Sugar	R52,00 per sample	(ae) Totale Suiker	R52,00 per monster
(af) Sucrose	R61,00 per sample	(af) Sukrose	R61,00 per monster
(ag) Butterfat	R232,00 per sample	(ag) Bottervet	R232,00 per monster
(ah) Natamycin	R637,00 per sample	(ah) Nataymycin	R637,00 per monster
(ai) Diverse GC analysis not specified above	R638,00 per sample	(ai) Diverse GC analise nie bo gespesifiseer	R638,00 per monster

(aj) Diverse HPLC analysis not specified above	R461,00 per sample	(aj) Diverse HPLC analise nie bo gespesifiseer	R461,00 per monster
(ak) Allergens	R354,00 per sample	(ak) Allergene	R354,00 per monster
(al) Ash	R217,00 per sample	(al) As	R217,00 per monster
(am) Arsenic	R40,00 per sample	(am) Arseen	R40,00 per monster
(an) Pesticides in wine (LC/MS)	R461,00 per sample	(an) Pestisiedes in wyn (LCMS)	R461,00 per monster

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 302

08 MARCH 2019

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**FERTILIZERS, FARM FEEDS, AGRICULTURAL REMEDIES AND STOCK REMEDIES ACT, 1947
(ACT No. 36 OF 1947)****PROPOSED REGULATIONS REGARDING STOCK REMEDIES**

I, Senzeni Zokwana, Minister for Agriculture, Forestry and Fisheries, acting under Section 23 of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947), hereby-

- (a) make known that I intend to make regulations on Stock Remedies in the schedule to come into force on 1 April 2019; and
- (b) invite interested persons to submit any objections to or representations concerning the proposed regulations in writing to the Registrar: Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947), Private bag X 343, Pretoria, 0001, or via email to MalutaM@daff.gov.za; within eight weeks from date of publication hereof.

S Zokwana
Minister of Agriculture, Forestry and Fisheries.

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SCHEDULE

1. Definitions

In these regulations,

"applicant" means the person in whose name an application for the registration of a stock remedy has been filed;

"fee" means the prescribed fees as published annually by Minister in a Government Gazette;

"complaint" means any written, electronic, or oral communication that alleges deficiencies related to the identity, quality, durability, reliability, safety, effectiveness, or performance of a stock remedy after it is released for distribution

"establishment" means the premises where stock remedy is manufactured, controlled, packed, marked or labelled for the purpose of sale

"extra-label use" means the use of a stock remedy by a veterinarian without following the label recommendations

"invoice" means a detailed list of goods sold or services rendered with an account of all costs listed per item.

"label" means any written, printed or graphic representation attached to or included in a container of a stock remedy;

"manufacture" means make, compound, mix, formulate, process, package and label for purpose of sale and, "manufacturing" and "manufacturing process" have a similar meaning;

"manufacturer" means a person or entity that manufacture a stock remedy;

"minister" means the Minister of Department of Agriculture, Forestry and Fisheries;

"registered name" means the name of stock remedy approved by the Registrar under which a stock remedy is registered

"registration holder" means the person to whom a certificate of registration in respect of a particular stock remedy has been issued;

"republic" means Republic of South Africa

"SANS" means South African National Standards;

"sworn translator" means a person admitted and enrolled by any division of the Supreme Court (High Court) in terms of Rule 59 of the Rules of Superior Court Practice.

"the Act" means the Fertilizer, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947)

"trademark" means a mark to which the holder of the registration has the right, either as owner or a registered user thereof, to distinguish his/her stock remedy from that of any other manufacturer but excludes the registered name of a stock remedy as intended in these regulations;

PART I**REGISTRATION****2. Application for registration**

(1) An application in terms of section 3(1) of the Act, for the registration or amendments of a stock remedy must be submitted to the Registrar in duplicate on form obtainable from the Registrar's office.

(2) An application may only be made by a person who is resident in the Republic or, in the case of a juristic person, who has a registered office in the Republic.

(3) An application shall be accompanied by:

- (a) the applicable fee;
- (b) two copies of application form signed by an approved person;
- (c) two copies of a typed label, in English. If any other language is used such label shall be submitted in duplicate with an affidavit from the sworn translator declaring the label to be a true translation of the English label;
- (d) all scientific documentation necessary for demonstrating the safety, quality and efficacy of the product;
- (e) in the case of:
 - (i) clinical trial(s), approval by an Animal Ethics Committee, which conforms to SANS 10386: 2008
 - (ii) manufacture and quality assurance, a copy of a Good Manufacturing Practice (GMP) certificate or other recognised accreditation certificate
 - (iii) analytical and laboratory data, proof or confirmation of compliance with Good Laboratory Practice (GLP) or a quality assurance certificate issued by a recognised authority.
- (f) a detailed and critical expert report that has been drafted and signed by a person with the requisite technical or professional qualifications and that has a brief curriculum vitae of the person signing the report attached to it;
- (g) proof of the existence of a manufacturing site, which may include a Site Master File;
- (h) the Registrar may request additional data or sample which may assist in evaluation of a stock remedy

(4) The information referred to in sub-regulation (3) shall be submitted in English

(5) In a case of a stock remedy registered in terms of the Act is to be registered in favour of another person or company, such an application must be accompanied by a declaration from the registration holder that such registration can be made in favour another person or company.

Period of validity and renewal of registration

3. (1) a registration issued in terms of section 3(3) of the Act will be valid for a period of three years after registration.

(2) A registration referred in sub-regulation (1) which has expired may be renewed in terms of section 3(4) (a) of the Act if it has been submitted to the Registrar's office on a prescribed form obtainable from the Registrar's office.

(3) An application for the renewal of a registration shall--

- (a) be made by the registration holder on the form obtainable from the Registrar's office;
- (b) be submitted to the Registrar at least three months before the expiry date of the registration concerned; and
- (c) be accompanied by the applicable renewal fee

(4) An application made in terms of sub-regulation 3(1) which:

- (a) is received by the Registrar after the expiry date, but not more than 30 days after such expiry date, shall be considered only if it is accompanied by the late penalty fee;
 - (a) which is received by the Registrar after the days of grace referred to in sub-regulation 3(4)(a) will not be considered for renewal. An application for reinstatement must be made.
- (5) Any person who applies for the renewal of a registration in terms of this regulation shall in an affidavit confirm that the details furnished with such application in respect of the stock remedy concerned or of a label which is being used in connection therewith, do not deviate in any manner whatsoever from the congruent details which have already been registered or approved in relation to that stock remedy or label.
- (6) A renewal of a registration for a registered stock remedy in terms of section 3(4) (a) of the Act shall be granted on condition that during the period of registration –
- (a) the formulation of the stock remedy concerned shall not deviate from the formulation which is registered in respect thereof;
 - (b) the details which are approved to be indicated on a label or container used in connection with the sale of the stock remedy concerned, shall not be altered without the prior written approval of the Registrar;
 - (c) the details of the manufacturer of the active ingredient/s and the formulated product shall not differ from the approved details; and
 - (d) all conditions determined by the Registrar are met.

Application for transfer of a registration

4. (1) An application for transfer of a registration shall be made by, a person who is resident in the Republic or, in the case of a juristic person, who has a registered office in the Republic.
- (2) Such application shall be accompanied by:
- (a) two copies of the application form obtainable from the Registrar's office;
 - (b) be accompanied by the application fee;
 - (c) the reasons for the transfer;
 - (d) the current registration certificate of the stock remedy to be transferred;
 - (e) a written consent from the current registration holder of the stock remedy authorising the transfer of the registration;
 - (f) a letter of acceptance from the new applicant
 - (g) a declaration from the new applicant confirming that the particulars furnished in the application and the approved label, remain identical to those on the registered stock remedy with the exception of the details of the registration holder.

Return of registration certificate

5. A registration certificate that is returned in terms of section 4A (3) of the Act, should reach the Registrar within 14 days of the day on which –
- (a) the person to whom the particular registration certificate has been issued is informed in writing in terms of section 5 of the Act of the reason for cancellation of such registration;
 - (b) the registration of the stock remedy has lapsed in terms of section 4A (2) of the Act;
 - (c) in case of transfer or amendments a new certificate is issued upon approval of such application; and
 - (d) if the original certificate of registration is lost, an affidavit must be submitted to the Registrar's office confirming that the certificate of registration is lost.

PART II

LABELLING, CONTAINERS AND ADVERTISEMENTS

Containers of stock remedy

6. (1) Subject to the provisions of any other law relating to containers, a container in which a quantity of a stock remedy is packed for sale, shall at the time of packing:
- (a) be approved by the Registrar
 - (b) be in good condition, without damage and be clean
 - (c) be closed or sealed in the manner approved by the Registrar
- (2) The container shall-
- (a) once the contents thereof have been used, not be permitted for use for any other purpose; and
 - (b) in the case of a liquid stock remedy, prevent spillage when pouring out the contents thereof.
- (3) Subject to the provisions of the Legal Metrology Act, 2014 (Act No. 9 of 2014), in containers that have been sealed or closed in a manner allowed by the nature of the stock remedy and containers shall be labelled or marked in terms of the provisions of Regulation 7.
- (4) Notwithstanding the provisions of sub-regulation 6(1), a stock remedy may be sold in a manner other than in the approve containers if:
- (a) the container used is the same as the approved container in which the product is sold; and
 - (b) the requirements of these regulations are met.

Labelling of containers

7. (1) No person may sell any stock remedy in a container without an approved label.
- (2) A container of a stock remedy shall not be labelled with any marks or signs other than the prescribed details in the labelling requirements and those approved by the Registrar or in terms of a provision of any other law.
- (3) The following as per the guideline must be provided on the immediate packaging; outer container; package insert, in legible characters—
- (a) the words “For (external) animal use only”
 - (b) the class of the remedy
 - (c) where applicable, the words “Restricted use in terms of the Veterinary and Para-Veterinary Professions Act, 1982 (Act No. 19 of 1982)
where applicable, the words “for a notifiable or controlled diseases in terms of the Animal Diseases and Parasites Act, 1984 (Act No. 35 of 1984)
 - (d) name of remedy (Trade name)
 - (e) registration number
 - (f) claims for Remedy, the target species;
 - (g) toxicity Indications
 - (h) storage Instructions
 - (i) manufacturing date
 - (j) expiry date
 - (k) composition, Contents, i.e. volume or quantity of product pack
 - (l) name and Address of Registration Holder (Applicant)
 - (m) warning(s)
 - (n) precautions
 - (o) directions for use
 - (p) lot number, expiry date and date of manufacture
 - (q) for food-producing species, the withdrawal period for each species or animal product concerned
 - (r) information on disposal of containers and expired stock remedy
- (4) Approval of labelling does not absolve the registration holder from the obligations of complying with the South African National Standards or any other relevant legislation.

Approval of advertisements

8. (1) No advertisement shall be published, screened or broadcast without prior approval of the Registrar.
- (2) Approval of advertisements does not absolve any person or company from the obligations of complying with the prescriptions of the Advertising Standards Authority of South Africa or any other relevant legislation.

Publication or distribution of false or misleading advertisements

9. (1) No person shall publish or distribute any false or misleading advertisement relating to a stock remedy.
- (2) Stock remedies which fall within Group A and B may not be advertised to the public
- (3) Specific scientific claims in an envisaged advertisement must be submitted for approval by the Registrar.
- (4) The advertisement shall have the following details:
- (a) An advertisement shall when published in a newspaper, magazine or media furnish a minimum of the following;
- (i) the trade mark, if any, and the trade name of the stock remedy;
 - (ii) where it is applicable furnish the hazard statement;
 - (iii) indicate the name and amounts of the active ingredient which it contains;
 - (iv) contain the registration number of the stock remedy in question together with a reference to the Act as "Reg. No. Act 36/1947"; and
 - (v) the name, contact details and address of the registration holder.
- (2) An advertisement shall, when screened or broadcast, have those details referred to in sub-regulation 4 (a)(1) (i) and (iv).
- (3) Any reference in an advertisement to--
- (a) an active ingredient; and
 - (b) the instructions for use, claims, application or administration
- shall correspond to those details approved on the label or be based on the data filed in support of the application for registration of the stock remedy being advertised.
- (4) Any statement made in advertisements must be supported with scientific data which must be submitted to the Registrar.
- (5) All advertisements must comply with the prescripts of the Advertising Standards Authority of South Africa (ASA).

**PART III
PRODUCT CLASS AND EXTRA-LABEL USE**

Product classes

- 10 (1) The following are the classes of stock remedy:
- (a) Group A – Prescription stock remedy; for access and use only by Veterinarians registered in terms of the Veterinary and Para-Veterinary professions Act, 1982 (Act No. 19 of 1982). Not to be advertised to the general public
 - (b) Group B – stock remedy for access or use by Veterinarian or Para- Veterinary Professionals registered in terms of Veterinary and Para-Veterinary Professions Act, 1982 (Act No. 19 of 1982 ; Not to be advertised to the general public
 - (c) Group C – stock remedy available over the counter for access by the general public. May be advertised to the general public.
 - (d) The Registrar shall publish a list of stock remedies referred to in sub-regulations (10)(1)(a), (b) and (c) in a Government Gazette.

Extra-label use of stock remedies

- 11.(1) The extra-label use of any stock remedy shall be carried out under the following conditions:
- (a) only a veterinarians registered in terms of the Veterinary and Para-Veterinary Professions Act, 1982 (Act No. 19 of 1982) may use a stock remedy in a manner other than that indicated on the label (extra-label);
 - (b) only stock remedy a registered in terms of the Act may be used extra-label
 - (c) a stock remedy may only be used extra-label if there is no other stock remedy registered for that purpose in that species of animals
 - (d) a stock remedy used in terms of regulation(11) (extra-label) is not permitted for inclusion in animal feeds or for growth promotion purposes for use in animals producing food for human consumption without prior approval of the Registrar;
 - (e) a veterinarian using a stock remedy extra-label in food-producing animals shall specify an appropriate withdrawal period;
 - (f) the withdrawal period must ensure that, if there is a maximum residue limit specified for the active substance, the residue does not exceed that limit or pose a risk to public health.
- (2) The veterinarian shall keep detailed records of the animals treated, the diagnosis or clinical assessment, the products administered, the dosage administered, the duration of treatment and the withdrawal period applied, for a minimum period of 5 years
- (3) The Registrar shall publish a list of stock remedies prohibited for extra label use in the Government Gazette

PART IV**MANUFACTURING ESTABLISHMENTS**

Manufacturing at establishment

12. (1) The practices in respect of the operation at an establishment and which relates to the manufacture of a stock remedy for the purpose of sale, shall be such that the composition and efficacy of the stock remedy in question complies with the details registered in respect thereof, and ensure that it possesses all the chemical, physical and other properties thus registered.
- (2) Raw materials used for the manufacture of a stock remedy, and the stock remedy manufactured therefrom, shall be handled and stored at the premises of an establishment in such manner that--
- (a) raw materials used for the manufacture of a stock remedy, and the stock remedy manufactured therefrom shall be handled and stored in such a manner that they are protected against damage, contamination and deterioration, and are stored under controlled access by authorised person
- (3) Chemical or physical quality checks shall be made on each consignment of all raw materials used for the manufacture of a stock remedy and on the stock remedy manufactured from such raw materials by the person in whose favour a stock remedy is registered or by a competent body which is recognised for this purpose.
- (4) An employee at an establishment who is responsible for the manufacture, control, packing, marking and / or labelling of a stock remedy shall –
- (a) have the knowledge of the practices to be followed in the operation of the undertaking of such establishment and of the provisions of the Act which, in the opinion of the Registrar, is sufficient for the performance of the duty imposed upon such employee; and
- (b) on request provide the Registrar with proof of all control tests carried out on the stock remedy product or the constituents and intermediate products of the manufacturing process in accordance with the data submitted in support of the application for the marketing authorisation
- (5) The names of the raw materials to be used for the manufacture of a stock remedy shall be marked clearly and legibly on the containers thereof provided in such a manner that if raw materials are stored in bulk, the names of such raw materials shall be shown on the containers in or the places at which they are thus stored.
- (6) If a stock remedy is not packed and labelled immediately after manufacture, the name thereof shall be shown on the containers in or places at which it is stored.

Suitability of establishment

13. (1) An establishment where a stock remedy is manufactured in term of section 3 (4)(a), for the purpose of sale, shall:
- (a) have been inspected and issued with a Good Manufacturing Practice certificate; or
- (b) have in place a system of Quality Assurance
- (2) Such an establishment shall have in place facilities and equipment that ensure that a stock remedy shall be manufactured, packed and labelled in the manner determined in the dossier/submission and that the composition and efficacy of the stock remedy concerned complies with the requirements registered in respect thereof, and that it possesses the chemical, physical and other properties thus registered.

Records at establishments

14. (1) a person managing the establishment shall, in respect of each batch of the different stock remedy manufactured, controlled, packed or labelled on the premises, keep comprehensive records of:

- (a) the results of quality checks which were made in terms of regulation 18(3) of the raw materials used for the manufacture of the stock remedy, comprising such batch, and of such stock remedy;
 - (b) the total quantity of the stock remedy comprising such batch and if packed, the number of containers in which it is packed;
 - (c) the names and addresses of the persons to whom the stock remedy was sold, the date and the quantity thereof which is sold to each such person;
 - (d) complaints which were received in connection with the composition, safety or efficacy of the stock remedy comprising such batch, or the chemical, physical or other properties thereof.
- (2) The records to be kept at an establishment in terms of sub-regulation 14(1) as well as the formula for formulating a batch of a stock remedy shall be preserved at such establishment for at least five years after the date on which the batch was manufactured. In the case of raw materials after the date of first receipt, provided that if a complaint referred to in sub-regulation 14(1) (d) was received, the records in respect of the batch in question shall not be destroyed within five years from the date of such complaint. Records shall always be available at an establishment for inspection by the Registrar or authorised persons.

PART V

SAMPLING AND PERMISSIBLE DEVIATIONS

Sampling of stock remedy

15. (1) A stock remedy that is sold in containers shall be sampled by selecting at different places from the particular stock remedy the number of containers required to obtain a significant quantity for a sample of such a stock remedy, subject to the following conditions:
- (a) Such containers shall be similarly labelled, and the stock remedy therein shall originate from the same batch.
 - (b) Where a sample is composed of the contents of more than one container, such a sample shall be thoroughly mixed before being divided;
 - (c) Notwithstanding the provisions sub-regulation 15(1)(a), at least three sealed containers in which a stock remedy is sold, may also be taken as the sample of such stock remedy and the containers comprising such sample shall, without being opened, be divided in terms of section 15(3)(c) of the Act.
- (2) A stock remedy which is not in an approved container shall be sampled by taking small quantities at different places from the bulk stock of such stock remedy to obtain a sufficient quantity for a sample. Such a sample must be thoroughly mixed before being divided in terms of section 15(3) (c) of the Act. Samples must be stored at the correct temperature, in accordance with registered storage conditions, until delivered to the analyst.
- (3) The provisions of sub regulation 15 (2) shall *mutatis mutandis* apply to the sampling of a stock remedy referred to in sub regulation 15(1) prior to the packing thereof in containers, and the sampling of an active ingredient used in the manufacture of a stock remedy.
- (4) Where a stock remedy in a container is of a perishable nature, or where for any reason the opening of the container would interfere with the analysis of the remedy unless such analysis were effected at the time of opening or immediately thereafter, at least three containers, similarly labelled and purporting to contain a similar stock remedy, shall be procured. The containers thus procured shall be split up into three groups, each of which

shall contain one or more unopened containers and which shall further be dealt with as prescribed by section 15(2) of the Act.

- (5) A certificate which in terms of section 15(4) (b) of the Act is forwarded to an analyst together with a sample of the stock remedy, shall be in a prescribed form (Annexure B).
- (6) A certificate on which the result of a test, examination or analysis of a sample of a stock remedy shall be recorded as set out in Annexure C.
- (7) That part of a sample of a stock remedy may--
 - (a) if a certificate referred to in sub regulation 15(5) indicates that such sample does not possess the chemical, physical or other properties specified in the application for registration of the stock remedy concerned, or does not comply with any requirements referred to in these regulations, such certificate shall be retained until the action arising from such certificate is concluded; or
 - (b) otherwise be destroyed.

Permissible deviations in active ingredient contents

16. Notwithstanding anything to the contrary contained in these regulations, a stock remedy shall not be deemed to deviate in its registered active ingredient contents if a certificate referred to in regulation 15(5) in relation to the analysis of a sample of such a stock remedy indicates that the active ingredient concentration is within 10 % of the registered label claim, when the product is within its shelf life, and stored as instructed.

PART VI

HANDLING, STORAGE AND DISPOSAL OF STOCK REMEDY

Handling of Group I Stock remedy

17. Any person in control of an establishment selling, supplying or making available Danger group I stock remedy must be licensed in terms of the regulations promulgated in terms of the Hazardous Substances Act, 1973 (Act No. 15 of 1973), comply with the conditions of sale or supply of Group I hazardous substances and keep such records as required.

Disposal of stock remedy

18. (1) a stock remedy shall only be disposed of by a waste treatment facility authorised to destroy medicines or pharmaceutical waste in terms of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008).
- (2) No stock remedy shall be disposed of into municipal sewerage systems or buried underground.

PART VII

IMPORTS

Importation of Stock remedy

19. No person shall import a stock remedy into the Republic unless such remedy is registered: Provided that the Registrar may permit, in writing, the importations into the Republic of a specified quantity of a stock remedy which is not registered for purposes of experimentation or for some purpose

other than the sale of such remedy.

Harbours and places through which imports may be made

20. No person shall import any stock remedy in terms of section 16 of the Act, into the Republic except through one of the following ports of entry:
- (a) Cape Town International Airport or harbour;
 - (b) Port Elizabeth International Airport or harbour;
 - (c) King Shaka International Airport or Durban harbour; and
 - (d) O.R. Tambo International Airport.
 - (e) any other entry point that the Registrar may permit on application or request

PART VIII

APPEALS

Submission of appeals

21. (1) An appeal in terms of section 6 of the Act shall be submitted to the Minister by delivering the documentation to the Director-General within 60 days of the date on which the reasons for the decision to appeal, were furnished in terms of section 5 of the Act.
- (2) Such appeal shall:
- (a) be in the form of a written statement which is sworn to or attested;
 - (b) state the reference number and date of the document by means of which such applicant or person was given notice of that decision;
 - (c) state the grounds on which the appeal is based;
 - (d) be accompanied by the documents relating to the subject of the appeal; and
 - (e) be accompanied by the prescribed fee
- (3) If such appeal is submitted by a person other than the person in respect of whom the decision concerned was furnished, the appeal concerned shall be accompanied by a statement in which the person concerned discloses interest in that decision or action.
- 4) The amount referred to in sub-regulation 21(2)(e) shall be paid by cheque, postal order, electronic fund transfer or money order made out in favour of the Director-General: Agriculture: provided that if the appeal concerned is delivered by hand, such amount may be paid in cash.

Address for submission of appeals

22. An appeal referred to in sub-regulation 22(1) shall:
- (1) when forwarded by post, be addressed to the Director-General, Department of Agriculture, Forestry and Fisheries, Private Bag X 250, Pretoria, 0001; and / or
 - (2) when delivered by hand, be delivered to the Director-General, Department of Agriculture, Agriculture Place, 20 Steve Biko Street, Pretoria.

PART IX

GENERAL

Offences and penalties

23. Any person who refuses or fails to comply with the provisions of these regulations shall be guilty of an offence and liable on conviction to a fine or imprisonment or to both a fine and imprisonment.

Payment of fees

24. (1) the postage and delivery costs of any application or document submitted in terms of these regulations shall be paid by the sender.
- (2) fees payable in terms of these regulations must be paid by cheque, cash or electronic payment;
- (3) fees paid in terms of these regulations, except in terms of Section 6 of the Act, are not refundable.

Address for submission of documents

25. Any application or document or anything else pertaining thereto, which is required in terms of these regulations to be submitted to the Registrar shall:
- (1) when forwarded by post, be addressed to:
The Registrar: Act No. 36 of 1947, Private Bag X 343, Pretoria, 0001; and / or
- (2) when forwarded by rail or delivered by hand, be addressed or delivered to:
The Registrar: Act No. 36 of 1947, Agriculture Building, 20 Steve Biko Street, Pretoria.

Amendment and repeal of certain regulations

26. The following regulations are hereby repealed:
- (1) The Regulations relating to Stock remedy published under Government Gazette Notice No. R857 of 28 May 1971 and;
- (2) The Regulations relating to Stock remedy published under Government Notice No. R. 1449 of 1 July 1983 and;
- (3) The Regulations relating to Stock remedy published under Government Gazette Notice No. R956 of 29 September 2006

ANNEXURE A



agriculture, forestry & fisheries

Department:
Agriculture, Forestry and Fisheries
REPUBLIC OF SOUTH AFRICA

CERTIFICATE IN RESPECT OF COLLECTION OF SAMPLES IN TERMS OF SECTION 15 OF ACT No. 36 OF 1947

Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947)
(To be completed in duplicate)

I here by certify that the accompanying sample of Stock Remedy identified by the above serial number, was taken by me on _____ day of _____ 20____
At _____ in the presence of _____
*(Name of owner/person in charge of stocks/witness)
from the stock of _____
(Name and address of seller/manufacturer)

PARTICULARS OF STOCK REMEDY FROM WHICH SAMPLE WAS TAKEN

1. Name of registration holder _____
2. Name of company _____
3. Name of product † _____
4. Registration number ‡ _____ Act 36/1947
5. Manufacturer details _____
6. Composition of Stock Remedy †
 - 6.1 Chemical composition _____
(List chemicals which appear on the label)
 - 6.2 Physical properties _____
7. Conditions of container from which sample was taken _____
8. Estimated quantity of Stock Remedy from which sample was taken:
 - 8.1 Number of containers _____
 - 8.2 Capacity of containers _____
9. Remarks _____

Signature of witness

Registrar

Notes

- * Delete whichever is applicable.
- † Shall be particulars as indicated on the affixed label of the containers from which the sample was taken or as it is marked on such containers, or if the Stock Remedy which is sampled, is not sold in containers, as it appears on the invoice which is supplied together with that Stock Remedy.
- ‡ One copy shall accompany each of the three parts of the sample and the fourth copy shall be kept by the officer who took the sample.

ANNEXURE B

Analyst address

.....

CERTIFICATE OF RESULTS OF ANALYSES OR TEST OF A SAMPLE OF A STOCK REMEDY BY ANALYST
Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947)
(To be completed in duplicate)

I (full name) _____

of _____
 a duly appointed analyst in terms of section 14 of the Fertilizer, Farm Feeds, Agricultural Remedies and Stock remedy Act, 1947 (Act 36 of 1947) do hereby make oath and state:

(a) that on _____ I received a sample of ^(a) _____
 from _____ by _____ ^(b) for analyses and/or test;

(b) that the sample was labelled, sealed and marked^(c) _____

(c) that I have analysed and/or tested the said sample and as a result of the analyses and/or test I found it to be constituted as follows:

Pure active ingredient^(d)

	g/kg
(a) _____	_____ _____
(b) _____	_____ _____
(c) _____	_____ _____

Other ingredients (if required)

(a) _____	_____ _____
(b) _____	_____ _____
(c) _____	_____ _____

Remarks _____

 Signature of analyst

ANNEXURE C

**DECLARATION TO BE MADE IN THE PRESENCE OF
JUSTICE OF PEACE/COMMISSIONER OF OATH.**

TEL NO.....

DATE **INITIALS AND SURNAME**

.....
SIGNATURE OF THE DEPONENT

I certify that the deponent has acknowledged that he/she know and understands the contents of this declaration which was sworn to/affirmed before me and the dependents' signature/thumb print/mark was placed thereon in my presence.

.....
JUSTICE OF PEACE/ COMMISSIONER OF OATH

Name and surname:.....
(BLOCK LETTERS)

Designation (rank):..... **Ex Officio Republic of South Africa**.....

Business address:.....
(street address)

Date:.....

Place:.....

Notes

- (a) State name of Stock Remedy as specified on label/insert name of person supplying the sample and state whether it was "by hand", "by post" or by courier.
- (b) Insert distinguishing mark or number of sample.
- (c) State names of particular chemical constituents and physical properties.
- (d) State the name of the active ingredient

DEPARTMENT OF ARTS AND CULTURE

NO. 303

08 MARCH 2019

INVITATION TO SUBMIT COMMENTS ON REVIEWED LANGUAGE POLICY

The Department of Arts and Culture intends to review its Official Language Policy, 2014 ("the Policy") adopted in terms of section 4(1) of the Use of Official Languages Act, 2012 (Act No. 12 of 2012) ("the Act"). Clause 14 of the approved Policy requires that it be reviewed whenever necessary but at least every five years.

In terms of Regulation 3(2) of the Regulations to the Act, the Department hereby publishes its proposed and reviewed language policy for public comment. Members of the public are hereby granted a period of 30 days from date of publishing this notice to submit written representations on the proposed language policy. Same should be forwarded to the address stated below:

For attention:

The Director-General
Mr. V. Mkhize
c/o Mr. Siphon Manganyi
Department of Arts and Culture, South Africa
10th Floor, Sechaba House
202 Madiba Street
Pretoria
0001

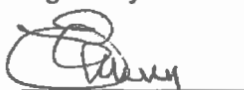
Or

By telefax to 086 640 1743

Or

By e-mail to SiphonM@dac.gov.za

Signed by



Mr EN Mthethwa, MP
Minister of Arts and Culture

Date: 02/2019/04



arts & culture

Department:
Arts and Culture
REPUBLIC OF SOUTH AFRICA

OFFICIAL LANGUAGE POLICY OF THE DEPARTMENT OF ARTS AND CULTURE

ENGLISH

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1. Definitions

Term	Definition
Act	Use of Official Languages Act, 2012 (Act No. 12 of 2012)
Constitution	Constitution of the Republic of South Africa, 1996
DAC	Department of Arts and Culture
DG	Director-General of the Department of Arts and Culture
Minister	Minister of Arts and Culture
PanSALB	Pan South African Language Board
Policy	Language Policy of the Department of Arts and Culture
Regulations	Regulations in terms of the Act
Republic	Republic of South Africa
SASL	South African Sign Language

2. Legislative instruments

- 2.1 Constitution of the Republic of South Africa, 1996
- 2.2 Use of Official Languages Act, 2012 (Act No. 12 of 2012)
- 2.3 Regulations in terms of section 13 of the Use of Official Languages Act, 2012.

3. Purpose and regulatory context of this Policy

This Policy is required by section 4 of the Act, as follows:

- 3.1 section 4(1) provides that every national department, national public entity and national public enterprise must adopt a language policy on its use of official languages; and
- 3.2 section 4(2) provides that a language policy adopted in terms of subsection (1) must–

- 3.2.1 identify at least three official languages that the national department, national public entity or national public enterprise will use for government purposes;
- 3.2.2 stipulate how official languages will be used in effectively communicating with the public, official notices, government publications, and inter and intra-government communication;
- 3.2.3 describe how the national department, national public entity or national public enterprise will effectively communicate with members of the public whose language of choice is not one of its chosen official languages, or South African Sign Language (SASL);
- 3.2.4 describe how members of the public can access the language policy; and
- 3.2.5 provide a complaints mechanism to enable members of the public to lodge complaints regarding the use of official languages by a national department, national public entity or national public enterprise.

4. Principles

The principles underpinning this Policy are:

- 4.1 commitment to the promotion of all official languages of the Republic in order to ensure constitutional language equity and language rights as required by a democratic dispensation;
- 4.2 recognition of multilingualism as a resource to maximize collaborative partnerships in nation building, economic development and social cohesion;
- 4.3 promotion of access to information to ensure efficient public service administration that meets the needs of the public and ensures equitable access to the services and information of the DAC;
- 4.4 prevention of the use of any language(s) for the purposes of exploitation, domination and discrimination within the DAC;

- 4.5 recognition of a community-based approach, i.e. a decentralised and participatory approach to language planning and policy implementation in which each government structure is given the power to identify its own working languages, as the most viable manner in which to promote multilingualism given South Africa's highly pluralistic society; and
- 4.6 support for special redress programmes for previously marginalised official indigenous languages.

5. Work of the DAC

The work of the DAC includes:

- 5.1 mainstreaming the role of arts, culture and heritage in social and economic development;
- 5.2 developing, promoting and protecting the official languages of South Africa and enhancing the linguistic diversity of the country through policy formulation and implementation;
- 5.3 stimulating the development of opportunities in South African arts and culture through mutually beneficial partnerships, and promoting our cultural heritage for socio-economic development; and
- 5.4 developing the archival and information resources of the country.

6. DAC Language Unit

The functions of the DAC Language Unit will be to:

- 6.1 advise the DG on the development, adoption and implementation of this Policy;
- 6.2 monitor the DAC's compliance with this Policy;

- 6.3 promote parity of esteem and equitable treatment of the official languages of the Republic; and
- 6.4 facilitate equitable access to information on the activities and services of the DAC.

7. Official languages of the DAC

The DAC has adopted all 11 official languages of the Republic as its official languages for purposes of this Policy.

8. Use of official languages by the DAC

8.1 The following factors will be taken into account in determining which official language(s) the DAC will use in each context/situation:

8.1.1 Usage

8.1.2 Practicality

8.1.3 Expense

8.1.4 Regional circumstances

8.1.5 The balance of the needs and preferences of the public it serves.

8.2 The table below indicates how the DAC will use the official languages.

DAC purpose	Language
Inter and intra-government communication	English
Communicating with members of the public (official written correspondence)	The official languages of the Republic with due regard to the criteria outlined in clause 8.1 above

DAC purpose	Language
Communication with members of the public (oral communication)	The official languages of the Republic with due regard to the criteria outlined in clause 8.1 above
Official publications intended for public distribution (notices on the DAC website, advertisements, signage on buildings, and forms)	The official languages of the Republic with due regard to the criteria outlined in clause 8.1 above
Public hearings (Izimbizo) and other official proceedings	The official languages of the Republic with due regard to the criteria outlined in clause 8.1 above
Communication with the hearing or sight impaired	The DAC Language Unit will facilitate SASL interpretation and conversion of text into Braille or alternatively audio on request
International communication	English or the preferred language of the country concerned

9. Communication with members of the public whose language of choice is not one of the official languages of the Republic

- 9.1 A member of the public who wishes to communicate with the DAC in a language that is not one of the official languages must notify the DAC in writing.
- 9.2 Due consideration of the criteria outlined in clause 8.1 above will be applied to every request.
- 9.3 The DAC will arrange for appropriate translation or interpreting within 20 working days of the date of the request having been received by the DAC.

10. Communication with members of the public whose language of choice is South African Sign Language

- 10.1 A member of the public who wishes to communicate with the DAC in SASL must notify the DAC in writing.
- 10.2 The DAC will arrange for appropriate interpreting within 20 working days of the date of the request having been received by the DAC.

11. Publication of and access to this Policy

- 11.1 This Policy will be published in all the official languages of the Republic.
- 11.2 It will be available on the DAC's website (<https://www.dac.gov.za>).
- 11.3 It will be available in Braille on request.
- 11.4 A summary of the Policy will be displayed at all DAC offices in such a manner and place that it can be read by the public.

12. Complaints mechanism

- 12.1 Any person who is dissatisfied with a decision of the DAC regarding its use of official languages may lodge a complaint in writing to the DG.
- 12.2 Any complaint must be lodged—
 - 12.2.1 in writing; and
 - 12.2.2 within three months of the complaint arising.
- 12.3 Any complaint lodged must state the name, address, and contact information of the person lodging it.
- 12.4 Any complaint lodged must provide a full and detailed description of the complaint.

- 12.5 The DG may request a complainant to supply any additional information necessary to consider the complaint and to attend a meeting for the purpose of making an oral enquiry into the complaint.
- 12.6 The DG will consider the complaint and respond in writing, no later than two months after the complaint was lodged, informing the complainant of the decision.
- 12.7 If the complainant is dissatisfied with the decision of the DG, he or she may lodge an appeal in writing to the Minister, no later than two months after the decision was made.

13. Review of Policy

This Policy will be reviewed whenever necessary but at least every 5 years.



arts & culture

Department:
Arts and Culture
REPUBLIC OF SOUTH AFRICA

**INCHUBOMGOMO YETILWIMI
LESEMTSETFWENI YELITIKO LETEBUCIKO
NEMASIKO**

SISWATI

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1. Tinchazelo

Lithemu	Inchazelo
Umtsetfo	Umtsetfo Wekusetjentiswa Kwetilwimi Letisemtsetfweni, 2012 (Umtsetfo nombolo 12 wanga-2012)
Umtsetfosisekelo	Umtsetfosisekelo weRiphabhuliki yaseNingizimu Afrika, 1996
I-DAC	Litiko Letebuciko Nemasiko
I-DG	Umcondzisi-Jikelele weLitiko Letebuciko Nemasiko-
Indvuna	Indvuna Yetebuciko Nemasiko
I-PanSALB	IBhodi Yetilwimi Tonkhe TaseNingizimu Afrika
Inchubomgomo	Inchubomgomo Yelulwimi yeLitiko Letebuciko Nemasiko
Imitsetfosimiso	Imitsetfotimiso ngekulanzela Umtsetfo
IRiphabhuliki	IRiphabhuliki yeNingizimu Afrika
I-SASL	Lulwimi Lwetimphawu LwaseNingizimu Afrika

2. Tisetjentiswa temtsetfo

- 2.1 Umtsetfosisekelo weRiphabhuliki yaseNingizimu Afrika, 1996
- 2.2 Umtsetfo Wekusetjentiswa Kwetilwimi Letisemtsetfweni, 2012 (Umtsetfo nombolo 12 wanga-2012)
- 2.3 Imitsetfotimiso ngekulanzela sigaba 13 seMtsetfo Wekusetjentiswa Kwetilwimi Letisemtsetfweni, 2012.

3. Injongo nengcikitsi yekulawulwa kwaleNchubomgomo

Lenchubomgomo idzingwa sigaba 4 seMtsetfo, ngalendlela:

- 3.1 sigaba 4(1) sitsi onkhe ematiko ahulumende, imitimba yahulumende yavelonkhe nemabhizisi ahulumende kumele emukele inchubomgomo yelulwimi ekusetjentisweni kwayo tilwimi letisemtsetfweni; kantsi
- 3.2 sigaba 4(2) sitsi inchubomgomo yelulwimi lemukelwe ngekulanzela sigatjana (1) kumele-

- 3.2.1 itfole lokungenani tilwimi letisemtsetfweni letintsatfu letitawusetjentiswa litiko lavelonkhe, ngumtimba wahulumende wavelonkhe nobe yibhizinisi yahulumende yavelonkhe ngetinhloso tahulumende;
- 3.2.2 iphawule kutsi tilwimi letisemtsetfweni titawusetjentiswa njani kuchumana ngemphumelelo nemphakatsi, tatiso letisemtsetfweni, imishicelelo yahulumende, kanye nekuchumana phakatsi kwematiko ahulumende;
- 3.2.3 ichaze kutsi ngabe litiko lahulumende, umtimba wahulumende wavelonkhe nobe ibhizinisi yahulumende yavelonkhe itawuchumna njani ngemphumelelo nemalunga emphakatsini lona lulwimi lwayo kungesilo lwetilwimi letisemtsetfweni letikhetsiwe, nobe Lulwimi Lwetimphawu lwaseNingizimu Afrika (SASL);
- 3.2.4 ichaze kutsi emalunga emphakatsi atayitfolo njani lenchubomgomo yelulwimi; futsi
- 3.2.5 inikete indlela yekufaka tikhalo kusita emalunga emphakatsi kufaka tikhalo macondzana nekusetjentiswa kwetilwimi letisemtsetfweni litiko lavelonkhe, ngumtimba wahulumende wavelonkhe nobe ibhizinisi yahulumende yavelonkhe.

4. Imigomo

Imigomo leyesekele leNchubomgomo ngulena:

- 4.1 kutibophelela ekwenyusweni kwato tonkhe tilwimi teRiphabhuliki kute kucinisekiswe kulingana kwetilwimi kwemtsetfosisekelo nemalungelo elulwimi njengobe kudezingwe sikhatsikubusa sentsandvolinyenti;
- 4.2 kuhlonishwa kwebulwiminyenti njengemfombolusito wekukhulisa budlelwano bekusebentisana ekwakhweni kwesive, ekutfufukisweni kwemnotfo nasekubumbana kwesive;
- 4.3 kutfufukisa kufinyeleleka kumniningwane kucinisekisa kuphatfwa kwetinsita tahulumende ngebucilo lokuhlangabetana netidzingo tahulumende

nekucinisekisa kufinyeleleka lokulinganako kutinsita nakumniningwane weDAC;

- 4.4 kuvimbela kusetjentiswa kwanobe ngulu(ti)phi lu(ti)lwimi ngetinhloso tekucaphatsa, kugcama nekubandlulula ngekhatsi kweDAC;
- 4.5 kwemukelwa kwendlela lebuke umphakatsi, njengendlela lesatjalalisiwe futsi yekuhlanganyela ekuhlelweni kwelulwimi nasekusetjentisweni kwenchubomgomo lapho khona umtimba wahulumende uniketwa emandla ekutfola tilwimi tekusebenta tawo, njengendlela yekuphumelela lesembili lekutawenyuswa ngayo bulwiminyenti ngenca yemphakatsi wetilwimi letinyenti waseNingizimu Afrika; kanye
- 4.6 nekwesekela tinhlelo tekulungisa letikhetsekile tetilwimi tendzabuko letisemtsetfweni lebetinganakwa ngaphambilini.

5. Umsebenti weDAC

Umsebenti weDAC ufaka ekhatsi:

- 5.1 kucondzisa indzima yebuciko, emasiko nemagugu ekutfufukeni kwetenhlahalakahle nemnotfo;
- 5.2 kutfufukisa, kwenyusa nekuvikela tilwimi letisemtsetfweni taseNingizimu Afrika nekukhulisa kwehlukahlukana kwetilwimi telive ngekwenta inchubomgomo kanye nekuyiphumelelisa;
- 5.3 kuphakamisa kutfufukiswa kwematfuba kubuciko nakumasiko aseNingizimu Afrika ngebudlelwano lobuzuzisa totimbili tinhlangotsi, kanye nekwenyusa emagugu etfu emasiko ngenhloso yekutfufukisa tenhlalakahle nemnotfo; futsi
- 5.4 nekutfufukisa imitfombolusito yekulondvolota neyemningwane welive.

6. Ligumbi Letilwimi leDAC

Imisebenti yeLigumbi Letilwimi leDAC itawuba:

- 6.1 kweluleka iDG ngekutfutukiswa, kwemukelwa nekusetjentiswa kwaleNchubomgomo;
- 6.2 kucaphela kutfobelwa kweDAC kwaleNchubomgomo;
- 6.3 kwenyusa kuphatfwa ngekulingana kwato tonkhe tilwimi letisemtsetfweni teRiphabhuliki; kanye
- 6.4 nekuhlelebisa kufinyeleleka ngekulingana emisebentini nasetinsitini teDAC;

7. Tilwimi letisemtsetfweni teDAC

IDAC yemukele tonkhe tilwimi letisemtsetfweni letili-11 teRiphabhuliki njengetilwimi tayo letisemtsetfweni ngetinhloso taleNchubomgomo.

8. Kusetjentiswa kwetilwimi letisemtsetfweni kweDAC

- 8.1 Lamaphuzu lalandzelako atawbukwa ekufikeni ekuncumeni kwelu(tilwimi lolu(leti)semsetfweni lolu(leti)wusetjentiswa yiDAC engcikitsini/esimeni ngasinye:
 - 8.1.1 Kusetjentiswa
 - 8.1.2 Kukhonakala
 - 8.1.3 Tindleko
 - 8.1.4 Timeko tesigodzi
 - 8.1.5 Kulingana kwetidzingo nalokufunwa ngumphakatsi lewusebentelako.

8.2 Lelithebula ngaphasi likhombisa kwekutsi iDAC itawusebentisa njani tilwimi letisemtsetfweni.

Inhloso yeDAC	Lulwimi
Kuchumana phakatsi nangekhatsi kwematiko	Singisi
kuchumana nemalunga emphakatsi (kutsintsana ngekubhala lokusemtsetfweni)	Tilwimi letisemtsetfweni teRiphabhuliki ngekubuka indlela lechazwe kumshwana 8.1 ngetulu
kuchumana nemalunga emphakatsi (kuchumana ngemlomo)	Tilwimi letisemtsetfweni teRiphabhuliki ngekubuka indlela lechazwe kumshwana 8.1 ngetulu
Imishicilelo lesemtsetfweni lefunelwa kusatjalaliswa esiveni (tatiso kuwebhusayithi yeDAC, tikhangiso, emasayini etakhiweni, nemaformu)	Tilwimi letisemtsetfweni teRiphabhuliki ngekubuka indlela lechazwe kumshwana 8.1 ngetulu
Imihlangano yasemiphakatsini (Timbizo) naletinye tinchubo letisemtsetfweni	Tilwimi letisemtsetfweni teRiphabhuliki ngekubuka indlela lechazwe kumshwana 8.1 ngetulu
Kuchumana nalabangeva etindlebeni nobe labangaboni emehlweni	Ligumbi Letilwimi leDAC litawuhlembisa kuhunyushwa kweSASL nekuguculwa kwembhalo uyiswe kuBrayili nobe ngendlela yekulalelwa nakucelwa.
Kuchumana kwangekhatsi	Singisi nobe lulwimi lwelive lekuchunywana nalo

9. Kuchumana nemalunga emphakatsi lawa lulwimi lwabo labalukhetsako kungesilo ngulolulunye lwetilwimi letisemtsetfweni teRiphabhuliki

9.1 Lilunga lemphakatsi lelifisa kuchumana neDAC ngelulwimi lolungesilo ngulolunye lwetilwimi letisemtsetfweni kumele latise iDAC ngekubhala.

9.2 Kutawubukwa kakhulu indlela lebekwe kumshwana 8.1 ngetulu itawusebenta kuto tonkhe ticelo.

9.3 I-DAC itawulungiselela kuhumusha nobe kutoliga lokufanele ngekhatsi kwemalanga ekusebenta langu-20 elusuku lwesicelo lesitfolwe yiDAC.

10. Kuchumana nemalunga emphakatsi lawu lulwimi lwabo labalukhetsako kuLulwimi Lwetimphawu lwaseNingizimu Afrika

10.1 Lilunga lemphakatsi lelifisa kuchumana neDAC ngeSASL kumele latise iDAC ngekubhala.

10.2 I-DAC itawulungiselela kutoliga lokufanele ngekhatsi kwemalanga ekusebenta langu-20 elusuku lwesicelo lesitfolwe yiDAC.

11. Kushicelelwa nekufinyeleleka kuleNchubomgomo

11.1 Lenchubomgomo itawushicelelwa ngato tonkhe tilwimi letisemtsetfweni teRiphabhuliki.

11.2 Itawutfolakala kuwebhusayithi yeDAC (<https://www.dac.gov.za>).

11.3 Itawutfolakala ngeBrayili ngekucela.

11.4 Sifinyeto seNchubomgomo sitawukhonjiswa kuwo wonkhe emahhovisi eDAC ngendlela nasenzaweni letawenta kutsi sifundvwe sive.

12. Indlela yekufaka tikhalo

12.1 Nobe ngumuphi umuntfu longenetiseki ngesincumo seDAC macondzana nekusebentisa kwayo kwetilwimi letisemtsetfweni angafaka sikhatslo ngekubhala kuMcondzisi-Jikelele.

12.2 Nobe ngusiphi sikhalo singafakwa-

12.2.1 ngekubhala; futsi

12.2.2 ngekhatsi kwetinyanga letintsatfu tekuvela kwesikhalo.

- 12.3 Nobe ngusiphi sikhalo lesifakiwe kumele sisho ligama, likheli, neminingwane yekutsintsana yemuntfu losifakako.
- 12.4 Nobe ngusiphi sikhalo lesifakiwe kumele sinikete inchazelo legcwele yesikhalo.
- 12.5 Umcondzisi jikelele angacela umfakisikhalo kutsi anikete nobe nguwuphi umningwane lowengetiwe kute abuke lesikhalo futsi ahambele nemhlangano ngetinhloso tekubuta ngemlomo kulesikhalo.
- 12.6 Umcondzisi-Jikelele utawubuka sikhalo futsi aphenzvule ngekubhala, kungakapheli tinyanga letimbili ngemuva kwekufakwa kwesikhalo, atise umfakisikhalo ngesincumo.
- 12.7 Uma umfakisikhalo anganetiseki ngesincumo seMcondzisi-Jikelele, angafaka kundluliswa kwesikhalo ngekubhala kuNdvuna, kungakendluli tinyanga letimbili ngemuva kwekutsantfwa kwesincumo.

13. Kubuyeketwa kweNchubomgomo

Lenchubomgomo itawubuketwa nobe kunini nakunesidzingo kodvwa njalo ngeminyaka lesi-5.

DEPARTMENT OF HEALTH

NO. 304

08 MARCH 2019

MEDICINES AND RELATED SUBSTANCES ACT, (ACT NO. 101 OF 1965)
(ANNUAL SINGLE EXIT PRICE ADJUSTMENT (SEPA) OF MEDICINES AND SCHEDULED
SUBSTANCES FOR THE YEAR 2020)

In terms of Regulation 8 (1) of the Regulations Relating to the Transparent Pricing System for Medicines and Scheduled Substances of the Medicines and Related Substances Act, 1965 (No. 101 of 1965) as amended, the Minister of Health is required to determine on an annual basis, the extent to which medicine prices may be adjusted. In making this determination the Minister considers the following provisions of Regulation 8 (1)-

- (a) the average CPI for the preceding year;
- (b) the average PPI for the preceding year;
- (c) changes in the rates of foreign exchange and purchasing power parity;
- (d) international pricing information relating to medicines and scheduled substances;
- (e) comments received from interested persons in terms of regulation 8 (2); and
- (f) the need to ensure the availability, affordability and quality of medicines and scheduled substances in the Republic.

Comments received from previous annual reviews on the adjustment methodology have indicated that stakeholders would like to have a CPI weighting and a foreign exchange weighting in the review of the SEP adjustment as follows:

70% (South African CPI) + 30% (foreign exchange rate) = % adjustment

The Pricing Committee in its recommendation for the next annual adjustment cycle may consider this weighting *in addition* to the provisions of Regulation 8(1) as listed above.

The official data to be used with respect to the Consumer Price Index (CPI) for South Africa and the foreign exchange rates would be obtained from official publications by the Statistics South Africa at www.statssa.gov.za and the South African Reserve Bank at www.resbank.co.za respectively.

The Pricing Committee (PC) notes stakeholder feedback relating to the consistency and timeliness of the approach for calculation of the annual SEPA, challenges relating to fluctuations in the SEPA quantum from year to year, and differing stakeholder views on the relative weights on the CPI and exchange-rate parameters to be applied.

Therefore, the PC is considering a review for the methodology to calculate the SEPA that will be applied consistently for the years **2020**, **2021**, and **2022** in line with its legislated mandate under the following fields: Time period, Parameter Weighting, Sources of Parameter and Differentiation of SEPA. In addition, the PC is seeking comment on potential quantitative approaches and relevant research relating to the consideration of availability, affordability and quality of medicines and scheduled substances in South Africa when calculating the SEPA.

In terms of Time Period:

Option 1: Parameter values drawn from the previous 12 months, using a mean value over the months July-June in the year preceding the year that the SEPA is to be applied. For example, parameter values used to calculate the SEPA in 2020 would be drawn from the period July 2018 to June 2019.

Option 2: Parameter values drawn the previous 36 months, using a mean value over the months July-June in the years preceding the year that the SEPA is to be applied. For example, parameter values used to calculate the SEPA in 2020 would be drawn from the period July 2016 to June 2019.

Option 3: Parameter values drawn the previous 6 months, using a mean value over the months January-June in the year preceding the year that the SEPA is to be applied. For example, parameter values used to calculate the SEPA in 2020 would be drawn from the period January 2019 to June 2019.

In terms of calculation for Parameter Weighting:

Option 1: Formula: 70% (CPI) + 15% (USD:ZAR exchange rate) + 15% (EURO:ZAR exchange rate) = % SEP Adjustment

Option 2: Formula: 70% (CPI) + 10% (USD:ZAR exchange rate) + 10% (EURO:ZAR exchange rate) + 10% (INR:ZAR exchange rate) = % SEP Adjustment

Option 3: Formula: 60% (CPI) + 10% (USD:ZAR exchange rate) + 10% (EURO:ZAR exchange rate) + 10% (INR:ZAR exchange rate) + 10% (CNY:ZAR exchange rate) = % SEP Adjustment

Option 4: Formula: 80% (CPI) + 10% (USD:ZAR exchange rate) + 10% (EURO:ZAR exchange rate) = % SEP Adjustment

Option 5: Formula: 100% (CPI) = % SEP Adjustment

In terms of Source of Parameter:

It is proposed that values for the Consumer Price Index is drawn from Statistics South Africa [www.statssa.gov.za] and values for exchange rates are drawn from South African Reserve Bank [www.resbank.co.za]. Alternative sources for parameter values are invited.

In terms of Differentiation of SEPA:

The PC acknowledges that the impact of CPI and exchange rates have differing effects on the pricing structure for different types of medicine in South Africa. The PC is seeking stakeholder feedback on Differentiated SEPA Application in line with the following options:

Option 1: Differentiation by proportion of local manufacture. For example, a SEPA formula that contains a greater weight for CPI could be applied to medicines that have a larger proportion of the costs of production within South Africa.

Option 2: Differentiation by proprietary status. For example, the SEPA formula as applied to proprietary medicines could have further parameter(s) to reflect the differences in market dynamics between proprietary medicines and generic medicines.

Option 3: Differentiation by classification of "high-cost". For example, the SEPA formula as applied to medicines classified as "high cost" (as determined by a stated Average Daily Cost or similar) may have further parameter(s) to reflect the differences in affordability between high cost and other medicines in South Africa.

Consideration of Affordability:

The PC invites proposals for how the SEPA formula can quantitatively incorporate considerations of affordability. In addition, the PC invites relevant research related to affordability of medicines in South Africa, including but not limited to prices of proprietary and generic medicines relative to international averages and the impact of SEPA on out of pocket expenditure and medicine utilization.

Alternative configurations of the calculation for weighting of parameter values are also welcome.

Interested persons are invited to submit any substantiated comments in writing, both on a compact disc and a hard copy within three months from the date of publication of this Notice to:

The Director-General: Health

For Attention: Director (Pharmaceutical Economic Evaluations)

Room0419 South Tower

Civitas Building

Corner Thabo Sehume & Struben Streets

PRETORIA, 0001

For any further enquires please contact the Directorate: Pharmaceutical Economic Evaluations:
telephone: 012 395 8181/4/5; e-mail: sepupdates@health.gov.za



DR A MOTSOLEDI, MP
MINISTER OF HEALTH
DATE: 12/2/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 305

08 MARCH 2019


AMENDMENT OF GAZETTE NOTICE 3132 PUBLISHED IN GOVERNMENT GAZETTE NUMBER 25622 ON THE 31ST OCTOBER 2003

Notice is hereby given in terms of section 11A (4) of the Restitution of Land Rights Act, 1994 as amended, that an amendment is hereby made to gazette notice 3132 of 2003 only on portions 4 and 5 of the farm Calais 31 KT:

The amendment of the above mentioned gazette notice is made to include a land claim lodged by Mr. David Ntoampe Maila on behalf of Ba Ga Maila Community.

REF NO.	CLAIMANT	PROPERTY & EXTENT	FARM EXTEND	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER	INTERESTED PARTIES:
KRP: 10593	Mr. David Ntoampe Maila. (Ba Ga Maila Community)	The remaining extent of Portion 4 of the farm Calais 31 KT	371.9501 H	Mopani	Republiek Van Suid-Afrika	T31560/1977	Land Claimants, the current landowner and the Maruleng Local Municipality
KRP: 2098	Mr. H.M Molapo (Sekororo Community)	Portion 5 of the farm Calais 31 KT	8.5653 H	Mopani	Diocese of Tzaneen of the Roman Catholic Church	T127394/2002	

Take further notice that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit, representations in terms of section 11A of the Restitution of Land Rights Act 22 of 1994 as amended within 14 working days from the publication date of this notice, any comments/information may be send to:


MR. L.H. MAPHUTHA
 The Regional Land Claims Commissioner
 Limpopo Province
 Private Bag X9552
 POLOKWANE
 0700
 Tel: (015) 287 2600
 Fax: (015) 295 7403/04

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 306

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act No. 22 of 1994, as amended, that a land claim for Restitution of Land Rights has been lodged on Portion G and Remainder of Portion G of the farm Vlaklaagte 284 JS currently consolidated into Portion 712, 713, 714, 715, 716, 720, 721, 729, 730, 731, 732, 742, 743, 744, 892, 893, 894, 895, 896, 897, 900, 901, 902, 903 and 904 of the farm Loskop Noord 12 JS situated within the Ephraim Mogale Local Municipality, Sekhukhune District: Limpopo.

Mr Bontshi Hasty Monageng ID 2308105183086 and the Legal Resources Centre lodged two separate land claims on behalf of the Bantoane Tribe on the 20th October 1998 and 18th November 1997. The land claims were lodged before the cut-off date of 31st December 1998. The date falls within the prescribed period for lodgement of land claims as laid down in Section 2(1) (e) of Restitution of Land Rights Act, 1994 (Act No.22 of 1994) as amended.

At the time of dispossession the said property was formally registered in the name of Bantoane Tribe with title Deed Number T3734/1931 under the leadership of Kgoshi Mathebe. The purpose of these notice is to amend the Notice No. 3444 of 2000 contained in Government Gazette No. 21605 dated 6th November 2000 ("the original notice") that includes several portions of the farm Loskop Noord 12 JS. The amended Gazette will include only the portions of the farm Loskop Noord 12 JS where the Bantoane Tribe lost its Rights in Land.

The Table below indicates the previous description of the property before dispossession

Farm Name	Owner	Title Deed	Extent(Hectares)
Portion G & R/E of Portion G of the farm Vlaklaagte 284 JS	Bantoane Tribe	T3734/1931	1511 Morgens

The Table below indicates the current description of the property after dispossession


Farm Name	Owners	Title Deed	Extent	Bonds/Endorsements	Holder
Portion 712 of the farm Loskop Noord 12 JS	Stargazer Game Farm PTY LTD	T77023/1997	58,4599 H	B37573/2001	Firststrand Bank Ltd
				B45321/2010	Firststrand Bank Ltd
				B55087/2004	Firststrand Bank Ltd
				K4834/2008S	-
Portion 713 of the farm Loskop Noord 12 JS	Stargazer Game Farm PTY LTD	T77023/1997	58,5716 H	B37573/2001	Firststrand Bank Ltd
				B45312/2010	Firststrand Bank Ltd
				HB55087/2004	Firststrand Bank Ltd
				I-14508/2007C	-

Portion 714 of the farm Loskop Noord 12 JS	Stargazer Game Farm PTY LTD	T77023/1997	58, 5708 H	K4834/2008S B37573/2001 B45312/2010 B55087/2004 I-14508/2007C K4834/2008S	- Firststrand Bank Ltd Firststrand Bank Ltd Firststrand Bank
Portion 715 of the farm Loskop Noord 12 JS	Stargazer Game Farm PTY LTD	T77023/1997	58,5707 H	B37573/2001 B45312/2010 B55087/2004	Firststrand Bank Ltd Firststrand Bank Ltd Firststrand Bank Ltd
Portion 716 of the farm Loskop Noord 12 JS	J A De Beer Familie Trust	T63354/2007	58,5708 H	No Data	No Data
Portion 720 of the farm Loskop Noord 12 JS	Kruger Boerdery Familie Trust	T119317/1996	58, 2322 H	VA3024/2014	Kruger Boerdery Familie Trust
Portion 721 of the farm Loskop Noord 12 JS	Willem Kruger Trust	T1863/2017	58,2464 H	B49142/2010	Firststrand Bank Ltd Bush Fellows Pty Ltd
Portion 729 of the farm Loskop Noord 12 JS	Ba Matlala Lehwelere Communal Prop Assoc	T86195/2014	97, 8953 H	No Data	No Data
Portion 730 of the farm Loskop Noord 12 JS	Ba Matlala Lehwelere Communal Prop Assoc	T86195/2014	97, 8953 H	K2438/1989S	-
Portion 731 of the farm Loskop Noord 12 JS	Pretorius J W Eiendomme CC	T122070/2006	97, 9305 H	I-8030/2006I VA8991/2006	7744/2006-20090914 Bezuidenhout Frederick Cornelius
Portion 732 of the farm Loskop Noord 12 JS	Marble - Bush INV PTY LTD	T94335/2004	97, 9299 H	VA8271/2010	Marble - Bush INV PTY LTD
Portion 742 of the farm Loskop Noord 12 JS	Hausebau CC	T8180/1994	97, 9288 H	K246/1988S	-
Portion 743 of the farm Loskop Noord 12 JS	Pretorius J W Eiendomme CC	T87049/2005	97, 9295 H	No Data	No Data
Portion 744 of the farm Loskop Noord 12 JS	Oosthuizen Daniel Cornelius Oberholzer Oosthuizen Kathleen	T14103/2005	97, 9289 H	No Data	No Data
Portion 892 of the farm Loskop Noord 12 JS	Compreprox PTY LTD	T90962/2013	72,8167 H	B53229/2013	Standard Bank of South Africa Ltd
Portion 893 of the farm Loskop Noord 12 JS	Compreprox PTY LTD	T90962/2013	72,8167 H	B53229/2013	Standard Bank of South Africa Ltd
				K1170/2008S	-

Portion 894 of the farm Loskop Noord 12 JS	Extension Provider Trust	T30174/2011	72.8167 H	K1170/2008S	-
Portion 895 of the farm Loskop Noord 12 JS	Neil Trust	T35294/2013	72.8167 H	K2791/2002S	-
Portion 896 of the farm Loskop Noord 12 JS	Extension Provider Trust	T76845/2007	72.8167 H	B21918/2013	Firststrand Bank Ltd
Portion 897 of the farm Loskop Noord 12 JS	Compreprox PTY LTD	T458/2017	72, 7704 H	B94686/2007 K6447/2008S	Absa Bank Ltd
Portion 900 of the farm Loskop Noord 12 JS	Westehuizen Stephanus Van Der	T62525/2010	72, 8393 H	B15805/2013	Firststrand Bank Ltd
Portion 901 of the farm Loskop Noord 12 JS	Westehuizen Gerhardus Stefanus Van Der	T11601/2006	72, 8434 H	B2486/2011 B58005/2014	Firststrand Bank Ltd Firststrand Bank Ltd
Portion 902	Westehuizen Gerhardus Stefanus Van Der	T11602/2006	72, 8416 H	K2242/2013S	Firststrand Bank Ltd
Portion 903 of the farm Loskop Noord 12 JS	Brandon Frank Patrick	T76875/2004	66, 4739 H	VA7401/2010	Kotze Jan Nicolaas Ebenardus
Portion 904 of the farm Loskop Noord 12 JS	Brandon Frank Patrick	T76875/2004	66, 5278 H	K165/2008S	-
Total Hectors			1883.0405		

Therefore, the Office of the Regional Land Claims Commissioner: Limpopo wishes to make it known to the public that the farms mentioned above are affected by the land claim. Any party that has an interest in the above-mentioned property is hereby invited to submit in writing within **30 days** of publication of this notice, any comment, and/ or objection to this land claim to the Office of the Regional Land Claims Commissioner: Limpopo at the addresses set out below.

The Office of the Regional Land Claims Commissioner or Submissions may also be delivered to:
 Private Bag X 9552 First Floor, 96 Kagiso House
 Polokwane Corner Rissik & Schoeman Streets
 0700 Polokwane


MR. LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
 DATE: 2019/02/07

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 307

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged on the properties mentioned hereunder situated in Albert Luthuli Local Municipality, under Gert Sibande District in Mpumalanga Province as follows:

Description of Property	Name of Claimant	Identity Number	KRP
DUNBAR 383 JU	<ul style="list-style-type: none"> The Late Ms. Nhlambase Annie Mkhonto Ms. Mbotho Mkhondo 	<ul style="list-style-type: none"> 450918 0 418 085 510406 0563 082 	<ul style="list-style-type: none"> 5298 11254

CURRENT PARTICULARS OF THE PROPERTY
DUNBAR 383 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Dunbar 383 JU	Provincial Government of Mpumalanga	T5395/2013	2965.8249 ha	None	None	<ul style="list-style-type: none"> K3127/1983RM K464/1926RM VA751/2013 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit

1200
Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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

CHECKED BY: MR. SUCCESS MINISI
ACTING: D D LEGAL
DATE: 22/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 308

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act, 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Regina Mavis Mkhonza (ID No. 520211 0215 081) on behalf of the Mkhonza Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5282]

CURRENT PARTICULARS OF THE PROPERTY

DIEFZEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Dieggezet 388 JU	National Government of South Africa	T9903/2010	2321.78.49 ha	None	None	<ul style="list-style-type: none"> VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit

1200
Or 30 Samora Machel Drive
Restitution House
Nelspruit

1200
TEL NO: 013 756 6000
FAX NO: 013 752 3859

CHECKED BY: MR. SUCCESS MNISI
ACTING: D D LEGAL
DATE: 22/01/2019

MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 309

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mbutuza Philemon Mazibuko ID NO 171017 5080 087 on behalf of Mazibuko family on the following property mentioned hereunder situated under Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: 383

ONVERWACHT 733 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 733 JT	Provincial Government of Mpumalanga	T12058/1984	2816 0317 h	None	None	K1358/1983 RM in favour of Coetzee Jan Hendrik K1359/1983 RM K1764/1991 IS in favour of Glenn Rosina Elizabeth Trustee VA 2256/2013 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MR S MNISI

ACTING D.D LEGAL

DATE: 23/01/2019



MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 310

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Thema Tryphina Mavuso [ID No. 490418 0613 084] on behalf of the Mavuso Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5278]

CURRENT PARTICULARS OF THE PROPERTY

NOOITGEZIEEN 3 IU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Nooitgezien 3 IU	Provincial Government of Mpumalanga	T1647/2017	696.0336 ha	None	None	<ul style="list-style-type: none"> VA184/2017 in favour of Kangwane Government

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

1

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: MR. SUCCESS MNISI
ACTING: D D LEGAL
DATE: 22/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 20/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 311

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mfanyana James Ngwenya [ID No. 380126 5116 085] on behalf of the Ngwenya Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5269]

CURRENT PARTICULARS OF THE PROPERTY

NOOITGEZIEN 3 IU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Nootgezien 3 IU	Provincial Government of Mpumalanga	T1647/2017	696.0336 ha	None	None	<ul style="list-style-type: none"> VA184/2017 in favour of Kangwane Government

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

1

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: MR. SUCCESS MNISI
ACTING: D.D. LEGAL
DATE: 22/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 312

08 MARCH 2019

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

Notice is hereby given in terms of Section 1(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms. Senzelaphi Emelina Mlabane [ID No. 401201 0237 080] on behalf of the Mlabane Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5272]

CURRENT PARTICULARS OF THE PROPERTY

DIEPZEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Board Holder	Other Endorsements
The Remaining Extent of the Farm Diepgezet 388 JU	National Government of South Africa	T9903/2010	2321.78.49 ha	None	None	<ul style="list-style-type: none"> VA825/2010 in favour of Kangwane Government

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

1

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200
Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: MR. SUCCESS MNISI
ACTING: D LEGAL
DATE: 22/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 313

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms. Khatuile Sarah Dhlamini [ID No. 200424 0111 088] on behalf of the Dhlamini Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5283]

CURRENT PARTICULARS OF THE PROPERTY

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Diepgezet 388 JU	National Government of South Africa	T9903/2010	2321.78.49 ha The affected land claimed is 3 hectares	None	None	<ul style="list-style-type: none"> VA825/2010 in favour of Kangwane Government

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

1

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: MR. SUCCESS MNISI
ACTING: D D LEGAL
DATE: 22/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 314

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Mamsi Sannie Nkosi [ID No. 550418 0545 085] on behalf of the Nkosi Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 11247]

CURRENT PARTICULARS OF THE PROPERTY

NOOITGEZIEN 3 IU

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Nooitgezien 3 IU	Provincial Government of Mpumalanga	T1647/2017	696.0336 ha	None	None	• VA184/2017 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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

CHECKED BY: MR. SUCCESS MNISI
ACTING: D D LEGAL
DATE: 22/01/2019

MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 22/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 315

08 MARCH 2019

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

Notice is hereby given in terms of Section 1(1) of the Restitution of the Land Rights Act, 1994 [Act 22 of 1994], as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Siphwe Nelly Mathebula [ID No.460829 0237 086] on behalf of the Mathebula Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5916]

CURRENT PARTICULARS OF THE PROPERTY

HOOGGENOEG 160 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Hooggenoeg 160 IT	National Government of South Africa	T14573/2013	1491.2222ha (Affected Hectares 10 ha)	None	None	• VA2253/2013 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: MR. SUCCESS MNISI
ACTING: D D LEGAL
DATE: 22/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 316

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged on the properties mentioned hereunder situated in Albert Luthuli Local Municipality, under Gert Sibande District in Mpumalanga Province as follows:

Description of Property	Name of Claimant	Identity Number	KRP
NOOITGEZIEN 3 IU	• Mr. Joseph Mambhauthi Makamo	• 420816 5581 088	• 5289
	• Ms. Sarah Selinah Mamba	• 481107 0338 088	• 11243

CURRENT PARTICULARS OF THE PROPERTY
NOOITGEZIEN 383 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Nootgezien 3 IU	Provincial Government of Mpumalanga	T1647/2017	696,0336 ha	None	None	• VA184/2017 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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

CHECKED BY: MR. SUCCESS MINISI
ACTING: D D LEGAL
DATE: 23/01/2019



MR. L. H. MAPHUTHA
COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 317

08 MARCH 2019

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

Notice is hereby given in terms of Section 1(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms. Siphwe Martha Manyasi [ID No. 430506 0479 085] on behalf of the Manyasi Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5284]

CURRENT PARTICULARS OF THE PROPERTY

DIEPZEZET 388 JU

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Diepgezetz 388 JU	National Government of South Africa	T9903/2010	2321.78.49 ha	None	None	<ul style="list-style-type: none"> VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
 Private Bag X 11330
 Nelspruit
 1200
 Or 30 Samora Machel Drive
 Restitution House
 Nelspruit
 1200
 TEL NO: 013 756 6000
 FAX NO: 013 752 3859

CHECKED BY: MR. SUCCESS MINISI
 ACTING: D D LEGAL
 DATE: 22/01/2019

MR. L. H. MAPHUTHA
 REGIONAL LAND CLAIMS COMMISSIONER
 DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 318

08 MARCH 2019

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/50/780/875/3

CLAIMANT : Nikile Goliath Matrose (On behalf of Matrose family)

PROPERTY DESCRIPTION : Erf 936 Weston Hankey, Kouga Local Municipality
Sarah Baartman District Municipality in the Eastern
Province

EXTENT OF LAND : 1428 SQM

TITLE DEED :

CURRENT OWNER : Kouga Local Municipality

DATE SUBMITTED : 31 December 1995

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within fourteen (14) days from the publication of this notice, any comments/information to:

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687



Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 319

08 MARCH 2019

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/2/D/1097/0/0/19

CLAIMANT : Joshua Linda Slxishe (On behalf of Sixishe family)

PROPERTY DESCRIPTION	EXTENT OF LAND
Lot 375, situated in Bolotwa Village, in Lady Frere Intsika Yethu Local Municipality, Chris Hani District Municipality in the Eastern Province	3.80442 hectares
Lot 377, situated in Bolotwa Village, in Lady Frere Intsika Yethu Local Municipality, Chris Hani District Municipality in the Eastern Province	3.42613 hectares

TITLE DEED :

CURRENT OWNER : Department of Rural Development and Land Reform

DATE SUBMITTED : 22 December 1998

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within fourteen (14) days from the publication of this notice, any comments/information to:

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687



Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 320

08 MARCH 2019

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/2/D/1086/0/0/17

CLAIMANT : VH Jafta (On behalf of Tapoleng Community)

PROPERTY DESCRIPTION : Tapoleng Location, Sterkspruit in Senqu Local Municipality, Joe Gqabi District Municipality in the Eastern Cape Province

EXTENT OF LAND : 1328 Hectares

TITLE DEED : N/A

CURRENT OWNER : Department of Rural Development & Land Reform

DATE SUBMITTED : 15 December 1998

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within thirty (30) days from the publication of this notice, any comments/information to:

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687



Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 321

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Maphosa Simon Shiba [ID No 3903305194088] on behalf of the Shiba Family on the properties mentioned hereunder situated in Mbombela Local Municipality under Nhlanzeni District Municipality in the Mpumalanga Province: [KRP: 5912]

CURRENT PARTICULARS OF THE PROPERTIES

Dunbar 383 J1

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 383 J1	Provincial Government of Mpumalanga	T29264/1975	2965.8249 ha	None	None	<ul style="list-style-type: none"> • K3127/1983RM • K464/1926RM • VA751:2013 in favour of Kargwane Government

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

Or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR. SUCCESS MNISI

ACTING: D D LEGAL

DATE: 28/01/2019



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 322

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms. Mbombo Elmon Mkhonto [JD No. 480703 5427 081] on behalf of the Mkhonto Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 11244]

CURRENT PARTICULARS OF THE PROPERTY**DIEPGEZET 388 JU**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm Diepgezet 388 JU	National Government of South Africa	T9903/2010	2321.78.49 ha	None	None	<ul style="list-style-type: none"> VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

Or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR. SUCCESS MNISI

ACTING: D D LEGAL

DATE: 23/01/2019



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 323

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Albert Koppie Mlangeni [ID No 3010215096088] on behalf of the Mlangeni and Nkosi Family on the properties mentioned hereunder situated in Steve Tshwete Local Municipality under Nkangala District Municipality in the Mpumalanga Province: [KRP: 12190]

CURRENT PARTICULARS OF THE PROPERTIES

Tweefontein 203 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 6	Kaninvest 3163 CC [200007285423]	T4553/2004	128.1315 ha	<ul style="list-style-type: none"> • B7817/2012 • B8802/2011 	T W K Landbou Ltd	VA118/2010 in favour of Kaninvest 3163 CC
Portion 7	Kaninvest 3163 CC [200007285423]	T68482/2004	96.8481 ha	<ul style="list-style-type: none"> • B7817/2012 • B8802/2011 	T W K Landbou Ltd	VA118/2010 in favour of Kaninvest 3163 CC
Portion 13	Kaninvest 3163 CC [200007285423]	T68482/2004	33.4047 ha	<ul style="list-style-type: none"> • B7817/2012 • B8802/2011 	T W K Landbou Ltd	VA118/2010 in favour of Kaninvest 3163 CC

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR SUCCESS MNISI

ACTING DEPUTY DIRECTOR LEGAL

DATE 10/12/2018



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 29/01/19

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 324

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Motiang John Huma [ID No 2901018206083] on behalf of the Huma Family on the properties mentioned hereunder situated in Victor Khanye Local Municipality under Nkangala District Municipality in the Mpumalanga Province: [KRP: 9537]

CURRENT PARTICULARS OF THE PROPERTIES

Geluk 234 IR

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 2	Rossouw Christiaan Le Cordeur [3809215033086]	T48426/1980	194,4007 ha	<ul style="list-style-type: none"> • B3798/2017 • B5467/2010 	Standard Bank Pty Ltd	None

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR SUCCESS MNISI
ACTING DEPUTY DIRECTOR LEGAL

DATE 10/12/2018



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 29/01/19

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 325

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Johannes Skosana [ID No 5706105568080] Mr Macele Jack Skosana [ID No 550324532087] Mr Samson Skosana [ID No 6205055439068] and Mr P. Mahlangu on behalf of the Mahlangu Family on the properties mentioned hereunder situated in Steve Tshwete Local Municipality under Nkangala District Municipality in the Mpumalanga Province: [KRP: 4140 & 10274]

CURRENT PARTICULARS OF THE PROPERTIES

Vlafontein 166 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 13	Swart Paul Machiel [6910115256087]	T13820/2000	312.2178ha	<ul style="list-style-type: none"> • B190290/2005 • B4228/2009 	First Rand Ltd	<ul style="list-style-type: none"> • K1811/1977RM in favour of Van Deventer Jacoba Magrietha • K3334A/1974S • K344/1975RM in favour of Potgieter Paul Lodewyk • K4128/1990RM • K4932/1992RM • K569/1981RM in favour of Mooiplaats Colliery Pty Ltd • K572/1981RM

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY: MR SUCCESS MNISI

ACTING DEPUTY DIRECTOR LEGAL

DATE 10/12/2018


MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 29/01/19

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 326

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Josalem Joham Nkosi [ID No 2308125087085] on behalf of the Nkosi Family on the properties mentioned hereunder situated in Govan Mbeki Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 1209]

CURRENT PARTICULARS OF THE PROPERTIES

Getuksplaats 264 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 264 IS	A B Louw Familie Trust [6341/2002]	T8949/2003	685.3298 ha	B6880/2012	Standard Bank Ltd	<ul style="list-style-type: none"> • K1076/1981RM in favour of Klein Antoniesvlei Pty Ltd • K1191/1972S • K1606/1987PC • K184/1987S in favour of Scheepers Engela Adriana • K2396/1976PC • K3433/1975RM in favour of Uys Wilhemina Johanna • K3698/2002 in favour of Truter Susarah Johanna • K4378/1989RM • K545/1972RM • K638/1979 in favour of Renho Steenkoolmyne Pty Ltd • K639/1979 in favour of Renho Steenkoolmyne

The Remaining extent of Portion 8	Gelukplaats Bellegings Trust [1352/2000]	T94746/2000	396.9419 ha	None	None	<ul style="list-style-type: none"> • Pty Ltd • K744/1964RM • K876/1979RM 1979 in favour of Remho Steenkoolmyne Pty Ltd • VA573/2003 in favour of Scheepers Engela Adriana • VA6853/2001 in favour of Truter Hugo Kirsten
Portion 11	Lombard Johan Andre [7005065020085]	T128273/1998	256.9596 ha	B3588/2012	Standard Bank Ltd	<ul style="list-style-type: none"> • K2488/1978RM in favour of Buys Breggie Elizabeth • K352/1967 • T36851/1972 in favour of Scheepers Willem Abraham ½ • T45197/1964 in favour of Scheepers Willem Abraham ½ • T36851/1972 in favour of Scheepers Willem Admin T2780/87 END 40 • T7209/1990 in favour of Roux Petronella Aletta
						<ul style="list-style-type: none"> • K2396/1976PC • K788/1979RM in favour of Lombard Gerhardus • K789/1979RM 1979 in favour of Remho Steenkoolmyne Pty Ltd • K790/1979RM 1979 in

<p>Portion 12</p>	<p>Gelukplaats Bellegings Trust [1352/2000]</p>	<p>T94746/2000</p>	<p>342.6128 ha The total Portions are measuring 1681.8441 ha but the Nkosi Land Claim is only affecting 541.8513 ha</p>	<p>None</p>	<p>None</p>	<ul style="list-style-type: none"> • favour of Remho Steenkoolmyne Pty Ltd VA19737/2000 in favour of Lombard Gerhardus • VA2191/1989_B8140/8 6 OTK Ltd • K2396/1976PC • K2637/1983S in favour of Lombard Catharina Jacoba • K3433/1975RM in favour of Uys Wilhemina Johanna • K742/1964RM • K876/1979RM 1979 in favour of Remho Steenkoolmyne Pty Ltd VA95/1982-45195/964T
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The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 (thirty days) from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR SUCCESS MINISI
ACTING DEPUTY DIRECTOR LEGAL
DATE 10/2/2018



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 29/01/19

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 327

08 MARCH 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mafestere John Zulu [ID No 5005075447080] and Miss Nomvula Maria Zulu [ID No 5307090438080] on behalf of the Zulu family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 10005 & 6462]

CURRENT PARTICULARS OF THE PROPERTIES

Appeldoorn 38 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 2	<ul style="list-style-type: none"> • Uys Anton [5908275143005] • Uys Maria Martha Elizabeth [6012190009083] 	T89780/1996	Measuring 297.4131 hectares but the affected/claimed hectares are 17.507 ha	None	None	<ul style="list-style-type: none"> • K2877/1997S • K3389/1987S in favour of Lombard Catharina Jacoba • K3433/1975 in favour of Uys Wilhelmina Johanna • K3856/1986S in favour of Lombard Gerhardus • K437/1986S Lombard Catharina Jacoba • K438/1986S in favour of Lombard Catharina Jacoba • K876/1979RM in favour of Remho Steenkoolmyne Pty Ltd • VA19736/2000 in favour of Lombard Gerhardus

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY: MR SUCCESS MNISI

ACTING DEPUTY DIRECTOR LEGAL

DATE 10/12/2018

MIR. L. H MAPHUTHIA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 29/01/19

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 328

08 MARCH 2019

GENERAL NOTICE IN TERMS OF SECTION 11A (2) OF THE RESTITUTION OF LAND RIGHTS ACT, NO. 22 OF 1994 (AS AMENDED).

WHEREAS a land claim was lodged by Mr. Khuzani Jeremiah Masango, which claim was published in terms of Section 11(1) of the Restitution of Land Rights Act, No. 22 of 1994 (as amended), hereinafter referred to as "the Act".

and

WHEREAS during further investigation of the land claim in so far as it relates to the properties referred to below, the Regional Land Claims Commissioner, has reason to believe that the criteria set out in Section 11(1) (b) of the Act, has not been met.

NOW THEREFORE NOTICE is hereby given in terms of Section 11A (2) of the Act that at the expiry of 60 days from the date of the publication of this notice in the Government Gazette, the notice of the claim previously published in terms of section 11(1) of the Act in Gazette No. 38520, under Notice 187 of 2015, dated 6th March 2015, to the extent that it relates to the properties listed below, will be amended to correct an error in the property descriptions and replace it with properties referred in the attached schedule, unless cause to the contrary is shown to the satisfaction of the Regional Land Claims Commissioner.

The details for amending the Gazette No. 38520, under Notice 187 of 2015, dated 06th March 2015, relevant for this notice include the following:

Reference No: I 0588

Claimant: Mr. Khuzani Jeremiah Masango

Property Description: See below

Total extent: See below

Owner: See below

Date Submitted: 31 December 1998

No.	Property Description	Extent Ha	Land Owner
1.	Portion 67 (RE) of farm Tweefontein 413 JR	41.7125	Country Mushrooms Pty Ltd
2.	Portion 68 of farm Tweefontein 413 JR	74.9449	Danoher Prop Pty Ltd
3.	Portion 69 of farm Tweefontein 413 JR	74.9463	Jura Pluimveeplaas Pty Ltd

The reasons the Regional Land Claims Commissioner believes that the criteria in section 11(1) of the Act may not have been met, is that:

- (a) The claimed land does not extend to portion 67 (RE) of the farm Tweefontein 413 JR; and/or

- (b) The ascendants of the claimants did not have rights in land (as defined in the Act) on the property listed above; and
- (c) The claimed land only affects portions 9 (RE), 68 and 69 of the farm Tweefontein 413 JR.

Any party who may have an interest in the above-mentioned land claim is hereby invited to make representations, within 60 days from the publication of this notice, as to why the claim should not be amended in terms of section 11A (4) of the Act to correct an error in the property description Portion 67(RE) of the farm Tweefontein 413 JR and replace it with the property Portion 9(RE) of the farm Tweefontein 413 JR.

The representations must be forwarded to the Regional Land Claims Commissioner



MR L H MAPHUTHA
The Regional Land Claims Commissioner
Private Bag X 03
ARCADIA
0007
Tel: (012) 310-6500
Fax: (012) 323-2961

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 329

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Ms Mamane Margaret ID. NO 4505180315081 on behalf of Shongwe family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 11284

CURRENT PARTICULARS OF THE PROPERTY
DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 388 JU	National Gov. of the Republic of South Africa	<ul style="list-style-type: none"> • T8820/1975 • T9903/2010 	2321.7849 ha	None	None	VA825/2010 in favour of KaNgwane Gov.

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: SUCCESS MMSI

ACTING D.D.: LEGAL

DATE: 23/01/2019



MR. L.H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 330

08 MARCH 2019

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

Notice is hereby given in terms of **Section 11(1)** of the **Restitution of the Land Rights Act 1994 [Act 22 of 1994]**, as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Ms Thandi Gladys Dlamini ID No. 460608 0562 085** on behalf of **Dlamini Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5280**

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 388 JU	National Government of South Africa	T8820/1975	2321.7849h	None	None	VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X11330
Nelspruit
1200
Or 30 Samora Machel Drive
Nelspruit
1200
Tel No: 013 756 6000
Fax No: 013 752 3859



CHECKED BY: MRS S MNISI
ACTING D.D LEGAL
DATE: 23/01/2019



MR L H MAPHUTHA
THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE

DATE: 20/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 331

08 MARCH 2019

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

Notice is hereby given in terms of **Section 11(1)** of the **Restitution of the Land Rights Act 1994 [Act 22 of 1994]**, as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Ms Damboza Emmah Mmisi ID No. 440314 0398 081** on behalf of **Piiri Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5922**

HOOGGENOEG 160 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 160 IT	Provincial Government of Mpumalanga	T9100/1975	1491.222h	None	None	VA2253/2013

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MR S MINISI
ACTING D.D. LEGAL

DATE: 23/01/2019



MR L H MAPHUTHA
THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE

DATE: 20/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 332

08 MARCH 2019

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/51/797/2204/232

CLAIMANT : Daisy Elizabeth Erasmus (On behalf of Erasmus family)

PROPERTY DESCRIPTION : Erf 542 South End, Nelson Mandela Bay Metropolitan Municipality, Eastern Cape Province.

EXTENT OF LAND : 197 sqm

TITLE DEED :

CURRENT OWNER : Nelson Mandela Bay Municipality

DATE SUBMITTED : 07/02/1998

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within thirty (14) days from the publication of this notice, any comments/information to:

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687


Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 333

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Fikita John Phiri ID. NO 2608165189182 on behalf of Phiri family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5292

CURRENT PARTICULARS OF THE PROPERTY
NOOIGEZIEN 3 IU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 3 IU	Provincial Gov. of Mpumalanga	<ul style="list-style-type: none"> • T8864/1975 • T1647/2017 	696.0336 ha	None	None	VA184/2017 in favour of KaNgwane Gov.

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

Commissioner for Restitution of Land Rights**Private Bag X 11330****Nelspruit****1200****or 30 Samora Machel Drive****Restitution House****Nelspruit****1200****TEL NO: 013 756 6000****FAX NO: 013 752 3859****CHECKED BY: SUCCESS MNISI****ACTING D.D.: LEGAL****DATE:**
MR. L.H. MAPHUTHA**REGIONAL LAND CLAIMS COMMISSIONER****MPUMALANGA PROVINCE****DATE:****2019/01/30**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 334

08 MARCH 2019

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

Notice is hereby given in terms of **Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Ms Nomapulazi Maggie Zandamela ID No. 260115 0130 089** on behalf of the **Nkambule Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 11242**

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 388 JU	National Government of South Africa	T8820/1975	2321.7849h	None	None	VA825/2010 in favour of Kgwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MRS S MNISI
ACTING D.D. LEGAL
DATE: 23/01/2019



MR L H MAPHUTHA
THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE
DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 335

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Accan Sayitsheni Mncina ID. NO 6302045357088 on behalf of Mncina family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5891

CURRENT PARTICULARS OF THE PROPERTY
DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 388 JU	National Gov. of the Republic of South Africa	<ul style="list-style-type: none"> • T8820/1975 • T9903/2010 	2321.7849 ha	None	None	VA825/2010 in favour of KaNgwane Gov.

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


Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: SUCCESS MNISI
ACTING D.D.: LEGAL
DATE: 23/01/2019


MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE
DATE: 2019/01/30

CONTINUES ON PAGE 130 - PART 2



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DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 336

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Magazine Timothy Motha ID. NO 6205155571081 on behalf of Motha family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5919

CURRENT PARTICULARS OF THE PROPERTY
DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 388 JU	National Gov. of the Republic of South Africa	<ul style="list-style-type: none"> • T8820/1975 • T9903/2010 	2321.7849 ha	None	None	VA825/2010 in favour of KaNgwane Gov.

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

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Private Bag X 11330

Nelspruit

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or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: SUCCESS MNISI

ACTING D.D.: LEGAL

DATE: 23/01/2019



MR. L.H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 337

08 MARCH 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Ms Bonaphi Josephine Mkhonto ID: NO 5005140456082 on behalf of Ngwenya family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 10192

CURRENT PARTICULARS OF THE PROPERTY
DUNBAR 383 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 383 JU	Provincial Gov. of Mpumalanga	<ul style="list-style-type: none"> • T29264/1975 • T5395/2013 	2965.8249 ha	None	None	<ul style="list-style-type: none"> • K3127/1983RM • K464/1926RM • VA751/2013 in favour of KaNgwane Gov.

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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

CHECKED BY: SUCCESS MNISI
ACTING D.D.: LEGAL
DATE: 23/01/2019


MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE
DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 338

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Logwaza Ben Misibi [ID No. 501204 5696 085] on behalf of the Misibi Family on the properties mentioned hereunder situated in Albert Lutshuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP:10567]

CURRENT PARTICULARS OF THE PROPERTY**KORTBEGRIP 168 IT**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 1 of the Farm Kortbegrip 168 IT	Provincial Government of Mpumalanga	T2274/1975	1304,2498 ha	None	None	<ul style="list-style-type: none"> VA8244/2007 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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

CHECKED BY: MR. SUCCESS-MNISI

ACTING: D D LEGAL

DATE: 28/01/2019


MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 339

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Qaka Tryphina Mkhonto [ID No. 200613 0139 087] and Ms Coshiwe Juta Mkhonto [ID No. : 480613 0177 088] on behalf of the Mkhonto Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5914 and 5920]

CURRENT PARTICULARS OF THE PROPERTY

DUNBAR 363 JU


Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent (Portion 0) of the Farm Dunbar 363 JU	Provincial Government of Mpumalanga	<ul style="list-style-type: none"> • T29264/1975 • T5395/2013 	2965.8249 Ha	None	None	<ul style="list-style-type: none"> • K3127/1983RM • K464/1926RM • VA751/2013 in favour of KaNgwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

TEL NO: 013 756 6000
FAX NO: 013 757 3850


CHECKED BY: MR. SUCCESS MNISI
ACTING: D D LEGAL
DATE: 2017/01/30


MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2019/01/30.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 340

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Fanyana Luka Shongwe [ID No. 520711 5662 088] and Labhlwe Johana Shongwe [ID No. 340915 0227 080] on behalf of the Shongwe Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 11237 and 11246]

CURRENT PARTICULARS OF THE PROPERTY**OVERBERG 1 IU**

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 0 of the Farm Overberg 1 IU	Provincial Government of Mpumalanga	T9098/1975	689.9437 ha	None	None	<ul style="list-style-type: none"> VA2254/2013 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

Or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR. SUCCESS MNISI

ACTING: D D LEGAL

DATE: 28/01/2019



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 341

08 MARCH 2019

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

Notice is hereby given in terms of Section 1(1)(i) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. John Mwaale [ID No. 380521 5271 080] on behalf of the Mwaale Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP:5917]

CURRENT PARTICULARS OF THE PROPERTY

HOOGGENOEG 160 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 0 of the Farm Hooggenoeg 160 IT	Provincial Government of Mpumalanga	T9100/1975	1491.2222 ha	None	None	<ul style="list-style-type: none"> VA2253/2013 in favour of KwaZulu-Natal Government

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

Or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MR. SUCCESS MNISI

ACTING: D D LEGAL

DATE: 28/01/2019



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 342

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Hlulekile Annah Mkhonza [ID No. 270906 0165 085] on behalf of the Mkhonza Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Geit Sibande District Municipality in the Mpumalanga Province: [KRP:11252]

CURRENT PARTICULARS OF THE PROPERTY

NOOITGEZIEN 3 IU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Remaining extent of the Farm Nooitgezien 3 IU	Provincial Government of Mpumalanga	T1647/2017	696.0336 ha	None	None	<ul style="list-style-type: none"> VA184/2017 in favour of Kangwane Government

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

1

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

Or 30 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: MR. SUCCESSWANI
ACTING: D D LEGAL
DATE: 28/01/2019



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 29/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 343

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **MR Mandla Phillemon Magagula ID No. 450318 5465 084** on behalf of **Magagula Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5277**

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 388 JU	National Government of South Africa	T8820/1975	2321.7849h	None	None	VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MR S MNISI

ACTING D.D LEGAL

DATE: 23/01/2019



MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 20/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 344

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Mr Francisco Ndzubane ID No. 300204 5257 089** on behalf of the **Ndzubane Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5275**

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 388 JU	National Government of South Africa	T8820/1975	2321.7849h	None	None	VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MR S MNISI

ACTING D.D LEGAL

DATE: 23/01/2019



MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 20/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 345

08 MARCH 2019

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

Notice is hereby given in terms of **Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Ms Tholaphi Victoria Nkambule ID No. 541231 0687** on behalf of **Nkambule Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5276**

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 388 JU	National Government of South Africa	T8820/1975	2321.7849h	None	None	VA825/2010 in favour of Kangwane Government

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MR S MINISI
ACTING D.D LEGAL

DATE: 23/01/2019



MR L H MAPHUTHA
THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 346

08 MARCH 2019

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


Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994], as amended, that a land claim for **Restitution of Land Rights** has been lodged by **MIS Olga Sicalile Khumalo ID No. 520115 0762 085** on behalf of **Khumalo Family** on the following property mentioned hereunder situated under **Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5279**

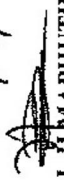
NOOITGEZIEN 3 IU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 3 IU	Provincial Government of Mpumalanga	T8864/1975	696.0336 h	None	None	VA184/2017 in favour of Kanguane Government

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

Commissioner for Restitution of Land Rights
Private Bag X11330
Nelspruit
1200
Or 30 Samora Machel Drive
Nelspruit
1200
Tel No: 013 756 6000
Fax No: 013 752 3859


CHECKED BY: MR S MNISI
ACTING D.D. LEGAL
DATE: 23/01/2019


MR L H MAPHUTHA
THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE
DATE: 20/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 347

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Tswana Maina Gininda ID No. 470804 0170 080 on behalf of the Gininda Family on the following property mentioned hereunder situated under Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 5924

DIEPGEZET 388 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the farm 388 JU	National Government of South Africa	T8820/1975	2321.7849h	None	None	VA825/2010 in favour of Kanguane Government

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

Tel No: 013 756 6000

Fax No: 013 752 3859



CHECKED BY: MR S MNISI
ACTING D.D LEGAL

DATE: 23/01/2017



MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE

DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 348

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994], as amended, that a land claim for Restitution of Land Rights has been lodged by Mrs Matafani Martha Mkhonto [ID No. 130313 0081 083] on behalf of the Mkhonto Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5913]

CURRENT PARTICULARS OF THE PROPERTY**HOOGGENOEG 160 IT**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent (Portion 0) of the Farm Hooggenoeg 160 IT	Provincial Government of Mpumalanga	T14573/2013	1491,2222 Ha	None	None	<ul style="list-style-type: none"> VA2253/2013 in favour of Kgwane Government

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit

1200

Or: 30 Samora Machel Drive

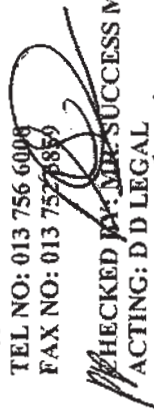
Restitution House

Nelspruit

1200

TEL NO: 013 756 6008

FAX NO: 013 752 8869



CHECKED BY: MR. SUCCESS MINISI

ACTING: D D LEGAL

DATE: 2019/01/30

MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER



DATE: 2019/01/30

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 349

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Qaka Tryphina Mkhonto [ID No. 200613 0139 087] and Ms Coshiwe Jura Mkhonto [ID No. : 480613 0177 088] on behalf of the Mkhonto Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 5914 and 5920]

CURRENT PARTICULARS OF THE PROPERTY

DUNBAR 383 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent (Portion 0) of the Farm Dunbar 383 JU	Provincial Government of Mpumalanga	<ul style="list-style-type: none"> • T29264/1975 • T5395/2013 	2965.8249 Ha	None	None	<ul style="list-style-type: none"> • K3127/1983RM • K464/1926RM • VA751/2013 in favour of KaNgwane Government

The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 (thirty days) from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

Or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3864


CHECKED BY: MMS-SUCCESS MINISI

ACTING: D D LEGAL

DATE: 2017/01/30


MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/01/30.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 350

08 MARCH 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Ms Lindiwe Alice Mkhonto ID. NO 6906300365089 on behalf of Mkhonto family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5915

CURRENT PARTICULARS OF THE PROPERTY
DUNBAR 383 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 383 JU	Provincial Gov. of Mpumalanga	<ul style="list-style-type: none"> • T29264/1975 • T5395/2013 	2965.8249 ha	None	None	<ul style="list-style-type: none"> • K3127/1983RM • K464/1926RM • VAY51/2013 in favour of KaNgwane Gov.

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

Commissioner for Restitution of Land Rights
Private Bag X 11330
Nelspruit
1200

or 36 Samora Machel Drive
Restitution House
Nelspruit
1200

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



CHECKED BY: SUCCESS MMISI
ACTING D.D.: LEGAL
DATE: 03/01/2019



MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE
DATE: 27/01/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 351

08 MARCH 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Gici Alfred Mkhonto ID. NO 4404105400089 on behalf of Mkhonto family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5911

CURRENT PARTICULARS OF THE PROPERTY
HOOGGENOEG 160 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 160 IT	Provincial Gov. of Mpumalanga	<ul style="list-style-type: none"> • T9100/1975 • T14573/2013 	1491.2222 ha	None	None	VA2253/2013 in favour of KaNgwane Gov.

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

Commissioner for Restitution of Land Rights**Private Bag X 11330****Nelspruit****1200****or 30 Samora Machel Drive****Restitution House****Nelspruit****1200****TEL NO: 013 756 6000****FAX NO: 013 752 3859****CHECKED BY: SUCCESS MNISI****ACTING D.D.: LEGAL****DATE: 23/01/2019****MR. L.H. MAPHUTHA****REGIONAL LAND CLAIMS COMMISSIONER****MPUMALANGA PROVINCE****DATE: 20/01/20**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 352

08 MARCH 2019

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended) that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/64/0/0/1

CLAIMANT : Mfusi Jaffa Douz (On behalf of Douz family)

PROPERTY DESCRIPTION : Farm 111 Vergenoegd, Jansenville Dr Beyers Nuade
Local Municipality, Sarah Baartman District,
Eastern Cape Province.

EXTENT OF LAND : 3000 Morgen

TITLE DEED :

CURRENT OWNER : Dr Beyers Naude Local Municipality

DATE SUBMITTED : 28/12/1998

Has been submitted to the Regional Land Claims Commissioner for the Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course.

Any person who has an interest in the above-mentioned land is hereby invited to submit, within thirty (14) days from the publication of this notice, any comments/information to:

Office of the Regional Land Claims Commissioner : Eastern Cape
Department of Rural Development and Land Reform
PO Box 1375
East London
5200
Tel : 043 700 6000
Fax : 043 743 3687



Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 353

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mlungazi Lucas Shabangu JID No 3402235126088] on behalf of the Shabangu family on the properties mentioned hereunder situated in Mbombela Local Municipality under Nhlanzeni District Municipality in the Mpumalanga Province: [KRP: 6530]

CURRENT PARTICULARS OF THE PROPERTIES

Grootfontein 196 JT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 196 JT	Goss Adri [6705230194084] Goss Pieter [6503095133085]	T27789/1997	1115.0000sqm	B7732/2010	South African Loans Guarantee Trust	None

1

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive


Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: ANNS RENALI SINGH
RESTITUTION ADVISOR
DATE 2019/02/26



MR L.H. MAPHUTHA
REGIONAL LAND CLAIM COMMISSIONER
MPUMALANGA PROVINCE

DATE: 2019/02/26

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 354

08 MARCH 2019

AMENDING NOTICE NO: 1551 OF 2016 IN THE GOVERNMENT GAZETTE NO: 40488 DATED 12 DECEMBER 2016

AMENDMENT NOTICE IN TERMS OF SECTION 11A (4) OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said gazette to include the Remaining extent of the farm Zevenfontein 415 JS claimed by Mrs Nomaza Magdeline Mahlangu [Id No 3710040185085] on the above mentioned gazette who is acting on behalf of the Mahlangu family on the properties mentioned hereunder Situated in Steve Tshwete Local Municipality under Nkangala District Municipality: under Mpumalanga Province KRP No. 1047

Name of Claimant	Identity Number
Mrs Nomaza Magdeline Mahlangu on behalf of the Mahlangu Family	3710040185085

CURRENT PARTICULARS OF THE PROPERTY

Zevenfontein 415 JS

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining extent of the farm 415 JS	O P Goeden Hoop Trust [11028/2006]	T12203/2013	865.8510 ha	B7357/2013	Absa Bank Ltd	<ul style="list-style-type: none"> • K1173/1983S • K1174/1983S • K2119/1978S • K982/1967S
The Remaining extent of Portion 1	Roux Johannes Oosthuizen {8802255336084}	T7471/2009	970.6421 ha	B6468/2014	Standard Bank Ltd	<ul style="list-style-type: none"> • K1360A/1981RM • K4979/2001RM in favour of Anglo Operations Pty Ltd

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

Commissioner for Restitution of Land Rights

Private Bag X 7201

Witbank

1035

or Saveways Crescent Centre

Cnr Mandele & OR Tambo Street

Witbank

1035

TEL NO: 013 690 3552

FAX NO: 013 690 2438

CHECKED BY: MISS RENALL SINGH

RESTITUTION ADVISOR

DATE 2019/02/26



MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/02/26

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 355

08 MARCH 2019

AMENDING NOTICE NO: 222 OF 2015 IN THE GOVERNMENT GAZETTE NO: 26344 DATED 21 MAY 2004

AMENDMENT NOTICE IN TERMS OF SECTION 11A (4) OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said gazette to include Miss Monoge Kgalake Nelly who was erroneously excluded on the above mentioned gazette who is acting on behalf of the Monoge family on the properties mentioned hereunder Situated in Thaba Cihweu Local Municipality under Nhlanzeni District Municipality: under Mpumalanga Province KRP No. 4725

Name of Claimant	Identity Number
Miss Kgalake Nelly Monoge	6503050365086

CURRENT PARTICULARS OF THE PROPERTY

Rietfontein 375 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
Portion 8	Van Niekerk Stene CC [199300436023]	TT09636/1999	Total hectares 369.111 and the affected hectares are 168.9913 ha	None	None	<ul style="list-style-type: none"> • K5409/2007S • K702/1957S

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY: MISS RENALL SINGH

RESTITUTION ADVISOR

DATE



MR L.H. MAPHUTHA

REGIONAL LAND CLAIM COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019/02/26

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 356

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mtayi Titus Nkambule [ID No 2506098189084] on behalf of the Engabezweni Group Families on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 11911]

CURRENT PARTICULARS OF THE PROPERTIES

Rietfontein 19 IT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 19 IT	Lereko Prop Co Pty Ltd [200503829507]	T265/2009	246.4286 ha	B256/2009	<ul style="list-style-type: none"> • Sappi Ltd • Sappi Ltd 	None
The Remaining extent of Portion 3	Joubert Sarah Johanna [4912150031005]	T53665/1990	404.5291 ha	<ul style="list-style-type: none"> • B59289/1990 • B257/2009 	<ul style="list-style-type: none"> • Volkskas • Sappi Ltd 	None
Portion 6	Lereko Prop Co Pty Ltd [200503829507]	T265/2009	406.3759 ha	B256/2009	Sappi Ltd	<ul style="list-style-type: none"> • K1684/1975RM • K4643/1992RM in favour of Sappi Ltd
Portion 7	Rooihooigte Estate Pty Ltd	T8804/1958	159.9603 ha	None	None	<ul style="list-style-type: none"> • K699/1947RM • I-13954/1986LG-4/11/86 • K275/1991RM in favour of De Clercq Magritha Alletta • K280012/2007S • K3054/1983RM in favour of De Clercq Hendrik • K6830/2003S
The Remaining	Lereko Prop Co	T265/2009	794.0796 ha	None	None	K63/1958RM

extent of Portion 11	Pty Ltd [200503829507]				
The Remaining extent of Portion 19	Lereko Prop Co Pty Ltd [200503829507]	T265/2009	246,4286 ha	B256/2009	Sappi Ltd

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive


Restitution House


Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY:  KALL SINGH
 RESTITUTION ADVISOR
 DATE: 08/03/2019


 MR. L.H. MAPHUTHA
 REGIONAL LAND CLAIMS COMMISSIONER
 MPUMALANGA PROVINCE
 DATE: 20/03/2019

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 357

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mrs Hambaphi Beauty Dube [ID No 2201040128086] on behalf of the Dube family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 1731]

CURRENT PARTICULARS OF THE PROPERTIES

Belvidere 209 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Entorsements
The Remaining extent of Portion 8	Republic of South Africa	T88692/1988	Measuring 883,5569 hectares but the affected claim ed hectares are 44,4582 ha	None	None	<ul style="list-style-type: none"> • K2300/2007S in favour of Route Description T88692/1988 • K6388/1999S • T88692/1988 • VA7228/1999 in favour of Suid-Afrikaanse Ontwikkelingstrust

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY: MR SUCCESS MINISI
ACTING DEPUTY DIRECTOR LEGAL
DATE



MR L.H. MAPHUTHA
REGIONAL LAND CLAIM COMMISSIONER
MPUMALANGA PROVINCE

DATE: 20/02/20

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 358

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged on the properties mentioned hereunder situated in Mbombela Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province

Name of Claimant	ID Number of Claimant	KRP
• Mr Reuben Hlakalovu on behalf of Hlakalovu Family	• 4003275173086	• 9103
• Mr Msikiza Mathews Lukhele on behalf of the Lukhele Family	• 5303145732080	• 2311

CURRENT PARTICULARS OF THE PROPERTIES

The Rest 454 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 29	Visagie Deon Walter [6107085077086]	T70312/2002	12.7370 ha The total hectares each family is claiming is 5.8723 hectares	B48763/2002	Brazelle Johannes Jakobus	None
Portion 31	Ama Casa Props 2 Pty Ltd [200300877207]	T137379/2003	13.1786 ha The total hectares each family is claiming is 5.8723	None	None	None

1

Portion 54	Schultz Johan Christiaan Maurer [6807145036085]	T12012/2017	hectares 8.9276 ha The total hectares each family is claiming is 5.8723 hectares	B4333/2017	Erasmus Willem Abraham Du Plessis	None
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The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330
Nelspruit
1200
or 10 Samora Machel Drive
Restitution House
Nelspruit
1200

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

Checked by: MR SUCCESS MNISI
ACTING DEPUTY DIRECTOR LEGAL

23/01/2019

MR L. MAPHUTHA
REGIONAL LAND CLAIM COMMISSIONER
MPUMALANGA PROVINCE

DATE: 2019/02/06

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 359

08 MARCH 2019

AMENDING NOTICE NO: 1499 OF 2004 IN THE GOVERNMENT GAZETTE NO: 26602 DATED 30 JULY 2004

AMENDMENT NOTICE IN TERMS OF SECTION 11A (4) OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said gazette to include Mr Rencisethia Elson Phanos Mokwena ID No [4408285135083] which was erroneously excluded because the file was in Limpopo Province, on behalf of the Moreipuso Land Claim on the properties mentioned hereunder Situated in Bushbuckridge Local Municipality under Ehlanzeni District Municipality: under Mpumalanga Province KRP No. 9366

CURRENT PARTICULARS OF THE PROPERTY

1. Hebron 461 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
Portion 5	National Government of South Africa	T38419/2003	1166.7482 ha	None	None	None

2. Craigieburn 462 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining extent of the farm 462 KT	National Government of South Africa	T9370/2012	2998.0892 ha	None	None	<ul style="list-style-type: none"> • I-1961/2016C • K7876/2003RM in favour of Ngodwana Exploration Ply Ltd • VA6884/1997

3. Welgvonden 465 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining extent of the farm 465 KT	National Government of South Africa	<ul style="list-style-type: none"> T9104/1934 T384/2003 	530.8127 ha	None	None	<ul style="list-style-type: none"> I-1961/2016C VA475/1977-9104/34T
Portion 3	National Government of South Africa	T38419/2003	830.0392ha	None	None	None
Portion 6	National Government of South Africa	T38419/2003	830.0392ha	None	None	None

4. Zoeknog 500 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining extent of the farm 500 KT	National Government of South Africa	<ul style="list-style-type: none"> T9370/2012 	2156.2565 ha	None	None	<ul style="list-style-type: none"> I-1961/2016C K7876/2003RM in favour of Ngodwana Exploration Pty Ltd VA6884/1997

5. Onverwacht 501 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
The Remaining extent of the farm 501 KT	National Government of South Africa	<ul style="list-style-type: none"> T9104/1934 T38420/2003 	871.0853 ha	None	None	<ul style="list-style-type: none"> I-1961/2016C K413A/1934S VA475/1977-9104/34T

6. Vooruitzicht 499 KT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
Portion 3	National Government of South Africa	• T38419/2003	1166.7482 ha	None	None	None
Portion 5	National Government of South Africa	T38419/2003	1166.7482 ha	None	None	None

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

**CHECKED BY: MR SUCCESS MNISI
ACTING D.D LEGAL
DATE:**


**MR. L.I. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE**

DATE: 2019/02/20

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 360

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged on the properties mentioned hereunder situated in Mbombela Local Municipality under Enhlanzeni District Municipality in the Mpumalanga Province

Name of claimant	ID Number of Claimant	KRP
Mr Alpheus Kuya Nyundu on behalf of the Nyundu family	5107025573088	11105

CURRENT PARTICULARS OF THE PROPERTIES

Gatshwa 52 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 52 JU Portion 0	Provincial Government of the Mpumalanga Government	T103623/2000	143.5773 ha but the affected or claimed hectares are 16.6648 ha	None	None	None

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

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

Checked by: MR SUCCESS MNISI
ACTING DEPUTY DIRECTOR LEGAL

11/2/2018

MR L.H. MAPHUTHA

REGIONAL LAND CLAIM COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019/01/10

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 361

08 MARCH 2019

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

Notice is hereby given in terms of Section 1(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Simon David Radebe [ID No 4106015206080] on the properties mentioned hereunder situated in Steve Tshwete Local Municipality under Nkangala District Municipality in the Mpumalanga Province: [KRP: 671]

CURRENT PARTICULARS OF THE PROPERTIES

Naswupoort 335 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 31	Du Piessis Philippus Jacobus [1805295108086]	T65253/1988	61.0000 ha	None	None	<ul style="list-style-type: none"> • K1737/1981S • K2900/1978S • 3828/1992S • K549/1984S • K728/2011S • VA3010/2000 in favour of Du Piessis Philippus Jacobus • VA3011/2000 in favour of Absa Bank • VA4159/2001 in favour of Du Piessis Philippus Jacobus • VA561/2014
Portion 51	Benella Bellegings CC [199800570723]	T101816/2002	37.7772 ha	B107238/2007	Absa Bank Ltd	<ul style="list-style-type: none"> • K1674/1981S • K2002/1996S • K2459/1978S • K990/1984S • VA4765/1997

2. Landau 349 JS

The Remaining extent of the farm 349 JS	Anglo Operations Pty Lis [192100673007]	F55037.1986	407.7581 ha	None	None	<ul style="list-style-type: none"> • K3720/1976S • K-4077/1986
---	---	-------------	-------------	------	------	--

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

Commissioner for Restitution of Land Rights

Private Bag X 7201

Witbank

1035

or Saveways Crescent Centre

Cnr Mandele & OR Tambo Street

Witbank

1035

TEL NO: 013 690 3552

FAX NO: 013 690 2438

Checked by: *[Signature]*

Acting Deputy Director Legal

16/08/2018

[Signature]

MR L.H. NAPHUTHA

REGIONAL LAND CLAIM COMMISSIONER

MPUMALANGA PROVINCE

DATE: *2019/01/09*

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 362

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr. Stanley Rabson Phiri ID No: 201223 5139 188 on behalf of Phiri family on the property mentioned hereunder situated in Goven Mbeki Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 2095

CURRENT PARTICULARS OF THE PROPERTY

SUKKERLAAR 421 JT

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 2	Hendrikspan Boerdery CC {200203330223}	• T157152/2002	Total number of hectares are 172 .2172 ha but the affected hectares is 152.9149 ha	None	None	• K2975/1980RM • K4368/1989RM

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

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 - 756-6000

FAX NO: 013 - 757-3859

CHECKED BY: MISS BEVELL SINGH

RESTITUTION ADVISOR

DATE: 2019/02/26

MR. L.H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019/02/26

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 363

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mlingaliso Khasi Mahlangu (ID No 5903065677080) on behalf of the Mahlangu Family on the properties mentioned hereunder situated in Mbombela Local Municipality under Nhlanzeni District Municipality in the Mpumalanga Province: [KRP: 1267]

CURRENT PARTICULARS OF THE PROPERTIES

Rietvlei 64 JS

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 12	Eeras Bordery CC [200301413023]	T115297/2007	92.8430 ha	B81/2016	Nedbank Ltd	K37/1989S

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

Commissioner for Restitution of Land Rights

Private Bag X 7201

Witbank

1035

or High Tech House

23 Botha Avenue

Witbank

1035

TEL NO: 013 690 3552

FAX NO: 013 690 2438

CHECKED BY: RENUK SINGH

DATE: 27/3/2019

MR L.H. MAPHUTHA
REGIONAL LAND CLAIM COMMISSIONER
MPUMALANGA PROVINCE

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 364

08 MARCH 2019

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

Notice is hereby given in terms of Section 1(1)(i) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Seponono Mtshweni [ID No 461211025-4081], Mr Petrus Mahlangu [ID No 5304165727083] and Mr William Mahlangu [ID No 4604175446085] on the properties mentioned hereunder situated in Steve Tshwete Local Municipality under Nkangala District Municipality in the Mpumalanga Province: KRP [1042, 558 and 10710]

CURRENT PARTICULARS OF THE PROPERTIES

Rondebosch 403 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 159	Steve Tshwete Municipality	T12194/2016	557,6764 ha	None	None	None

1

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

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank

1035

or Shop No. E. 8

Saveways Crescent Centre


Cnr OR Tambo and Mandela Street

Witbank

1035

TEL NO: 013 655 1000

FAX NO: 013 690 2438


CHECKED BY: MR SUCCESS MNISI

ACTING D.D LEGAL

DATE: 16/08/2018


MR L H MAPHUTHA
THE REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE

DATE: 20/02/2018

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 365

08 MARCH 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Miss Martha Mahlangu [ID No 4908170215081] on behalf of the Mahlangu Family on the properties mentioned hereunder situated in The Chweu Local Municipality under Nhlanzeni District Municipality in the Mpumalanga Province: [KRP:5360]

CURRENT PARTICULARS OF THE PROPERTIES

1. Kliprivier 73 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Enforcements
Portion 44	Emangweni CPA	T35091/2005	Mesasuring 124.8786 ha but the claimants are only claiming 62.8868 ha	None	None	<ul style="list-style-type: none"> • K18/1997RM in favour of Grobberlaar Coert • K2198/1987PC • K4182/1987RM in favour of Martha Maria Sesilia Grobbellar • K768/1967S • VA23/1997 in favour of K4182/87RM

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

Commissioner for Restitution of Land Rights
Private Bag X 7201
Witbank
1035
or Saveways Crescent Centre
Cnr Mandela & OR Tambo Street
Witbank
1035
TEL NO: 013 690 3552
FAX NO: 013 690 2438

CHECKED BY: ADV KABELO MATSANE
ACTING DEPUTY DIRECTOR LEGAL
DATE


MR L.H. NAPHUTHA
REGIONAL LAND CLAIM COMMISSIONER
MPUMALANGA PROVINCE

DATE: 20/02/20

DEPARTMENT OF TRADE AND INDUSTRY

NO. 366

08 MARCH 2019

**NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT
(ACT 5 of 2008), AS AMENDED THROUGH THE LEGAL METROLOGY ACT
(ACT 9 of 2014)****AMENDMENT TO THE COMPULSORY SPECIFICATION FOR CANNED
MEAT PRODUCTS (VC 8019)**

It is hereby made known under section 13(4) of the National Regulator for Compulsory Specifications Act, (Act 5 of 2008) as amended, that I, Dr Rob Davies, Minister of Trade and Industry, on the recommendation of the NRCS, intends to declare the Compulsory Specification for Canned Meat Products as set out in the attached Schedule.

Any person, who wishes to comment on the intention to introduce the new Compulsory Specification concerned, may submit their comments in writing, to the Chief Executive Officer, National Regulator for Compulsory Specifications, Private Bag X 25, Brooklyn, 0075, on or before the date two (2) months after the publication of this notice.



Dr Rob Davies, MP

Minister of Trade and Industry

DRAFT FOR COMMENT**VC 8019****AMENDMENT OF THE COMPULSORY SPECIFICATION FOR CANNED MEAT PRODUCTS****SCHEDULE****1 SCOPE**

1.1 This Compulsory Specification applies to the manufacture, production, processing and treatment of hermetically sealed (canned) meat products.

2 DEFINITIONS

2.1 For the purposes of this Compulsory Specification, the definitions in the latest edition of *SANS (South African National Standard) 1675: 'The manufacture, production, processing and treatment of canned meat products*, shall apply.

2.2 Any word or expression mentioned in this Compulsory Specification to which a meaning has been assigned in the National Regulator for Compulsory Specifications Act (Act No. 5 of 2008), as amended through Legal Metrology Act (Act No. 9 of 2014), shall have that meaning, unless the context otherwise indicates. In addition, the following definitions shall apply:

2.2.1 applicant: a handler, processor, packer, transporter, importer or exporter applying for approval of the product and/or factory or processing facility. The handler, processor, packer, transporter, importer or exporter shall be established within the Republic of South Africa.

2.2.2 approval: confirmation by the NRCS that the product and/or facility satisfies the requirements of this Compulsory Specification.

2.2.3 compulsory specification: a technical regulation document published in terms of Section 13(1) (a), (b) or (c) of the NRCS Act of 2008, (Act No.5 of 2008) as amended through the Legal Metrology Act (Act No. 9 of 2014). A Compulsory Specification lays down product characteristics and/or their related processes and production methods, including the applicable administrative provisions, with which compliance is mandatory.

2.2.4 conformity of production: satisfactory evidence that the handling, preparation, processing, packing, transportation, storage and quality of hermetically sealed (canned) meat products, produced for sale, continues to conform to the requirements of this Compulsory Specification.

2.2.5 DAFF: the Department of Agriculture, Forestry and Fisheries.

2.2.6 factory/processing facility: premises preparing, handling, treating, processing, producing or packaging hermetically sealed (canned) meat products covered by this Compulsory Specification.

2.2.7 HACCP (Hazard Analysis and Critical Control Point): a system which identifies, evaluates, and controls hazards that are significant to food safety.

2.2.8 NRCS: the National Regulator for Compulsory Specifications, as established by the National Regulator for Compulsory Specifications Act, 2008 (Act No. 5 of 2008) as amended through the Legal Metrology Act (Act No. 9 of 2014).

2.2.9 official factory/processing facility number/code: a unique identification number or code allocated by the NRCS to a factory/processing facility in the Republic of South Africa.

2.2.10 product safety management system: a food safety management system implemented by a factory/processing facility based on the principles of HACCP as recommended by the Codex Alimentarius Commission.

2.2.11 relevant national legislation: means the following Acts; Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act No 54 of 1972); NRCS Act 2008 (Act No.5 of 2008); Legal Metrology Act 2014 (Act No. 9 of 2014); Meat Safety Act, 2000 (Act No 40 of 2000), as amended from time to time and applicable regulations.

3 GENERAL ADMINISTRATIVE REQUIREMENTS

3.1 All canned meat products to be offered for sale shall comply with the requirements of this Compulsory Specification.

3.2 The factory/processing facility for canned meat products in the Republic of South Africa shall be pre-approved by the NRCS for conformity of production requirements as prescribed in Annex A - A.1. A certificate of approval for the facility shall be issued by the NRCS. Such approval shall be reviewed annually, or more frequently as may be determined by the NRCS. For any other new products that were not part of the initial annual approval of the facility, the facility shall apply immediately to add new product/product ranges to the overall approved list.

3.3 The factory/processing facility may not dispatch or sell a canned meat product from the facility, without a valid NRCS approval certificate of compliance per each production batch for products produced in the Republic of South Africa.

3.4 Application for official inspection and approval of the product(s) shall be made to the NRCS for every consignment of canned meat products which are imported into South Africa, in accordance with the requirements of Annex A - A.2.

3.5 Application for approval required for export or any other purposes as required by the applicant, shall be made in accordance with the requirements of Annex A - A.3.

3.6 The factory/processing facility shall provide the NRCS with satisfactory evidence of conformity of production on request.

3.7 The factory/processing facility shall inform the NRCS of any change in process of production affecting any mandatory requirement of this Compulsory Specification. In the event of such change/s the NRCS may, at its discretion, demand the submission of fresh evidence of conformity or a new application for approval.

3.8 The factory/processing facility shall immediately report any failure, of whatever nature, to conform to the requirements of this Compulsory Specification to the NRCS.

3.9 Approval granted by the NRCS to a factory/processing facility in accordance with 3.2 of this Compulsory Specification, may be suspended and/or ultimately withdrawn upon detection of non-compliance to the provisions of this Compulsory Specification. Reasons of such suspension or withdrawal will be provided to the applicant in writing and the facility shall not sell the identified products. No new batch(es)/production(s) shall be produced after the suspension of the facility, until new approval is granted by the NRCS or corrective actions are concluded.

3.10 A factory/processing facility whose approval has been suspended, must re-apply to the NRCS in writing within three (3) months of the date of suspension for a reassessment, otherwise approval for the establishment to operate in terms of this Compulsory Specification will be withdrawn.

3.11 A factory/processing facility shall notify the NRCS in writing when its operation is closing down, three (3) months before the effective date.

3.12 The testing of canned meat products against the requirements of this Compulsory Specification shall be done by microbiological and chemical test facilities that are accredited to use the referenced test methods or any other accredited method validated against the reference method, and giving results that are better, or at least equal, to the accuracy of the reference method. In the case where there are no test facilities available in the Republic of South Africa that are in compliance with the foregoing, the NRCS shall determine which facilities may be used in terms of its Conformity Assessment Policy.

3.13 The NRCS may for the purposes of inspection and verification of products, sample products according to the regulatory risk based sampling plans.

3.14 There will be fees applicable as prescribed in the regulation R924 of 15 October 2010, published under the NRCS Act.

4 SPECIFIC REQUIREMENTS

4.1 The manufacture, production, processing and treatment of canned meat products shall comply with the requirements of the latest edition of SANS 1675.

4.2 Manufacturers shall implement and maintain as a minimum an acceptable Food Safety & Quality Management system such as the HACCP System as recommended by the Codex Alimentarius Commission.

4.3 In the event of an amendment or revision of the SANS 1675 standard, the factory / processing facility shall be in compliance with the amended or revised requirements within six (6) months of publication of the amended or revised standard unless otherwise declared by a special notice by the Minister. If evidence of compliance to such amendments or revisions cannot be provided, the approval of the factory / processing facility may be withdrawn.

Note: The required World Trade Organization (WTO) transparency provision will also be considered in this period.

5 MARKINGS AND LABELLING REQUIREMENTS

5.1 Canned meat products shall be marked in accordance with the requirements of the latest edition of SANS 1675 and shall include the official factory / processing facility number issued by the NRCS in accordance with section A 1.5 of this Compulsory Specification. In the case of imported products, a factory/processing number/ code applicable in the country of origin shall be made available to the NRCS.

ANNEX A

(Normative)

A.1 APPLICATION FOR APPROVAL OF THE FACTORY/PROCESSING FACILITY AND APPROVAL OF CANNED MEAT PRODUCTS IN THE REPUBLIC OF SOUTH AFRICA

The applicant shall apply to the NRCS for approval of the facility. The application shall be accompanied by the following:

A.1.1 Details of the factory / processing facility for which approval is sought;

A.1.2 Documentation and records in support of an effective product safety management system, as required by clause 4.1 and 4.2 of this Compulsory Specification and SANS 1675. For new factory / processing facilities, provisional approval may be given for a period of three months, in order to generate the required documentation and records;

A.1.3 Information required by the NRCS for the measures taken by the applicant to ensure ongoing conformity with the requirements of this Compulsory Specification;

A.1.4 Any reasonable additional information to clarify the application as requested by the NRCS; and;

A.1.5 The NRCS shall issue an official factory / processing facility number upon approval.

A.2 APPLICATION FOR APPROVAL OF IMPORTED CANNED MEAT PRODUCTS

A.2.1 Imported canned meat products must originate from a facility approved for export in the country of origin and have the applicable permits as required by DAFF.

A.2.2 The applicant shall apply to the nearest NRCS regional office as soon as the consignment is available (within thirty (30) calendar days) for sampling and visual inspection of the consignment. The NRCS will then conduct inspection and subsequent approval of the (imported) product (s).

A.2.3 Applicants shall supply details of the products per consignment for which inspection and approval is sought, by providing the following:

a) The applicable certificates as required by DAFF;

- b) A health guarantee certificate (Annex B) containing evidence that imported products originate from a facility approved for export in the country of origin per consignment, for which approval is sought. The NRCS may also request that specific testing be performed;
- c) Details of the imported product, bill of entry number (SARS release), quantity, batch codes and number of product per batch code(s), code list and bill of lading;
- d) The date and place where it will be available for sampling and inspection;
- e) Name and contact details of a contact person;
- f) The number(s) of the bill(s) of entry and the date authorized by Customs Officials; and
- g) The voyage number of the cargo carrier (vessel, aircraft) or registration number of vehicle.

A.2.4 Any reasonable additional information to clarify the application as requested by the NRCS.

A.3 APPLICATION FOR EXPORT OF CANNED MEAT PRODUCTS

A.3.1 For locally produced products, where applicants require approval for export, applicants shall supply evidence of NRCS approval required in Annex - A.1 (clause 3.3) to DAFF.

A.3.2 Canned meat products for export shall be approved by DAFF according to the Veterinary Procedural Notices (VPN).

A.4 GRANTING OF APPROVAL

A.4.1 The NRCS shall issue an approval certificate, to the applicant when all the requirements of this Compulsory Specification have been met.

A.4.2 The NRCS shall assign a unique number to each approval certificate.

A.4.3 An approvals certificate shall be the sole proof of approval by the NRCS.

A.4.4 Once a factory/processing facility is approved, the NRCS will issue an establishment number.

A.5 WITHDRAWAL OF APPROVAL

Any approval granted in respect of canned meat products to the factory / processing facility pursuant to this Compulsory Specification may be withdrawn at any time without prior notice, if compliance with the requirements of this Compulsory Specification have not been maintained. Re-applications will be treated as new applications.

ANNEX B**B.1 HEALTH GUARANTEES FOR IMPORTED CANNED MEAT PRODUCTS REGULATED UNDER THE NRCS**

(ON AUTHORITY'S OFFICIAL LETTERHEAD) Reference no.

Country of dispatch:

Competent Authority:

Inspection Authority:

I. Identification of products

True description of product:

-Animal species name:

-Presentation of product and type of treatment:

Batch Identification Marks /Code/s.....

Type and Manner of Packaging:

Number of Packages/Units

Net weight Gross weight

Temperature: Chilled (semi-preserved products)

Ambient

II. Origin of Products

Name and address of approved factories/processing facilities

.....

Approval number:

Place of loading/ dispatch:

III. Destination of products:**Country of destination:****Port of entry****Transport details: Sea Freight / Air freight /Other**.....**Container number / Flight details:****Seal number/ air waybill number:****Consignor name and address:****Consignee name and address:****IV. Health attestation****The official inspector hereby certifies that:**

1. The canned meat products specified above, have been farmed (where applicable), processed, packed and stored in a facility/ies approved by the Competent Authority.
2. The canned meat products comply/ies with the particular CODEX Standard for the specific product/s or where there is no such Standard, with the Compulsory Specifications/Technical Regulations legislated by the Republic of South Africa in terms of the National Regulator for Compulsory Specifications Act, 2008 (Act No.5 of 2008) as amended through the Legal Metrology Act, 2014 (Act No. 9 of 2014). and contained and referenced in the Compulsory Specification.
3. The processing plant/s specified above, is/are subject to regular inspection/audit by the Competent Authority in that country to ensure that production, processing practices and food safety systems are in compliance with requirements of the most updated versions of the general CODEX Principles for Food Hygiene and HACCP (CAC/RCP- 1969) and any animal health requirements to be controlled in terms of OIE Directives.
4. All products imported into the Republic of South Africa in terms of this Compulsory Specification shall comply with marking requirements as prescribed by the relevant National Legislations.
5. The products above:
 - 5.1. are free from microorganisms or substances originating from microorganisms in amounts as prescribed by relevant national legislation;
 - 5.2. shall not contain any other substances in amounts that may present a hazard to human health in accordance with relevant National Legislation.

Signed at

Name and qualifications of official Inspector

.....

Signature of official Inspector

.....

Official Stamp with date

DEPARTMENT OF TRADE AND INDUSTRY

NO. 367

08 MARCH 2019

**NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT
(Act No. 5 of 2008), AS AMENDED THROUGH THE LEGAL METROLOGY
ACT (Act No. 9 of 2014)**

CORRECTION NOTICE

**AMENDMENT TO THE COMPULSORY SPECIFICATION FOR PNEUMATIC
TYRES FOR PASSENGER CARS AND THEIR TRAILERS
(VC 8056)**

The following correction to Government notice no. 808 appearing in Government Gazette no. 41827 of 10 August 2018 is hereby published.

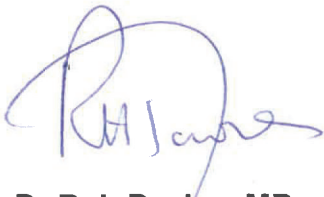
- 1) In clause 1.1, replace the sentence with the following sentence:

This specification applies to new pneumatic tyres for passenger cars and their trailers as covered in SANS 20030.

- 2) In Table 1 under column 2, insert the date "2011" after 20030 to read as follows:

20030: 2011

- 3) In Annexure A, clause A.1.8 replace "6.2" with "A.1.6.2".



Dr Rob Davies, MP
Minister of Trade and Industry

DEPARTMENT OF TRADE AND INDUSTRY

NO. 368

08 MARCH 2019

**NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT
(Act No. 5 of 2008), AS AMENDED THROUGH THE LEGAL METROLOGY
ACT (Act No. 9 of 2014)**

CORRECTION NOTICE

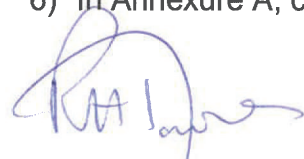
**AMENDMENT TO THE COMPULSORY SPECIFICATION FOR PNEUMATIC
TYRES FOR COMMERCIAL VEHICLES AND THEIR TRAILERS
(VC 8059)**

The following correction to Government notice no. 809 appearing in Government Gazette no. 41827 of 10 August 2018 is hereby published.

- 1) On the cover page (heading and main text) replace "passenger cars" with "commercial vehicles".
- 2) In clause 1.1, replace the sentence with the following sentence:

This specification applies to new pneumatic tyres for commercial vehicles and their trailers as covered in SANS 20054.
- 3) In clause 3.1 replace "passenger cars" with "commercial vehicles".
- 4) In Table 1 under column 1 replace "passenger cars" with "commercial vehicles".
- 5) In Table 1 under column 2, insert the date "2007" after 20054 to read as follows:

20054: 2007
- 6) In Annexure A, clause A.1.8 replace "6.2" with "A.1.6.2".



Dr Rob Davies, MP
Minister of Trade and Industry

DEPARTMENT OF TRADE AND INDUSTRY

NO. 369

08 MARCH 2019

MERCHANDISE MARKS ACT, 1941(ACT 17 1941)

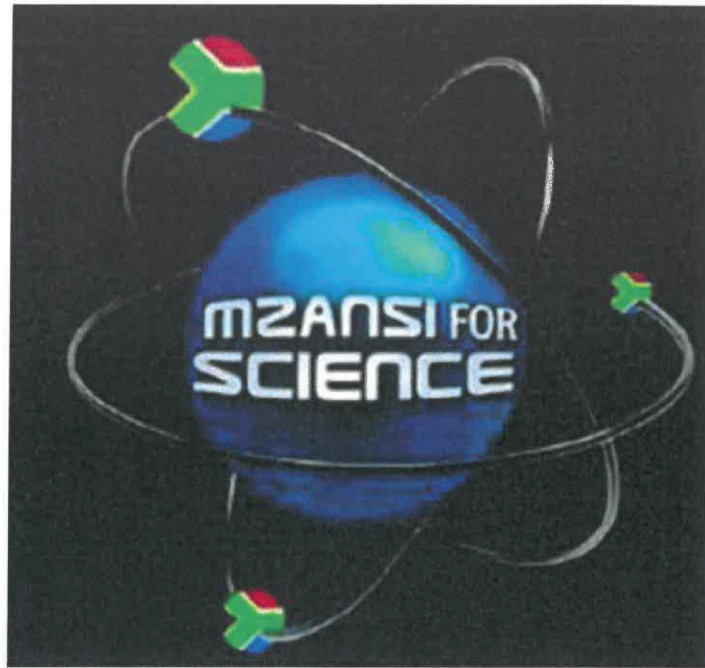
THE PROHIBITION ON THE USE OF THE NATIONAL RESEARCH
FOUNDATION MZANSI FOR SCIENCE LOGO

I, Dr Rob Davies, Minister of Trade and Industry, following Notice 947 of 2018 published in Government Gazette No. 41903, hereby advertise a final notice in terms of section 15(1) of the Merchandise Marks Act 1941 that prohibits the use of the logo as depicted in **Annexure 1** or similar drawings which might cause confusion with any trade, business, profession or occupation or event, or in connection with any trade mark, mark or trade description applied to goods, save where the use thereof is by the authority of the National Research Foundation. Proprietors of identical or similar marks already in use will not be affected by this prohibition.

The prohibition of this logo / mark will be perpetual and absolute in nature.



Dr Rob Davies, (MP)
Minister of Trade and Industry
15 January 2019



GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF CORRECTIONAL SERVICES**NOTICE 122 OF 2019**

Following amendment pages are published in relation to the delegations for the Department of Correctional Services published on 21 September 2018 in the Government Gazette number 41913.

- 1. Part A Appendix A; pages 2, 3, 4, and 8**
- 2. Part A Appendix B; page 4**
- 3. Part B Appendix A; page 2, 3, 4, 7 and 11**
- 4. Part B Appendix B; page 5**

PART A, APPENDIX A: Delegations Register- EA to NC delegations in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Function	DESIGNATION / POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
1.	3 (7) An executive authority has all those powers and duties necessary for- (a) the internal organisation of the department concerned, including its organisational structure and establishment, the transfer of functions within that department, human resources planning, the creation and abolition of posts and provision for the employment of persons additional to the fixed establishment; and (b) the recruitment, appointment, performance management, transfer, dismissal and other career incidents of employees of that department, including any other matter which relates to such employees in their individual capacities, and such powers and duties shall be exercised or performed by the executive authority in accordance with this Act.	EA	NC 1-16	None	None	Indicators for Execution/Reporting/ Consultation/ Informing Provided for in section 3 of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. DPSA Directives to be complied with and Minister to concur.
2.	(a) The relevant executive authority may, subject to paragraphs (b) and (c), perform any act in connection with any matter which relates to or arises from the employment or the conditions of service of a person formerly employed in the public service whilst he or she was so employed in the department concerned. (d) On request of the relevant executive authority and on good cause shown, the Minister may in respect of a particular person extend the	EA	NC 1-15	None	None	Provided for in sections 3 and 96(3) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. Refer to delegation in terms of Correctional Services Act.
3.		EA	NC 1-15	NC 1-15	NC 1-15	EA approves L16




Executive Authority:
Advocate M Masutha (MP)
Date: 2019-02-04



National Commissioner:
A Fraser
Date: 2018/12/27

PART A, APPENDIX A: Delegations Register- EA to NC delegations in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Functionary	DESIGNATION / POST LEVEL DELEGATED TO PER TIER			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
4.	<p>period of three years with such period as the Minister considers appropriate.</p> <p>(b) If the Commission issues a direction contemplated in paragraph (a), the relevant executive authority or head of department, as the case may be, shall implement the direction as soon as possible after receipt of the written communication conveying the direction but, in any event, within 60 days after the date of such receipt.</p>	EA	NC 1-15	NC 1-15	NC 1-15	EA (NC) NC other performer levels
5.	Appointments in Public Service					
6.	An executive authority may appoint any person in his or her department in accordance with this Act and in such manner and on such conditions as may be prescribed.	EA	NC 1-15	None	None	Provided for in sections 3(5)(g) and 96(3) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. Refer to delegations in terms of Correctional Services Act.
7.	Appointment on probation					
8.	If so required by regulation, an executive authority shall appoint an employee on probation for such period as may be prescribed for the relevant category of employees.	EA	NC L1-14	NC L1-14	NC L1-14	EA approves L 15-16. All appointments to be made on probation.
9.	<p>After the completion of a probationary period contemplated in subsection (1) an executive authority shall confirm the probationary appointment if the employee concerned has—</p> <p>(a) performed at least satisfactorily during the period; and</p> <p>(b) complied with all the conditions to which his or her appointment was subject.</p>	EA	NC L1-14	NC L1-14	NC L1-14	EA approves L 15-16 HR to facilitate in consultation with relevant functionaries All appointments to be made on probation.

Executive Authority: 
Advocate M Masutha (MP)
 Date: 2019 -02- 0 4

National Commissioner: _____
A Fraser

Date: 2018/12/27

PART A, APPENDIX A: Delegations Register- EA to NC delegations in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Functionary	DESIGNATION / POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
10.	13 (3) If the probationary appointment is not confirmed in terms of subsection (2), the executive authority may extend the period of probation or dismiss the employee in accordance with the Labour Relations Act.	EA	NC L1-14	NC L1-14	NC L1-14	Indicators for Execution/Reporting/ Consultation/ Informing EA approves L15-16. HR to facilitate submission and consult with responsible line manager. Confirmation should be based in compliance with all stipulated conditions, work performance of an employee.
11.	14 Transfers within public service Subject to subsections (2), (3) and (4), any employee of a department may be transferred— (a) within the department, by its executive authority; (b) to another department by the executive authorities of the two relevant departments.	EA	NC L1-15	NC L1-15	NC L1-15	Provided for in sections 3(5)(g) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. Refer to delegations in terms of Correctional Services Act.
13.	15 Transfer and secondment from and to public service					
14.	15 (2) If it is in the public interest and if the prescribed conditions (if any) have been complied with, the executive authority of a department may, with the approval of the employer concerned, approve the secondment of a person in the service of an organ of state, another government or any other body to the department— (a) for a particular service or period not exceeding the prescribed period (if any); and (b) on the prescribed conditions (if any) and such other conditions as agreed between the relevant functionary of the body concerned and the executive authority.	EA	NC L1-14	NC L1-14	NC L1-14	EA approves L 15 HR and Legal Services to facilitate



National Commissioner:
A Fraser

Date: 2018/12/27



Executive Authority:
Advocate M Masutha (MP)

Date: 2019-02-04

PART A, APPENDIX A: Delegations Register- EA to NC delegations in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Function	DESIGNATION / POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
30.	32	EA	NC L1-15	None	None	Acting appointments for levels other than the National Commissioner must be done as per delegations in terms of the Correctional Services Act
31.	32(2)	EA	NC L1-15	None	None	Acting appointments for levels other than the National Commissioner must be done as per delegations in terms of the Correctional Services Act
32.	35	EA	NC L1-14	NC L1-14	NC L1-14	Refer to the grievance procedure.
33.	35(1)	EA	NC L1-14	NC L1-14	NC L1-14	Refer to the grievance procedure.
34.	35(2)	EA	Not delegated	Not delegated	Not delegated	NC to consider and advise the EA



Executive Authority: Advocate M Masutha (MP)
Date: 2019-02-04



National Commissioner: A Fraser
Date: 2018/12/27

PART A, APPENDIX B: Delegations Register – EA to NC in terms of the PSR
EXECUTIVE AUTHORITY DELEGATIONS TO THE HEAD OF DEPARTMENT IN TERMS OF THE PUBLIC SERVICE REGULATIONS, 2016

ROW NO	POWER OR DUTY BEING DELEGATED		Principal Functionary	DESIGNATION/POST DELEGATED TO	DELEGATION CONDITIONS AND LIMITATIONS
	Regulation	Topic Description			
15	25.(2)(a)	<p><u>Organisational structure</u></p> <p>(2) Based on the strategic plan of the department, an executive authority shall—</p> <p>(a) determine the department's organisational structure in terms of its core mandated and support functions -</p> <p>(i) in the case of a national department or national government component, after consultation with the Minister and National Treasury; and</p>	EA	NC EA to concur	<p>Indicators for Execution/Reporting/ Consultation/ Informing</p> <p>Provided for in section 3 (5) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. Compliance to the DPSA directives</p>
16	25.(2)(b) and (c)	<p><u>Define and create posts</u></p> <p>(2) Based on the strategic plan of the department, an executive authority shall -</p> <p>(b) define and create the necessary to perform the relevant functions of the department while remaining within -</p> <p>(i) the current budget;</p> <p>(ii) the Medium-Term Expenditure Framework of the department; and</p> <p>(iii) the norms and standards determined by the Minister for post provisioning for occupations or categories of employees; and the posts so defined and created shall constitute the department's approved establishment;</p> <p>c) grade proposed new jobs according to the job evaluation and job grading systems referred to in regulation 41(1), except where the grade of a job has been determined in terms of an OSD or directed by the Minister in terms of regulation 41(2)(d)</p>	EA	NC 1-15 EA to concur with SMS posts (13-15).	<p>Provided for in section 3 (5) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. Compliance to the DPSA directives</p>
17	26.(1)	<p><u>Human resource plan</u></p> <p>(1) An executive authority shall prepare and implement a human resource plan for his or her department.</p>	EA	NC	<p>NC approve after consultation with the EA. This section must be read with section 3 (5) of the CSA NC monitor the implementation of the plan and inform the EA</p>




Executive Authority: Advocate M Masutha (MP)
 Date: 2019 -02- 0 4

National Commissioner: A Fraser
 Date: 2018/12/27

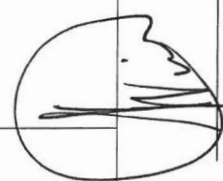
PART B, APPENDIX A: Delegations Register- NC delegations to other Performer Levels in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Function	DESIGNATION/POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
1.	3 (7)	An executive authority has all those powers and duties necessary for- (a) the internal organisation of the department concerned, including its organisational structure and establishment, the transfer of functions within that department, human resources planning, the creation and abolition of posts and provision for the employment of persons additional to the fixed establishment; and	EA	None		Indicators for Execution/Reporting/ Consultation/ Informing Provided for in section 3 (5) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner.
2.		(b) the recruitment, appointment, performance management, transfer, dismissal and other career incidents of employees of that department, including any other matter which relates to such employees in their individual capacities, and such powers and duties shall be exercised or performed by the executive authority in accordance with this Act.	EA	Same levels as the delegations in the CSA and regulations	Same levels as the delegations in the CSA and regulations	Provided for in sections 3 (5) and 96(3) of the Correctional Services Act (CSA), 111 of 1998 read with section 2(2) of the PSA 1994 and regulation 33 of the Correctional Services Regulations, the Authority is therefore with the National Commissioner. Refer to delegation in terms of Correctional Services Act and regulations
3.	3 (8)	(a) The relevant executive authority may, subject to paragraphs (b) and (c), perform any act in connection with any matter which relates to or arises from the employment or the conditions of service of a person formerly employed in the public service whilst he or she was so employed in the department concerned. (d) On request of the relevant executive authority and on good cause shown, the Minister may in respect of a particular person extend the period of three years with such period as the Minister considers appropriate.	EA	Not delegated	Not delegated	EA approves L16


A Fraser
 National Commissioner
 Date: 2018/12/27

PART B, APPENDIX A: Delegations Register- NC delegations to other Performer Levels in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Functionary	DESIGNATION/POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
4.	5(8) (b) If the Commission issues a direction contemplated in paragraph (a), the relevant executive authority or head of department, as the case may be, shall implement the direction as soon as possible after receipt of the written communication conveying the direction but, in any event, within 60 days after the date of such receipt.	EA	NC 1-15	NC 1-15	NC 1-15	Indicators for Execution/Reporting/ Consultation/ Informing EA (NC) NC other performer levels
5.	Appointments in Public Service					
6.	An executive authority may appoint any person in his or her department in accordance with this Act and in such manner and on such conditions as may be prescribed, read with section 3(5)(g) and 96(3) of the Correctional Services Act, 111 of 1998 as amended	EA	CDC L11-12 DC L1-10	RC L11-12 DRC L1-10	None	Read with sections 3 (5) and 96(3) of the Correctional Services Act, 111 of 1998 and section 2(2) of the PSA 1994 and the delegations in terms of the Correctional Services Act.
7.	Appointment on probation					
8.	13 (1) If so required by regulation, an executive authority shall appoint an employee on probation for such period as may be prescribed for the relevant category of employees.	EA	CDC L11-12 DC L1-10	RC L11-12 DRC L1-10	None	All appointments to be made on probation. Levels to approve appointment on probation to be the same as levels for appointments in terms of the Correctional Services Act Delegations.
9.	13 (2) After the completion of a probationary period contemplated in subsection (1) an executive authority shall confirm the probationary appointment if the employee concerned has— (a) performed at least satisfactorily during the period; and (b) complied with all the conditions to which his or her appointment was subject.	EA	CDC L11-12 CD L1-10	RC L11-12 DRC L1-10	None	Levels to approve confirmation of appointment after completion of probation to be the same as levels for appointments in terms of the Correctional Services Act Delegations. HR to facilitate in consultation with relevant functionaries All appointments to be made on probation.

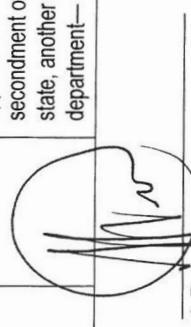


A Fraser
National Commissioner
Date: 2018/12/27

2018/12/27

PART B, APPENDIX A: Delegations Register- NC delegations to other Performer Levels in terms of the PSA

POWER OR DUTY BEING DELEGATED		Principal Function	DESIGNATION/POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
10.	13 (3)	EA	CDC L11-12 DC L9-10 Dir L1-8	RC: L11-12 DRC L9-10 Dir L1-8	No delegation	Indicators for Execution/Reporting/ Consultation/ Informing EA approves L15-16 with the concurrence from Cabinet L13-14: NC and not delegated HR to facilitate submission and consult with responsible line manager Confirmation should be based in compliance with all stipulated conditions, work performance of an employee. Note: Prescribed procedures for incapacity to be followed.
11.	14					Transfers within public service
12.	14 (1)	EA	Levels 2-7 Director HR Administration & Utilization Levels 8-10 DC HR Management Levels 11-12 CDC Human Resources	none	none	Provided for in sections 3(5)(g) of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner. Refer to delegation in terms of Correctional Services Act. SMS not delegated.
13.	15					Transfer and secondment from and to public service
14.	15 (2)	EA	(a) Not delegated (b) Not delegated	(a) Not delegated (b) Not delegated	(a) Not delegated (b) Not delegated	EA approves L 15 NC approves L1-14 HR and Legal Services to facilitate


A Fraser
 National Commissioner
 Date: 2018/12/27

PART B, APPENDIX A: Delegations Register- NC delegations to other Performer Levels in terms of the PSA


POWER OR DUTY BEING DELEGATED		Principal Functionary	DESIGNATION/POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
20.	16 (7) If it is in the public interest to retain an officer, other than a member of the services or an educator or a member of the State Security Agency, in his or her post beyond the age at which he or she is required to be retired in terms of subsection (1), he or she may, with his or her consent and with the approval of the relevant executive authority, be so retained from time to time for further periods which shall not, except with the approval of Parliament granted by resolution, exceed in the aggregate two years.	EA	Not delegated	Not delegated	Not delegated	Indicators for Execution/Reporting/ Consultation/ Informing appointed in terms of the Public Service Act. (All SMS officials in DCS appointed in terms of Correctional Services Act.) Refer to delegations in terms of the CSA for early retirement for officials appointed under the CSA EA approves L 15-16 NC approves L1-14 HR to facilitate in consultation with CDC HR. Employee to be given three (3) calendar months' notice from date of approval. Refer to condition in Section 16
21.	16A Failure to comply with Act					
22.	16A (2) A head of a department shall— (a) immediately take appropriate disciplinary steps against an employee of the department who does not comply with a provision of this Act or a regulation, determination or directive made thereunder; (b) immediately report to the Director-General: Public Service and Administration the particulars of such non-compliance; and (c) as soon as possible report to that Director-General the particulars of the disciplinary steps taken.	NC	Same levels as the delegations in terms regulation 33 read together with resolution 1 of 2006 and section 95B of the CSA.	Same levels as the delegations in terms regulation 33 read together with resolution 1 of 2006 and section 95B of the CSA.	Same levels as the delegations in terms regulation 33 read together with resolution 1 of 2006 and section 95B of the CSA.	Delegations is the same as in terms of regulation 33 read together with resolution 1 of 2006 and section 95B of the CSA.



A Fraser
National Commissioner
Date: 2018/12/27

PART B, APPENDIX A: Delegations Register- NC delegations to other Performer Levels in terms of the PSA


POWER OR DUTY BEING DELEGATED		Principal Function	DESIGNATION/POST LEVEL DELEGATED TO			DELEGATION CONDITIONS AND LIMITATIONS
Section	Topic Description		Head Office	Region	Management Area	
	equal to that salary, allowance, fee, bonus or honorarium, or a portion thereof, to the employee concerned.					Indicators for Execution/Reporting/ Consultation/ Informing
36.	Direction to perform other functions or to act in another post	NC				
37.	(a) An employee may be directed in writing to act in a post subject to such conditions as may be prescribed. (b) Such acting appointment shall be made— (i) in the case of any other post, by the employee occupying the post, <u>unless otherwise determined by the head of department.</u>	NC	Level 2-12 Relevant Director Level 13 Relevant DC Levels 14 Relevant CDC	Level 2-12 Director Level 13 DRC Levels 14 RC	Levels 2 to 12 Area Commissioner: Level 13 RC Levels 14 RC	EA to approve NC acting appointment. Acting appointments for levels other than the National Commissioner same as per delegations in terms of the Correctional Services Act
38.	Grievances of employees					
39.	For the purposes of asserting the right to have a grievance concerning an official act or omission investigated and considered by the Commission— (a) an employee may lodge that grievance with the relevant executive authority under the prescribed circumstances, on the prescribed conditions and in the prescribed manner; and (b) if that grievance is not resolved to the satisfaction of the employee, that executive authority shall submit the grievance to the Commission in the prescribed manner and within the prescribed period.	EA	Not delegated	Not delegated	Not delegated	EA considers L15 and 16 NC considers L1-14 Refer to the grievance procedures.
40.	After the Commission has investigated and considered any such grievance, the Commission may recommend that the relevant executive authority acts in terms of a particular provision or particular provisions of this Act or any other law if, having regard to the circumstances	EA	Not delegated	Not delegated	Not delegated	NC to consider and advise the EA on recommendations for all levels.


 A Fraser
 National Commissioner
 Date: 2018/12/24

PART B, APPENDIX B: Delegations Register- NC delegations to performer levels in terms of the PSR

HEAD OF DEPARTMENT DELEGATIONS TO PERFORMER LEVELS IN TERMS OF THE PUBLIC SERVICE REGULATIONS, 2016

ROW NO	POWER OR DUTY BEING DELEGATED		Principal Function	DESIGNATION/POST LEVEL DELEGATED TO PER TIER			DELEGATION CONDITIONS AND LIMITATIONS
	Regulation	Topic Description		Head Office	Region	Management Area	
13.	CHAPTER 3	PLANNING, ORGANISATIONAL ARRANGEMENTS AND SERVICE DELIVERY					Indicators for Execution/Reporting/ Consultation/ Informing
14.	25.(1)	<p><u>Strategic plan</u></p> <p>(1) An executive authority shall prepare a strategic plan for his or her department</p>	EA	CDC Strategic Management	Not Delegated	Not Delegated	<p>Strategic plan must conform to the aspects set out in Regulation 25.(1)(a) to (f)</p> <p>All managers to be consulted in the development of the strategic plan and aligned to the departmental mandates</p> <p>EA approve the strategic plan on the recommendation NATMANCO</p> <p>NC and EA monitor the progress made towards achieving those targets and core objectives</p> <p>Note the duty of the NC to implement the strategic plan set out in Regulation 25.(3)</p>
15.	25.(2)(a)	<p><u>Organisational structure</u></p> <p>(2) Based on the strategic plan of the department, an executive authority shall—</p> <p>(a) determine the department's organisational structure in terms of its core mandated and support functions -</p> <p>(i) in the case of a national department or national government component, after consultation with the Minister and National Treasury; and</p> <p>(ii) in the case of a provincial department or provincial government component, after consultation with the relevant Premier, the Minister and the relevant provincial treasury;</p>	EA	No delegation	No delegation	No delegation	<p>No delegation required. Already provided for in section 3 of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner</p>
16.	25.(2)(b) and (c)	<p><u>Define and create the posts</u></p> <p>(2) Based on the strategic plan of the department, an executive authority shall -</p> <p>(b) define and create the posts necessary to perform the relevant functions of the department while remaining within -</p> <p>(i) the current budget;</p> <p>(ii) the Medium-Term Expenditure Framework of the department; and</p>	EA	NC L1-L12 Not Delegated	Not Delegated	Not Delegated	<p>No delegation required. Already provided for in section 3 of the Correctional Services Act, 111 of 1998 read with section 2(2) of the PSA 1994, the Authority is therefore with the National Commissioner</p>



A Fraser
National Commissioner
Date: 2018/12/27

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

NOTICE 123 OF 2019

**NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003
(ACT NO. 57 OF 2003)****CONSULTATION ON INTENTION TO WITHDRAW PORTIONS OF LAND DECLARED AS PART OF
THE KAROO NATIONAL PARK**

I, Derek Andre Hanekom, Minister of Environmental Affairs (Acting), hereby in terms of section 21(2), read with section 33, of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003), consult on my intention to withdraw the portions of land declared as part of the Karoo National Park as set out in the Schedule hereto.

The reason for the withdrawal of the above-mentioned portions of land is as follows: South African National Parks (SANParks) acquired land parcels through an agreement with National Parks Trust of South Africa (NPTSA) for inclusion into Karoo National Park. It was specified in the Agreement that, should the Agreement be terminated for whatever reason, the acquired land parcels must be return to the sole control of the NPTSA. The identified land parcels were then declared as part of the Karoo National Park in terms of a Government Notice No. 26615 dated 30 July 2004. Subsequent to the declaration, the NPTSA entered into land exchange agreement with MM Scholtz Family Trust (the Trust) on 18 April 2006 to further consolidate the southern boundary of Karoo National Park on the Beaufort West-Fraserburg Road to facilitate SANParks' fencing and general management of the national park.

Members of the public are invited to submit to the Minister, within 60 days from the date of publication of the notice in the *Gazette*, written presentations on or objections to the notice to the following addresses:

By post: The Director-General: Department of Environmental Affairs
 Attention: Ms T Ntloko
 Private Bag X447
 PRETORIA
 0001

By hand at: Environment House, 473 Steve Biko Road, Arcadia, Pretoria, 0083.

By e-mail: smampe@environment.gov.za

Any inquiries in connection with the notice can be directed to Ms Ntloko at 012 399 9531.

Comments received after the closing date may not be considered.



**DEREK ANDRE HANEKOM
MINISTER OF ENVIRONMENTAL AFFAIRS (ACTING)**


21 November 2018

SCHEDULE

1. Portion 2 of the farm De Kruis No. 458, Beaufort West Registration Division, Western Cape Province, measuring 223, 0894 hectares in extent, held by Title Deed No. T37905/2000.
2. Portion 3 of the farm De Kruis No. 458, Beaufort West Registration Division, Western Cape Province, measuring 337, 6192 hectares in extent, held by Title Deed No. T37905/2000.
3. Portion 14 (a portion of Portion 6) of the farm Brandewyns Ghat No. 214 (Resurveyed and now called portion 14), Beaufort West Registration Division, Western Cape Province, measuring 838, 6604 hectares in extent, held by Title Deed No. T37905/2000.

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA**NOTICE 124 OF 2019****NOTICE REGARDING THE RADIO FREQUENCY SPECTRUM ASSIGNMENT PLAN FOR THE FREQUENCY BAND 75.2 TO 87.5 MHz.**

1. The Independent Communications Authority of South Africa ("the Authority"), hereby publishes **Radio Frequency Spectrum Assignment Plan for the frequency band 75.2 to 87.5 MHz** in terms of Regulation 3 of the Radio Frequency Spectrum Regulations 2015, as amended, read with the Frequency Migration Plan 2013.
2. This Radio Frequency Spectrum Assignment Plan supersedes any previous spectrum assignment arrangements for the same spectrum location.



RUBBEN MOLHALOGA
CHAIRPERSON



Radio Frequency Spectrum Assignment Plan

Rules for Services operating in the Frequency
Band
75.2 to 87.5 MHz

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1. Glossary

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

“Act”	means the Electronic Communications Act, 2005 (Act No. 36 of 2005) as amended
“BTX”	means Base Transceiver
“DF”	means Dual Frequency
“DM RS”	means Demodulation Reference Signal
“ITU”	means the International Telecommunication Union;
“ITU-R”	means the International Telecommunication Union Radiocommunication Sector
“MTX”	means Mobile Transceiver
“NRFP”	means the National Radio Frequency Plan 2013 for South Africa
“PPDR”	means Public Protection and Disaster Relief as defined in ITU-R Report M.2033.
“RFSAP”	means Radio Frequency Spectrum Assignment Plan
“SF”	means Single Frequency

2. Purpose

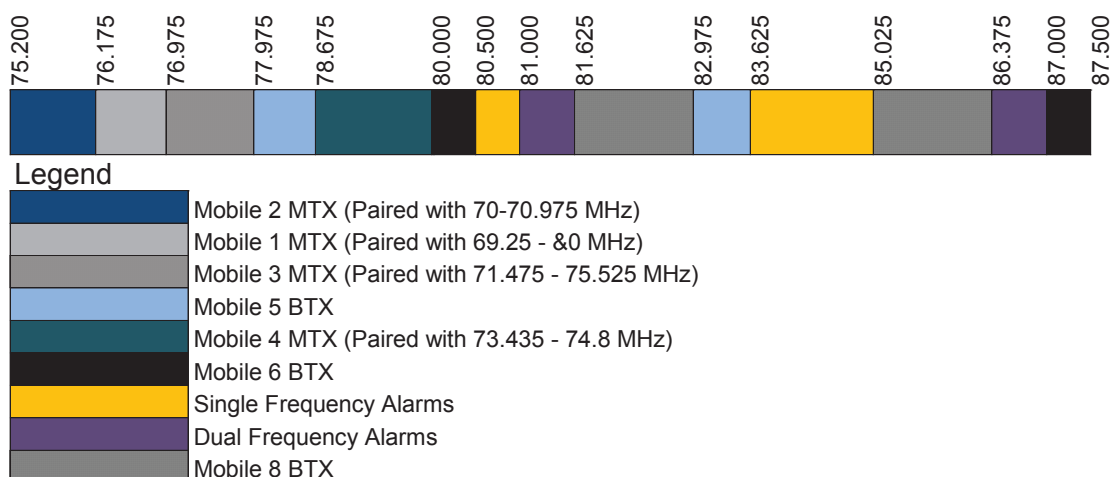
- 2.1 This RFSAP provides information on the requirements attached to the use of a frequency band 75.2 to 87.5 MHz in line with the allocation and other information in the NRFP. This information includes technical characteristics of radio systems, frequency channelling, coordination and details on required migration of existing users of the band and the expected method of assignment.
- 2.2 This RFSAP states the requirements for the utilization of the frequency band 75.2 to 87.5 MHz for dual frequency alarms, other single frequency and dual frequency links.

3. General

- 3.1 This RFSAP:
- (a) Keeps the DF/SF links as is (BTX)
 - (b) Allocates the 81 – 81.625 MHz (BTX) band paired with 86.375 – 87 MHz (MTX) for dual frequency (DF) alarms. DF alarms operating in other bands may be migrated in.
- 3.2 Dual frequency alarms are used in various types of alarm systems, which are typically used to warn people of an event such as an intrusion, forced entry or a fire.
- 3.3 The Single frequency and dual frequency links are typically used in private and communal radio repeaters, which boost and retransmit weak radio signal across a wider area.
- 3.4 Technical characteristics of equipment used in for dual frequency alarms, and other single frequency and dual frequency links will conform to all applicable South African standards, international standards, International Telecommunications Union (ITU) and its Radio Regulations as agreed and adopted by South Africa.
- 3.5 All installations must comply with safety rules as specified in applicable standards.
- 3.6 The equipment used must be certified under South African law and [applicable](#) regulations.
- 3.7 The allocation of this frequency band and the information in thisRFSAP are subject to amendments to the National Radio Frequency Plan.
- 3.8 Use of 75.2 to 87.5 MHz is for dual frequency alarms and other single frequency and dual frequency links.
- 3.9 Repeaters (private/communal) in mining, farming and small business primarily use this band.
- 3.10 Various types of alarms are catered for by different types of systems and services whose typical technical and operational characteristics are described in the documents listed below:

4. Channelling Plan

- 4.1 The frequency band 75.2 – 87.5 MHz provides a total bandwidth of 12.3 MHz for alarms and other single and dual frequency links.
- 4.2 Channel Arrangements:
- 4.2.1 12.5 kHz channel spacing is used for the dual frequency assignments. The use of the band is shown below.



5. Requirements for usage of radio frequency spectrum

- 5.1 This chapter covers the minimum key characteristics considered necessary in order to make the best use of the available frequencies.
- 5.2 The use of the 75.2 to 87.5 MHz band is limited for dual frequency alarms, and other single frequency and dual frequency links.
- 5.3 Only systems using digital technologies that promote spectral efficiency will be issued with an assignment Capacity-enhancing digital techniques are being rapidly developed and such techniques that promote efficient use of spectrum, without reducing quality of service are encouraged.
- 5.4 In some cases, a radio system conforming to the requirements of this RFSAP may require modifications if harmful interference is caused to other radio stations or systems.
- 5.5 The allocation of spectrum and shared services within these bands are found in the NRFP and an extract of the NRFP is shown in 0.
- 5.6 Maximum radiated power:
- 5.6.1 Base Station transmissions shall not exceed 44.8 dBm/5MHz EIRP.
 - 5.6.2 Mobile Station transmissions shall not exceed 38.8 dBm EIRP.
 - 5.6.3 On a case-by-case basis, higher EIRP may be permitted if acceptable technical justification is provided.

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

6. Implementation

- 6.1 This RFSAP comes into effect on the date of publication.
- 6.2 No new assignment for dual frequency alarms, and other single frequency and dual frequency links in the band 75.2 to 87.2 MHz shall be approved unless they comply with this RFSAP.

7. Co-ordination Requirements

- 7.1 Co-ordination with respect to non-shared spectrum shall be performed by the Authority during the process of assignment.
- 7.2 In the event of any interference, the affected parties may refer the matter to the Authority for a resolution. The Authority will decide on the necessary modifications and schedule of modifications to resolve the dispute. The Authority will be guided by the interference resolution process as shown in 0.
- 7.3 Assignment holders shall take full advantage of interference mitigation techniques such as antenna discrimination, tilt, polarization, frequency discrimination, shielding/blocking (introduce diffraction loss), site selection, and/or power control to facilitate the coordination of systems.

8. Assignment

8.1 Standard Approach

- 8.1.1 The assignment of frequency will be conducted according to the Standard Application Procedures in the Radio Frequency Spectrum Regulations 2015.

9. Revocation

9.1 Not applicable.

10. Radio Frequency Migration

10.1 No out-migration is required for this band.

10.2 The 81-81.625 MHz band (BTX) paired with the 86.375-87 MHz band (MTX) is identified as a destination band for dual frequency alarms.

Appendix A: National Radio Frequency Plan

ITU Region 1 allocation and footnotes	South African Allocation and footnotes	Typical Applications	Comments
75.2-87.5 MHz FIXED MOBILE except aeronautica 1 mobile	75.2-87.5 MHz MOBILE except aeronautica 1 mobile	Mobile 2 MTX (75.2 – 76.175 MHz) Mobile 1 MTX (76.175 – 76.925 MHz) Mobile 3 MTX (76.925 – 77.975 MHz) Mobile 4 MTX (78.625 – 80 MHz) Mobile 5 BTX (77.975 – 78.625 MHz) Mobile 6 BTX (80 – 80.5 MHz) Single Frequency Mobile (80.5 – 81 MHz) Mobile 7 BTX (81 – 81.625 MHz) Mobile 8 BTX (81.625 – 82.975 MHz) Mobile 5 MTX (82.975 – 83.625 MHz) Single Frequency Mobile (83.625 – 85.025 MHz) Mobile 8 MTX (85.025 – 86.375 MHz) Mobile 7 MTX (86.375 – 87 MHz) Mobile 6 MTX (87 – 87.5 MHz) PMR and/or PAMR	Paired with 70 – 70.975 MHz Paired with 69.25 – 70 MHz Paired with 71.475 – 72.525 MHz Paired with 73.425 – 74.8 MHz Paired with 82.975 – 83.625 MHz Paired with 87 – 87.5 MHz Paired with 86.375 - 87 MHz Paired with 85.025 - 86.375 MHz Paired with 77.975 - 78.625 MHz Paired with 81.625 - 82.975 MHz Paired with 81 - 81.625 MHz Paired with 80 - 80.5 MHz
5.175 5.179 5.187			

Appendix B: Interference Resolution Process

When requesting coordination, the relevant characteristics of the base station should be forwarded to the Administration affected. All of the following characteristics should be included:

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

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

If in the course of the coordination procedure, an Administration may request additional information.

If no reply is received by the Administration requesting coordination within 30 days, it may send a reminder to the Administration affected. An Administration not having responded within 30 days following communication of the reminder shall be deemed to have given its consent and the code co-ordination may be put into use with the characteristics given in the request for coordination.

The periods mentioned above may be extended by common consent.

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA
NOTICE 125 OF 2019



**NOTICE REGARDING THE RADIO FREQUENCY SPECTRUM ASSIGNMENT
PLAN FOR THE FREQUENCY BAND 1518 TO 1525 MHz.**

1. The Independent Communications Authority of South Africa ("the Authority"), hereby publishes **Radio Frequency Spectrum Assignment Plan for the frequency band 1518 to 1525 MHz** in terms of Regulation 3 of the Radio Frequency Spectrum Regulations 2015, as amended, and the Frequency Migration Plan 2013.
2. This Radio Frequency Spectrum Assignment Plan supersedes any previous spectrum assignment arrangements for the same spectrum location.

A handwritten signature in black ink, appearing to read 'Rubben Mohlaloga', written over a light grey rectangular background.

RUBBEN MOHLALOGA
CHAIRPERSON



Radio Frequency Spectrum Assignment Plan

Rules for Services operating in the Frequency
Band
1518 MHz to 1525 MHz

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1. Glossary

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

“Act”	means the Electronic Communications Act, 2005 (Act No. 36 of 2005) as amended
“BTX”	means Base Transceiver
“CEPT”	means European Conference of Postal and Telecommunications Administrations
“DF”	means Dual Frequency
“DM RS”	means Demodulation Reference Signal
“IMT”	means International Mobile Telecommunications
“ITU”	means the International Telecommunication Union;
“ITU-R”	means the International Telecommunication Union Radiocommunication Sector
“MTX”	means Mobile Transceiver
“NRFP”	means the National Radio Frequency Plan 2013 for South Africa
“PPDR”	means Public Protection and Disaster Relief as defined in ITU-R Report M.2033.
“RFSAP”	means Radio Frequency Spectrum Assignment Plan
“SF”	means Single Frequency
“STL”	means Studio Transmitter Link
“WRC-12”	means World Radio Conference 2012 held in Geneva
“WRC-15”	means the World Radio Conference planned to be held in 2015

2. Purpose

- 2.1 The RFSAP provides information on the requirements attached to the use of a frequency band in line with the allocation and other information in the NRFP. This information includes technical characteristics of radio systems, frequency channelling, coordination and details on required migration of existing users of the band and the expected method of assignment.

- 2.2 This RFSAP states the requirements for the utilization of the frequency band between 1518 MHz and 1525 MHz for the IMT Satellite component and Single Frequency Links (1517 – 1525MHz).
- 2.3 This RFSAP seeks to ensure that there is no harmful interference to IMT Satellite Systems and to assign for single frequency links where there is no harmful interference to IMT Satellite services.

3. General

- 3.1 The single frequency links are typically used in private and communal radio repeaters, which boost and retransmit weak radio signal across a wider area.
- 3.2 The satellite component of IMT provides users with quality telecommunication services primarily on a virtually global coverage basis and is economic outside those areas covered by the terrestrial component.
- 3.3 Technical characteristics of equipment used in Single Frequency Links and IMT Satellite shall conform to all applicable South African standards, international standards, International Telecommunications Union (ITU) and its Radio Regulations as agreed and adopted by South Africa.
- 3.4 All installations must comply with safety rules as specified in applicable standards.
- 3.5 The equipment used shall be certified under South African law and regulations.
- 3.6 The allocation of this frequency band and the information in this RFSAP are subject to review.
- 3.7 Frequency bands assigned for IMT Satellite component includes bands 1518 – 1525 MHz. Frequency bands assigned for Single Frequency Links include bands 1517 – 1525 MHz.
- 3.8 The Satellite component of IMT is applicable for the provision of the satellite service and the typical technical and operational characteristics identified as appropriate by the ITU are described in the following documents:
- 3.8.1 ITU-R Recommendation M.1391: Methodology for the calculation of IMT-2000 satellite spectrum requirements.
- 3.8.2 ITU-R Recommendation M.1167: Framework for the satellite component of International Mobile Telecommunications-2000 (IMT-2000).

3.8.3 ITU-R Recommendation M.818 - Satellite operation within International Mobile Telecommunications-2000 (IMT-2000).

3.9 Single Frequency Links are applicable for the provision of the system and service and the typical technical and operational characteristics identified as appropriate by the ITU are described in the following documents:

3.9.1 CEPT Recommendation T/R 13-01 E (Preferred channel arrangements for fixed service systems operating in the frequency range 1 - 2.3 GHz; and

3.9.2 ITU-R Recommendation F.1242: Radio-frequency channel arrangements for digital radio systems operating in the range 1 350 MHz to 1 530 MHz.

4. Channelling Plan

4.1 The channelling plan for Single Frequency Links is as per ITU-R recommendation F.1242.

5. Requirements for usage of radio frequency spectrum

5.1 This chapter covers the minimum key characteristics considered necessary in order to make the best use of the available frequencies.

5.2 The use of the band is limited for single frequency links and IMT satellite.

5.3 Only systems using digital technologies that promote spectral efficiency will be issued with an assignment. Capacity enhancing digital techniques is being rapidly developed and such techniques that promote efficient use of spectrum, without reducing quality of service are encouraged.

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

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

5.6 Maximum radiated power are specified through the type approval process for the equipment used.

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

6. Implementation

- 6.1 This RFSAP shall be effective on the date of issue.
- 6.2 No new assignment for in the band 1518 – 1524 MHz shall be approved unless they comply with this RFSAP.

7. Co-ordination Requirements

- 7.1 Coordination with regard to non-shared spectrum shall be performed by the Authority during the process of assignment.
- 7.2 In the event of any interference, the Authority will require affected parties to carry out coordination. In the event that the interference continues to be unresolved after 24 hours, the affected parties may refer the matter to the Authority for a resolution. The Authority will decide the necessary modifications and schedule of modifications to resolve the dispute. The Authority will be guided by the interference resolution process as shown in **0**.
- 7.3 Assignment holders shall take full advantage of interference mitigation techniques such as antenna discrimination, tilt, polarization, frequency discrimination, shielding/blocking (introduce diffraction loss), site selection, and/or power control to facilitate the coordination of systems.

8. Assignment

- 8.1 The assignment of frequency will take place according to the Standard Application Procedures in the Radio Frequency Spectrum Regulations 2015, as amended.

9. Revocation

- 9.1 Not applicable.

10. Frequency Migration

- 10.1 Studio transmission links may be migrated into this band on condition that there is no harmful interference to IMT Satellite systems.

Appendix A: National Radio Frequency Plan

ITU Region 1 allocations and footnotes	South African allocations and footnotes	Typical Applications		Comments
1 518-1 525 MHz FIXED MOBILE except aeronautical mobile MOBILE-SATELLITE (space-to-Earth) 5.348 5.348A 5.348B 5.351A 5.341 5.342	1 518-1 525 MHz FIXED MOBILE-SATELLITE (space-to-Earth) 5.348 5.348A 5.351A 5.341	IMT Satellite component	The band 1518-1559 MHz is identified for satellite component of IMT; Res.225 applies.	1 518-1 525 MHz FIXED MOBILE except aeronautical mobile MOBILE-SATELLITE (space-to-Earth) 5.348 5.348A 5.348B 5.351A 5.341 5.342

Appendix B: Interference Resolution Process

When requesting coordination, the relevant characteristics of the base station should be forwarded to the Administration affected. All of the following characteristics should be included:

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

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

If in the course of the coordination procedure an Administration may request additional information.

If no reply is received by the Administration requesting coordination within 30 days, it may send a reminder to the Administration affected. An Administration not having responded within 30 days following communication of the reminder shall be deemed to have given its consent and the code co-ordination may be put into use with the characteristics given in the request for coordination.

The periods mentioned above may be extended by common consent.

End////

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 126 OF 2019**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), that a claim for the restitution of land rights on the following properties has been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights in terms of a Court Order dated 30 July 2018 under Case No. LCC 196/2017B:

Property	:	see attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	King Cetshwayo
Administrative District	:	KwaZulu - Natal
Current Title Deed No.	:	see attached schedule
Current Owner	:	see attached schedule
Claimant	:	Fanyana E Mthimkhulu, on behalf of the Kwabhukuda Toggkry Community
Date claim lodged	:	31 December 1998
Reference number	:	KRN6/2/2/E/27/0/0/26

Any party who has an interest in the above-mentioned land is hereby invited to submit any comments/information to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, 200 Church Street, Pietermaritzburg.

HARRY LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER
1	Portion 1 of the farm Mooiplaats No. 193	639.3381ha	T39016/2015	The National Government of the Republic of South Africa
2	Portion 10 of the farm Mooiplaats No. 193	48.4687ha	T12097/2000	KwaZulu Monuments Council
3	Portion 11 of the farm Mooiplaats No. 193	590.8639ha	T31004/1995	Ned Ger Kerk-KwaZulu-Natal
4	Remainder of the farm Toggekry No. 436	364.2452ha	T39028/2016	The National government of the Republic of South Africa
5	Portion 1 of the farm Toggekry No. 436	10.2784ha	T11635/1979	ELCSA Property Management Co
6	Portion 2 of the farm Toggekry No. 436	10.2784ha	T11335/1998	Mondi Limited
7	Portion 3 of the farm Toggekry No. 436	328.3065ha	T3834/3006	JJS Maritz Merino Trust-Trustees
8	Portion 4 of the farm Toggekry No. 436	587.4129ha	T39016/2015	The National Government of the Republic of South Africa
9	Remainder of the farm Uitzoek No. 317	1243.8241ha	T35529/1999	Amafa Akwazulu-Natali
10	Portion 1 of the farm Uitzoek No. 317	4047SQM	T39033/1939	South African Heritage Resources Agency
11	Portion 2 of the farm Uitzoek No. 317	69.1165ha	T13168/1966	Ned Ger Kerk-KwaZulu-Natal
12	Portion 0 of the farm Uitzoek No. 28	341.2038ha	T2904/1995	Mondi Limited
13	Remainder of Portion 1 of the farm Welkom No. 28	436.8685ha	T5446/2018	The National Government of the Republic of South Africa
14	Portion 1 of the farm Welkom No. 28	404.6860ha	T43908/2014	NCT Forestry Co-Operative Limited
15	Remainder of Portion 0 of the farm Koningskroon No. 447	800DUM	GVR4289/1898	Ferreira Petrus Gerhardus
16	Remainder of Portion 1 of the farm Koningskroon No. 447	436.8685ha	T5446/2018	The National Government of the Republic of South Africa
17	Portion 2 of the farm Koningskroon No. 447	699.8538ha	T5446/2018	The National Government of the Republic of South Africa
18	Portion 3 of the farm Koningskroon No. 447	262.9836ha	T40539/2017	The National Government of the Republic of South Africa
19	Portion 1 of the farm Wintershoek No. 400	379.1553ha	T64807/2002	Defacto Inv 199 (Pty) Ltd
20	Portion 2 of the farm Wintershoek No. 400	591.4925ha	T39029/2016	The National Government of the Republic of South Africa
21	Portion 0 of the farm Wintershoek No. 8299	224.9171ha	T16905/1995	Bayfibre Property Limited
22	Remainder of Portion 0 of the farm Vriendschap No. 492	430.5839ha	T11335/1998	Mondi Limited
23	Portion 2 of the farm Vriendschap No. 492	81.3975ha	T15641/2002	Nomamba-Katazo Communal Property Association

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER
24	Remainder of Portion 3 of the farm Vriendskap No. 492	106.8371ha	T11335/1998	Mondi Limited
25	Portion 4 of the farm Vriendskap No. 492	80.9372ha	T15641/2002	Nomamba-Katazo Communal Property Association
26	Remainder of Portion 5 of the farm Vriendskap No. 492	81.1083ha	T2904/1995	Mondi Limited
27	Portion 6 of the farm Vriendskap No. 492	25.7286ha	T2904/1995	Mondi Limited
28	Portion 7 of the farm Vriendskap No. 492	25.4795ha	T30610/1995	Vriendskap Boerdery (Pty) Ltd
29	Portion 8 of Portion 1 of the farm Vriendskap No. 492	61.7162ha	T198/2003	Vriendskap Boerdery (Pty) Ltd
30	Remainder of Portion 0 of the farm Dorsfontein No. 526	341.9073ha	T8407/2018	Emakheni Communal Property Association
31	Remainder of Portion 0 of the farm Welkom No. 6145	117.3167ha	T2904/1995	Mondi Limited
32	Portion 1 of the farm Welkom No. 6145	220.2547ha	T2904/1995	Mondi Limited
33	Portion 1 of the farm Keurplaats No. 218	4.0469ha	T30610/1995	Vriendskap Boerdery (Pty) Ltd
34	Portion 0 of the farm Katazo No. 749	127.6351ha	T30610/1995	Vriendskap Boerdery (Pty) Ltd
35	Remainder of the farm Vlakpoort No. 32	576.5604ha	T20463/1979	Vlakpoort Estates (Pty) Ltd
36	Portion 1 of the farm Vlakpoort No. 32	4.0468ha	T3202/1984	McMurray Ian Tarvis
37	Remainder of the farm Ntonjaneni No. 13356	274.0331ha	T35724/2000	McMurray Trust-Trustees
38	Remainder of Portion 1 of the farm Entonjaneni No. 13356	21.2839ha	T29816/1989	Harris Nico Willem
39	Portion 3 of the farm Entonjaneni No. 13356	2.0128ha	T19332/1988	Eskom Finance Co (Pty) Ltd
40	Portion 6 of the farm Entonjaneni No. 13356	74.1430ha	T65906/2001	Nico Harris Family Trust-Trustees
41	Remainder of Portion 2 of the farm Keurplaats No. 218	5.1746ha	T61553/2000	Dludla Maloma Shadrack
42	Portion 3 of the farm Keurplaats No. 218	6.2820ha	T1909/2014	Igugu Lesizwe Forestry Projects cc
43	The farm Groenkop No. 6161	1141.7469ha	T2258/2012	Mondi Limited
44	Remainder of the farm Rosenberg No. 6146	1192.7335ha	T2904/1995	Mondi Limited
45	Portion 1 of the farm Rosenberg No. 6146	2.4281ha	T6210/2009	Sappi Property Company (Pty) Ltd

DEPARTMENT OF TRANSPORT

NOTICE 127 OF 2019

**AIR SERVICE LICENSING ACT, 1990 (ACT NO.115 OF 1990)
APPLICATION FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR
SERVICE LICENCE**

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations, 1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be considered by the Air Service Licensing Council. Representation in accordance with section 15 (3) of the Act No.115 of 1990 in support of, or in position, an application, should reach the Air Service Licensing Council. Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX I

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

(A) **Argentech Solutions (Pty) Ltd.** (B) 735 Frhensch Street, Moreleta Park, Pretoria, 0186. (C) Class III. (D) Type G3, G4, G5, G8, G10 & G16 (RPAS operations). (E) Category A4, H1 & H2.

APPENDIX II

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

(A) **Airtrack Adventures (Pty) Ltd; Airtrackers.** (B) Letsatsing Game Park, Sun City Complex, Pilanesburg. (C) Class II; N705D. (D) Type N1. (E) Category A4. **Changes to the Management Plan:** Mr P. S. Dlamini replaces Mr H. G. Reynolds as the Chief Executive Officer & Ms F. F. Glegg replaces Mr S. D. Groom as the RP: Flight Operations.

(A) **Blue Sky Aviation (Pty) Ltd; Blue Sky Aviation.** (B) General Aviation Hangers, George Airport. (C) Class II & III; N967D & G968D. (D) Type N1, N2, G3, G4, G8, G10 & G15. (E) Category H2. **Changes to the Management Plan:** James O'Connell is appointed as the Air Service Safety Officer.

(A) **Mango Airlines SOC Ltd; Mango.** (B) Mazzanine Level, Domestic Departure Terminal, O. R. Tambo International Airport. (C) Class I & II; S890D & N891D. (D) Type S1, S2, N1 & N2. (E) Category A1. **Changes to the Management Plan:** Ms M. E. Labuschagne replaces Mr N. Vlok as the Chief Executive Officer & Mr J Naude' replaces Mr Q Mouton as the RP: Flight Operations.

(A) **Salaria CC.** (B) 22 Piketberg Street, Secunda, 2302. (C) Class III; G1285D. (D) Type G3, G4 & G16 (RPAS). (E) Category H1. **Changes to the Licensee's status:** From Salaria CC to Salaria (Pty) Ltd & **change to Base of operation.**

DEPARTMENT OF TRANSPORT

NOTICE 128 OF 2019

**INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

- Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations,1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) Mango Airlines SOC Ltd; Mango. (B) Mazzinine Level, Domestic Departure Terminal, O. R. Tambo International Airport. (C) Class I & II; I/S266 & I/N238. (D) Type S1, N1 & N4. (RE) Category A1. (F) O. R. Tambo International Airport. (G) & (H) . **Changes to the Management Plan:** Ms M. E. Labuschagne replaces Mr N. Vlok as the Chief Executive Officer & Mr J Naude' replaces Mr Q Mouton as the RP: Flight Operations.

(A) Fly Blue Crane (Pty) Ltd; Fly Blue Crane. (B) Isando Business Park, Block G1/G4, C/O Hulley & Gewel Street, Isando, 1620. (C) Class I; I/S278. (D) Type S1 & S2. (E) Category A1. (F) Cape Town International Airport and O. R. Tambo International Airport. (G) & (H) **This license is cancelled on September 13, 2018 and the following frequencies relinquished.**

State	Destination	Frequencies
Namibia / (CTIA)	Windhoek	(S1) Fourteen (14) return flights per week.
Swaziland / (ORTIA)	King Mswati	(S1) Seven (7) return flights per week.
Mozambique / (ORTIA)	Maputo	(S1) Twelve (12) return flights per week.
Zambia / ORTIA	Luanda	(S1) fourteen (14) return flights per week.

This publication rectifies errors and omissions contained in the publication that was published in the General Notice 95 of 2019 and in the Government Gazette No 42240 of February 22, 2019.

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

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