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REPUBLIC OF SOUTH AFRICA
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government
printing

Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICA

HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

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

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

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

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

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

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

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

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

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

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

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

Fake Tenders

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

How tender scams work

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

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

OR

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

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

Protect yourself from being scammed

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

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

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

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

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

Closing times for **ORDINARY WEEKLY** **2023** **GOVERNMENT GAZETTE**

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

- **08 December**, Thursday for the issue of Thursday **15 December 2022**
- **15 December**, Thursday for the issue of Friday **23 December 2022**
- **22 December**, Thursday for the issue of Friday **30 December 2022**
- **29 December**, Thursday for the issue of Friday **06 January 2023**
- **06 January**, Friday for the issue of Friday **13 January 2023**
- **13 January**, Friday for the issue of Friday **20 January 2023**
- **20 January**, Friday for the issue of Friday **27 January 2023**
- **27 January**, Friday for the issue of Friday **03 February 2023**
- **03 February**, Friday for the issue of Friday **10 February 2023**
- **10 February**, Friday for the issue of Friday **17 February 2023**
- **17 February**, Friday for the issue of Friday **24 February 2023**
- **24 February**, Friday for the issue of Friday **03 March 2023**
- **03 March**, Friday for the issue of Friday **10 March 2023**
- **10 March**, Friday for the issue of Friday **17 March 2023**
- **16 March**, Thursday for the issue of Friday **24 March 2023**
- **24 March**, Friday for the issue of Friday **31 March 2023**
- **30 March**, Thursday for the issue of Thursday **06 April 2023**
- **05 April**, Wednesday for the issue of Friday **14 April 2023**
- **14 April**, Friday for the issue of Friday **21 April 2023**
- **20 April**, Thursday for the issue of Friday **28 April 2023**
- **26 April**, Wednesday for the issue of Friday **05 May 2023**
- **05 May**, Friday for the issue of Friday **12 May 2023**
- **12 May**, Friday for the issue of Friday **19 May 2023**
- **19 May**, Friday for the issue of Friday **26 May 2023**
- **26 May**, Friday for the issue of Friday **02 June 2023**
- **02 June**, Friday for the issue of Friday **09 June 2023**
- **08 June**, Thursday for the issue of Thursday **15 June 2023**
- **15 June**, Thursday for the issue of Friday **23 June 2023**
- **23 June**, Friday for the issue of Friday **30 June 2023**
- **30 June**, Friday for the issue of Friday **07 July 2023**
- **07 July**, Friday for the issue of Friday **14 July 2023**
- **14 July**, Friday for the issue of Friday **21 July 2023**
- **21 July**, Friday for the issue of Friday **28 July 2023**
- **28 July**, Friday for the issue of Friday **04 August 2023**
- **03 August**, Thursday for the issue of Friday **11 August 2023**
- **11 August**, Friday for the issue of Friday **18 August 2023**
- **18 August**, Friday for the issue of Friday **25 August 2023**
- **25 August**, Friday for the issue of Friday **01 September 2023**
- **01 September**, Friday for the issue of Friday **08 September 2023**
- **08 September**, Friday for the issue of Friday **15 September 2023**
- **15 September**, Friday for the issue of Friday **22 September 2023**
- **21 September**, Thursday for the issue of Friday **29 September 2023**
- **29 September**, Friday for the issue of Friday **06 October 2023**
- **06 October**, Friday for the issue of Friday **13 October 2023**
- **13 October**, Friday for the issue of Friday **20 October 2023**
- **20 October**, Friday for the issue of Friday **27 October 2023**
- **27 October**, Friday for the issue of Friday **03 November 2023**
- **03 November**, Friday for the issue of Friday **10 November 2023**
- **10 November**, Friday for the issue of Friday **17 November 2023**
- **17 November**, Friday for the issue of Friday **24 November 2023**
- **24 November**, Friday for the issue of Friday **01 December 2023**
- **01 December**, Friday for the issue of Friday **08 December 2023**
- **08 December**, Friday for the issue of Friday **15 December 2023**
- **15 December**, Friday for the issue of Friday **22 December 2023**
- **20 December**, Wednesday for the issue of Friday **29 December 2023**

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.

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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;
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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.

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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.

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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

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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.
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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)

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For queries and quotations, contact: Gazette Contact Centre:

E-mail: submit.egazette@gpw.gov.za
E-mail: info.egazette@gpw.gov.za
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E-mail: subscriptions@gpw.gov.za
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Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**NO. 3128****10 March 2023****SPATIAL INFORMATION STANDARDS MADE IN TERMS OF SECTION 11 OF THE SPATIAL DATA INFRASTRUCTURE ACT, 2003 (ACT No. 54 OF 2003)**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, hereby, under section 11 of the Spatial Data Infrastructure Act, 2003 (Act No. 54 of 2003), determine standards to facilitate the sharing and integration of spatial information. A list of standards are set out in the Schedule hereto. These standards will come into operation one month from the date of publication hereof in the *Gazette*.


MS A T DIDIZA**MINISTER: AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

SCHEDULE

STANDARD NUMBER	NAME OF STANDARD	EXPLANATORY INFORMATION ABOUT A STANDARD
SANS 1878-1 (SANS 1878-1:2011 Edition 1.1)	Geographic information — South African spatial metadata standard Part 1: Core metadata profile	The objective of this part of SANS 1878 is to provide a structure for describing geographic data. It is intended for use by, amongst others, Spatial Information Science users, planners and systems analysts, in order to understand the basic principles and overall requirements of standardization of spatial geographic information. This part of SANS 1878 defines metadata elements, provides a schema and provides a common set of metadata terminology, definitions and extension procedures.
SANS 19115 (SANS 19115:2003 Edition 1 & ISO tech. corr. 1, nat. amdt 1) (ISO 19115:2003 Edition 1 & tech. corr. 1)	Geographic information — Metadata standard	The objective of this International Standard is to provide a structure for describing digital geographic data. This International Standard is intended to be used by information system analysts, program planners, and developers of geographic information systems, as well as others in order to understand the basic principles and the overall requirements for standardization of geographic information. This International Standard defines metadata elements, provides a schema and establishes a common set of metadata terminology, definitions, and extension procedures.
SANS 19115-2 (SANS 19115-2:2010 Edition 1) (ISO 19115-2:2009 Edition 1)	Geographic information — Metadata standard Part 2: Extensions for imagery and gridded data	The object of this part of ISO 19115 is to provide the additional structure to extensively describe the derivation of geographic imagery and gridded data. This structure is intended to augment ISO 19115.
SANS 1880 (SANS 1880:2014)	Geographic information — South African Geospatial Data Dictionary	A feature catalogue defines the types of geographical features one would find in a data set, together with their attributes and other peculiarities. These feature types are assembled from feature concepts, which are defined in a feature concept dictionary, which in turn is unstructured and unordered. This standard feature concept dictionary for South Africa will enable all users of geographical information systems (GISs) to have a shared understanding of the contents of geographical data sets, thereby promoting the dissemination and interoperability of data sets, and reducing confusion and misinterpretation of data.
SANS 1883 (SANS 1883-1:2009)	Geographic information — National Address standard	This standard specifies and defines the data elements, as well as the address types that can be constructed from the data elements for South African addresses. The standard further defines terms and definitions related to addresses in South Africa. It is applicable to addresses covering the whole of South Africa. The standard applies to addresses that describe the physical location of a point of service delivery, and that could be geo-referenced.

STANDARD NUMBER	NAME OF STANDARD	EXPLANATORY INFORMATION ABOUT A STANDARD
SANS 1883 (SANS 1883-2:2018)	Geographic information — National Address standard	This part of SANS 1883 provides guidelines for the allocation and maintenance of addresses for the official address types specified in part 1 of this standard. It gives rules, orientation, advice and recommendations relating to the use of part 1. It applies to any area where the development correlates with the underlying cadastre, including previously unaddressed areas. In terms of address allocation, the guidelines specify how addresses should be arranged geographically. For address maintenance, the guidelines specify how addresses should be updated in the case of name changes, boundary changes, subdivisions, and consolidations.
SANS 19158 (SANS 9158:2012)	Geographic information — Quality Assurance of Data Quality	The standard provides a framework for quality assurance specific to geographic information. It is based upon the quality principles and quality evaluation procedures of geographic information identified in ISO 19157 and the general quality management principles defined in ISO 9000.
SANS 19131 (SANS 19131:2012)	Geographic information — Data Product Specification	The standard describes requirements for the specification of geographic data products, based upon the concepts of other ISO 19100 International Standards. It also provides help in the creation of data product specifications, so that they are easily understood and fit for their intended purpose.
SANS 19157 (SANS 19157:2014)	Geographic information — Data Quality Standard	The standard defines a set of data quality measures for use in evaluating and reporting data quality. It is applicable to data producers providing quality information to describe and assess how well a data set conforms to its product specification and to data users attempting to determine whether or not specific geographic data are of sufficient quality for their particular application.
SANS 19128 (ISO 19128:2008)	Geographic information — Web Map Server Interface	The standard describes the interface for a Web Map Server (WMS). WMS allows a client to request a map image, for example, a JPEG file, from a web service. OpenGIS Web Map Tile Service Implementation Specification is a similar standard. Through implementing a WMS interface, data can be exposed in a standardized way so that any client familiar with the WMS interface can request a map image of available data. The client specifies parameters, such as the data source, bounding box, and symbology for the map, through the interface. WMS does not generate map elements, such as a legend. The service can be reused by different clients and is more cost effective than developing a custom service.
SANS 19142 (ISO 19142:2010)	Geographic information — Web Feature Services	The standard specifies the behaviour of a web feature service that provides transactions and access to geographic features in a manner independent of the underlying data store. It specifies discovery operations, query operations, locking operations, transaction operations and operations to manage stored parameterized query expressions.

The standards listed above are available to the appointed Base Data Set Coordinators and Base Data Set Custodians on request by emailing: nsif@drdlr.gov.za.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 3129

10 March 2023

LAND REFORM (LABOUR TENANTS) ACT, 1996 (ACT NO. 3 OF 1996)

Notice is hereby given, in terms of Section 17 (2) (c) of the Land Reform (Labour Tenants) Act, 1996 (Act No 3 of 1996) ("the LTA"), that an Application for acquisition of land was lodged with the Director General of the Department of Land Affairs by the Applicants, and in respect of the Property set out in the Schedule.

Any party who may have an interest in the above-mentioned Application is hereby invited to make written representations to the Director General, within 30 days from the publication of this Notice. The representations must be forwarded to:

The Director General
c/o Deputy Director: Tenure Reform Implementation
Department of Agriculture, Land Reform & Rural Development
District Shared Services Centre: Gert Sibande, Piet Retief
Directorate: Tenure Reform Implementation
Private Bag X9081, Ermelo, 2350; 23 Taute Street, Ermelo, 2350; Tel: 017 819 1373
Web: www.dalrrd.gov.za

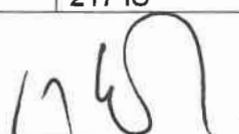
SCHEDULE

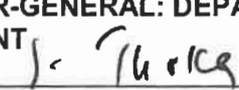
Applicants:

No.	Name and Surname	Identity Number
1.	Ntuli Jabulani Nehemia	590820 5279 085

Property:

No.	Property Description	Locality (District)	Current Title Deed No	Current Owner	Bonds and Restrictive Conditions (Interdicts)
1.	Portion 8 of the farm Bosmanskrans 217 IS	Msukaligwa Local municipality	T12482/2017	Koffiebank Eiendomme Pty Ltd	ABSA Bank Ltd - B4610/2017


For DIRECTOR-GENERAL: DEPARTMENT OF AGRICULTURE, LAND REFORM & RURAL DEVELOPMENT

SIGNED BY: 
DEPUTY DIRECTOR: TENURE REFORM IMPLEMENTATION
DULY AUTHORISED

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 3130

10 March 2023

**NOMINATION OF CANDIDATES FOR APPOINTMENT TO THE
NATIONAL AGRICULTURAL MARKETING COUNCIL (NAMC)**

The National Agricultural Marketing Council (NAMC) currently has a vacancy for a member to serve on the council.

The Minister of Agriculture, Land Reform and Rural Development therefore invites nominations of suitable persons to be considered for appointment as a member of the NAMC.

Nominees must have practical knowledge and experience in agricultural product-related trade and industry.

All nominations should be accompanied by a written acceptance of the nomination by the nominee; a certified copy of his/her ID document; certified copies of all qualifications a comprehensive Curriculum Vitae; and a declaration confirming that he/she is not disqualified to serve on the council, in terms of Section 4(13) of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996).

The suitable candidate will be appointed for a period not exceeding 24 May 2025.

Nominations should reach the following address on or before 31 March 2023:

Chief Director: Executive Support Services
Department of Agriculture, Land Reform and Rural Development
Private Bag X250
Pretoria
0001

Nominations should be marked for the attention of Ms M. van Rooyen

Telephone number: 012 319 6907

Email: MarionVR@Dalrrd.gov.za

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 3131

10 March 2023

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 land claims for Restitution of Land Rights have been lodged on the farms Ontevreden 838 KS, Uitkyk 851, Tweefontein 848 and Leeuwkraal 877 KS situated within the Makhuduthamaga Municipality, Sekhukhune District: Limpopo.

The land claim was lodged before the cut-off date of 31st December 1998. The date falls within the prescribed period for lodgment 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.

1. TOITSKRAAL 6 JS

NO	KRP'S NO	NAME OF CLAIMANT	ID NUMBERS
1.	11722	Marutle Moses Makunyane	540508 5604 086

THE TABLE BELOW INDICATES THE CURRENT DESCRIPTION OF THE PROPERTY AFTER DISPOSSESSION

Farm Name	Owners	Title Deed	Extent	Bonds/ Endorsements	Holder
Remaining Extent of Ontevreden 838 KS	Government of Lebowa	T19086/1920PTA	2325.0161h	K4427/2001RMPTA K97/1921SPTA	Anglo Operations PTY LTD N/A
Remaining Extent of Uitkyk 851 KS	National Government of Republic of South Africa	T12622/1985PTA T109564/2015PTA	8.5653h	KS,851PTA K1368/2000MPTA	Lebowa Mineral Trust
Portion 1 of Uitkyk 851 KS	Phokwane Tribe	T31832/1994PTA	432.6128h	K2471/1994RMPTA	Lebowa Mineral Trust
Portion 2 of Uitkyk 851 KS	Phokwane Tribe	T31796/1994PTA	254.9824h	i-1229/2008LGPTA K2435/1994RMPTA	N/A N/A
Portion 3 of Uitkyk 851 KS	Government of Lebowa	T9519/1917PTA	254.9824h	N/A	N/A
Portion 4 of Uitkyk 851 KS	Mochadi Priscilla	T11549/1951PTA	254.9824h	VA3076/1994PTA	T11549/1951

Portion 5 of Uitkyk 851 KS	Republic of South Africa Republic of South Africa	T17666/1938PPTA T19379/2012PPTA	254.9824h	K1443/2000MPPTA	Lebowa Mineral Trust
Portion 6 of Uitkyk 851 KS	Phokwane Tribe	T31806/1994PPTA	254.9824h	K2445/1994MPPTA	Lebowa Mineral Trust
Portion 7 of Uitkyk 851 KS	Phokwane Tribe	T31807/1994PPTA	254.9824h	K2446/1994RMPPTA K297/2021L K7074/2015LPPTA VA625/2021 VA9738/2015PPTA	Lebowa Mineral Trust Lefakong Property Dev PTY LTD Phokwane Commercial Dev PTY LTD Phokwane Tribe Phokwane Tribe
Portion 8 of Uitkyk 851 KS	Government of Lebowa	T9519/1917 PTA	246.4200h	N/A	N/A
Portion 9 of Uitkyk 851 KS	National Government of the Republic of South Africa	T20184/1938PPTA T63205/2013PPTA	126.7667h	K1423/2000RMPPTA	Lebowa Mineral trust
Portion 12 of Uitkyk 851 KS	FA	T32952/1975PPTA T52093/2013PPTA	4.2827h	VA493/2013PPTA	Mabuza Jeremiah Makanyeni
Portion 13 of Uitkyk 851 KS	National Government of the Republic of South Africa	T95047/2015PPTA	4.2827h	K1729/2000RMPPTA	Lebowa Mineral Trust
Portion 14 of Uitkyk 851 KS	National Government of the Republic of South Africa	T74528/2013PPTA	17.1306h	K1728/2000RMPPTA	Lebowa Mineral Trust
Portion 15 of Uitkyk 851 KS	National Government of the Republic of South Africa	T24457/1949PPTA T61516/2013PPTA	9.8846h	K1367/2000RMPPTA	Lebowa Mineral trust
Remaining Extent of Tweefontein: 848 KS	Mamaile Gabifele Mamaile George Mamaile Koloane Mamaile Magdalena Mamaile Mahlara Mamaile Mahloa Mamaile Mahlugele Mamaile Mamabele Mamaile Mamputsanyana Mamaile manamanyana Mamaile manikupane Mamaile Maohiegolele Mamaile Mashigo	T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA T4827/1949PPTA	373.3196h	N/A	N/A

<p>Portion 1 of Tweefontein 848 KS</p>	<p>Mamaile Mashilo Mamaile Matloshi Mamaile Mogashoa Mamaile Moloagobedi Mamaile Mosabiemosa Mamaile Mpukane Mamaile Ngatana Mamaile Nyanye Mamaile Segatikele Mamaile sehubejoane Mamaile Sekope Mamaile Sibanapula Mamaile Sikiki Mamaile Thalala Mamaile Thebudi Mamaile Thomas Mamaile Maatsehla</p>	<p>T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA</p>	<p>100.2142h</p>	<p>N/A</p>	<p>N/A</p>
<p>Portion 2 of Tweefontein 848 KS</p>	<p>Mochadi Ruben Bapela Philip Mamaile Gabifele Mamaile George Mamaile Koloane Mamaile Maefo Mamaile Magdalena Mamaile Mahlara Mamaile Mahloa Mamaile Mahlugele Mamaile Mamabele Mamaile Mamputsanyana Mamaile manamanyana Mamaile manikupane Mamaile Maohlegolele Mamaile Mashigo Mamaile Mashilo</p>	<p>T6152/1922PTA T6153/1922PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA T4827/1949PTA</p>	<p>274.0902h</p>	<p>N/A</p>	<p>N/A</p>

Remaining Extent of Leeuwkraal 877 KS	Government of Lebowa	T19430/1964PTA	889.5466h	N/A	N/A
Portion 1 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T21352/1938PTA T69234/2014PTA	463.4552h	K1472/2000RMPTA	Lebowa Mineral Trust
Portion 2 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T12321/1938PTA T69234/2014PTA	42.8266h	K1409/2000RMPTA	Lebowa Mineral Trust
Portion 3 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T10415/1925PTA T69234/2014PTA	463.4552h	K6315/2000RMPTA	Lebowa Mineral Trust
Portion 4 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T8700/1938PTA T69234.2014PTA	463.4552h	K1456/2000RMPTA	Lebowa Mineral Trust
Portion 5 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T13802/1938PTA T69234/2014PTA	42.8266h	K1408/2000RMPTA	Lebowa Mineral Trust
Portion 6 of Leeuwkraal 877 KS	National Government of the Republic of South Africa	T523/1930PTA T69234/2014PTA	942.1852h	N/A	N/A

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 claims. 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 these land claims to the Office of the Regional Land Claims Commissioner: Limpopo at the addresses set out below.

The Office of the Regional Land Claims Commissioner
Private Bag X 9552
Polokwane
0700



MR. LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 22-12-2022

DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 3132

10 March 2023

MARINE SPATIAL PLANNING ACT, 2018 (ACT NO. 16 OF 2018)**THE PUBLICATION OF DRAFT MARINE SECTOR PLANS FOR PUBLIC COMMENT**

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby in terms of sections 7(1)(c) and 8 of the Marine Spatial Planning Act, 2018 (Act No. 16 of 2018) invite the public to comment on ten (10) draft Marine Sector Plans.

The draft Marine Sector Plans have been prepared by sector national government departments to support the development of Marine Area Plans as part of the Marine Spatial Planning process. The Department of Forestry, Fisheries and the Environment, supported by the National Working Group on Marine Spatial Planning, will lead and guide the public participation process for Marine Sector Plans development as envisaged in the Marine Spatial Planning Act.

Marine Sector Plans specify the overall developmental objectives and priorities of each sector from a national point of view and the extent of its spatial presence and interests. They specify and outline the spatial claims and interests of each sector in the South African marine environment.

The published draft Marine Sector Plans are therefore not the integrated Marine Area Plans but are critical inputs for the next step of developing integrated cross-sectoral Marine Area Plans and as such, they serve as the sectors' proposals that will need to be considered during the development of Marine Area Plans.

The following draft Marine Sector Plans are being released for public comment:

- 1) Marine Biodiversity Sector Plan
- 2) Coastal and Marine Tourism Sector Plan
- 3) Marine Transport and Ports Sector Plan
- 4) Maritime and Underwater Cultural Heritage Sector Plan
- 5) Marine Defence (Navy) Sector Plan
- 6) Marine Science and Innovation Sector Plan
- 7) Marine Aquaculture Sector Plan
- 8) Marine offshore Oil and Gas Sector Plan
- 9) Marine Underwater Infrastructure Sector Plan
- 10) Wild Fisheries Sector Plan

The content of all the draft Marine Sector Plans follows a similar structure which comprises of the following sections:

- Part 1: Background and context
- Part 2: Sector development objectives
- Part 3: Sector development guidelines
- Part 4: Proposed marine zones and spatial regulations
- Part 5: Maps
- Part 6: Future outlook

Each Marine Sector Plan is developed based on the spatial management system approach that applies to Marine Spatial Planning. This uniform approach to area-based management will provide for coherence and consistency across all Marine Sector Plans and, eventually, all Marine Area Plans. This approach foresees a spatial management system that consists of:

- a) general development guidelines
- b) sector development guidelines, and
- c) a zoning scheme with spatial regulations.

A internet-based Marine Spatial Planning Decision Support Tool (MSP DEST) has been developed to support the development of Marine Sector Plans and the forthcoming process of developing Marine Area Plans under the Marine Spatial Planning Act. The MSP DEST currently provides digital access to maps under Part 5 of the draft Marine Sector Plans. The MSP DEST can be accessed via the following link:

<https://portal.environment.gov.za/portal/apps/webappviewer/index.html?id=daa888e624aa498a89b8884f14e3850d>

Members of the public who wish to comment on the draft Marine Sector Plans may access them in the following manner:

- Downloading the draft Marine Sector Plans from the Marine Spatial Planning webpage at: www.dffe.gov.za/projectsprogrammes/msp/documents
- Request for a copy via telephone: **021 493 7353** or via email: msp@dffe.gov.za
- Obtaining hard copies at the Department's offices at **220 East Pier Building 1, East Pier Road, V&A Waterfront, Cape Town**

The public is invited to submit written representations on the draft Marine Sector Plans within 60 calendar days from the date of publication of this notice in the *Government Gazette* to any of the following addresses:

By post to: The Deputy Director-General: Department of Forestry, Fisheries and the Environment
Attention: Mr Moses Ramakulukusha
Private Bag X4390
Cape Town
8002

By hand at: Reception, East Pier Shed (Building 1); East Pier Road, V&A Waterfront, Cape
Town
By email: msp@dff.gov.za

For telephone queries, contact Mr Moses Ramakulukusha at Tel: 021 493 7353.

All representations must be submitted in writing. Representations received after the closing date may be disregarded.



BARBARA DALLAS CREECY
MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 3133

10 March 2023

HIGHER EDUCATION ACT, 1997 (Act No. 101 of 1997)**INSTITUTIONAL STATUTE
UNIVERSITY OF THE FREE STATE**

I, Dr BE Nzimande, MP, Minister of Higher Education, Science and Innovation, in accordance with section 33 (1) of the Higher Education Act, 1997 (Act No. 101 of 1997, as amended), hereby publish the amended Institutional Statute of the University of the Free State set out in the Schedule attached hereto.

**Dr BE Nzimande, MP****Minister of Higher Education, Science and Innovation****Date:** 15/02/2023

AMENDED STATUTE OF THE UNIVERSITY OF THE FREE STATE

The Council of the University of the Free State has made the Statute set out in the schedule to this notice in accordance with section 32 of the Higher Education Act (No 101 of 1997), as amended, which is, in terms of section 33 of the said Act, hereby published with the approval of the Minister of Higher Education and Training and comes into operation on the date of its publication.

SCHEDULE

To introduce the amended Statute of the University of the Free State to give effect to any law relating to the University of the Free State and to promote the effective and responsible management and governance of the University in respect of matters not expressly prescribed by any law.

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CHAPTER I: DEFINITIONS

1. Definitions

In this Statute, any word or expression to which a meaning has been assigned by the Higher Education Act (No 101 of 1997) has the meaning thus assigned to it, unless the context otherwise indicates.

“Academic employee” means any person appointed to teach and conduct research at the University and any other employee designated as such by the Council of the University.

“Act” means the Higher Education Act, 1997 (No 101 of 1997), as amended.

“Alumni” means all former students who obtained a qualification at the University.

“Certificate” means a certificate of the University awarded to a student on completion of the work prescribed for the certificate by the Senate of the University.

“Chancellor” means a person contemplated in paragraphs 4 to 6 of this Statute and section 26(1) of the Act.

“Convocation” means the Convocation contemplated in paragraphs 41 to 47 of this Statute and section 26(2) of the Act.

“Council” means the Council contemplated in paragraphs 12 to 21 of this Statute and section 27 of the Act.

“Day” means Mondays to Fridays and excludes public holidays, Saturdays and Sundays.

“Degree” means a degree of the University conferred upon a student at a congregation of the University, upon completion of the work prescribed for the degree by the Senate of the University.

“Deputy Vice-Chancellor” means a person appointed by the Council for the purposes of assisting the Vice-Chancellor, as contemplated in paragraphs 9 and 10 of this Statute.

“Diploma” means a diploma of the University awarded to a student at a congregation of the University, upon completion of the work prescribed for the diploma by the Senate of the University.

“Donor” means a person, body or entity who has made a donation to the University, which (in the opinion of the Council) warrants that person, body or entity being recognised as a donor, as contemplated in paragraph 48 of this Statute.

“Electronic communication” is consistent with the definition in section 1 of the Electronic Communication and Transactions Act (No 25 of 2002).

“Employee” means an academic employee or a non-academic employee of the University, whether on a permanent or fixed-term contract, and specifically excludes independent contractors.

“Executive management” means the Vice-Chancellor, the Deputy Vice-Chancellor(s), the Registrar, the Executive Director: Student Affairs and any other position as determined by the Council.

“Executive Committee of Senate” means a committee contemplated in paragraph 26 of this Statute and section 29 of the Act, which consists of the Vice-Chancellor, the Deputy Vice-Chancellors, the Registrar, the Executive Director: Student Affairs, the deans and representatives of the Senate as determined in the Institutional Rules.

“Institutional Forum” means the Institutional Forum contemplated in paragraph 30 of this Statute and section 31 of the Act.

“Institutional Rules” means rules made by the University as contemplated in section 32 of the Act.

“Institutional SRC” means the Student Representative Council of the University as contemplated in paragraph 35 of this Statute and section 35 of the Act.

“Majority” means fifty percent plus one of the votes cast by members, or by those members present at a meeting that is quorate, whichever is applicable.

“Minister” means the Minister of Higher Education and Training.

“Non-Academic Employee” means an employee who renders academic support, student support, human resources management, financial management, administration, building and garden maintenance, catering or security services, and excludes academic employees.

“Participant” means any person who is registered at the University and participates in a Short Learning Programme.

“POPIA” means the Protection of Personal Information Act (No 4 of 2013).

“Qualification” means the degree, diploma or certificate received for the successful completion of a formal academic programme, with a minimum of 120 credits at minimum NQF Level 5, as contemplated in paragraph 50 of this Statute.

“Registrar” means the officer contemplated in paragraph 11 of this Statute and section 26(4)(b) of the Act.

“Senate” means the body responsible for academic matters contemplated in paragraphs 22 to 27 of this Statute and section 28 of the Act.

“Short Learning Programme” is consistent with the definition in the Policy on Short Learning Programme Provisioning at the University.

“Statute” means the Statute of the University, framed and in force, as contemplated in section 32 of the Act.

“Student” means any person currently registered at the University for a programme of study leading to a degree, diploma or certificate, or as an occasional student, but excludes participants.

“The University” means the University of the Free State.

“University Management Committee” means the Vice-Chancellor, Deputy Vice-Chancellors, Registrar, Executive Director: Student Affairs and other senior employees designated by the Vice-Chancellor, as contemplated in paragraph 29 of this Statute.

“Vice-Chancellor and Principal” means the person who is appointed by the Council, as contemplated in paragraphs 7 and 8 of this Statute, and who is the Principal of the University as contemplated in section 26(2)(c) of the Act. Any reference made in this Statute or any other Institutional Rule and/or institutional documents of the University to the terms “Vice-Chancellor” or “Principal”, as well as instances where these terms are used independently, shall be read to mean “Vice-Chancellor and Principal”.

CHAPTER II: THE UNIVERSITY

2. Name, Statute, seat and powers of the University

- (1) The name of the University is the “University of the Free State”.
- (2) The official postal address of the University is: “University of the Free State, PO Box 339, Bloemfontein, 9300, South Africa” and the physical address is: “University of the Free State, 205 Nelson Mandela Drive, Park West, Bloemfontein”.
- (3) The seat of the University is in the area of the Mangaung Metropolitan Municipality, as contemplated in section 65A(1) of the Act.
- (4) The University conducts its academic activities on its campuses in Bloemfontein, as well as other campuses under its authority.
- (5) The University functions in accordance with the Act, this Statute and the Institutional Rules of the University.
- (6) The University may confer qualifications as contemplated in paragraph 50 of this Statute and as contemplated in sections 65B and 65C of the Act.
- (7) The University respects and is driven by the Constitutional Bill of Rights.
- (8) The University is founded on the principles of and pursues the manifestation of the intrinsic values of a university as a place of scientific practice and scholarship.
- (9) The University is a juristic person and, subject to the Act, is capable of performing such acts as juristic persons may by law perform.
- (10) Notwithstanding paragraph 12 of this Statute, the University may not, without the concurrence of the Minister, dispose of or alienate, in any manner, any immovable property acquired with the financial assistance of the state, or grant any person any real right therein or servitude thereon. Furthermore, the University may not acquire any immovable property without the consent of the Minister, should such acquisition of immovable property be reliant on state funding.

3. Composition of the University

- (1) The University consists of:
 - (a) the Chancellor;
 - (b) the Council;
 - (c) the Senate;
 - (d) the Vice-Chancellor;
 - (e) the Deputy Vice-Chancellor(s);
 - (f) the Registrar, subject to section 26(4)(b) of the Act;

- (g) the Institutional Forum;
 - (h) the Institutional SRC and its substructures;
 - (i) students;
 - (j) employees; and
 - (k) such other structures and offices as may be determined by the institutional Statute.
- (2) No vacancy in an office, deficiency in numbers and/or defect in the composition of the positions indicated in paragraph 3(1) above shall have an impact on the existence of the University as a juristic entity or impair any of its functions as delegated by this Statute or the Act.

CHAPTER III: CHANCELLOR, VICE-CHANCELLOR, DEPUTY VICE-CHANCELLORS AND REGISTRAR CHANCELLOR

4. Capacity, functions and term of office

- (1) The Chancellor is the titular head of the University, with no executive powers.
- (2) The Chancellor presides over all congregations of the University and confers all degrees, awards, diplomas and certificates in the name of the University.
- (3) The Chancellor is not an employee of the University and is further not deemed to be an employee of the University.
- (4) The Chancellor is elected for a term to be determined by the Council, but not exceeding five years. The term of office of the Chancellor may be extended once, for another term not exceeding five years.
- (5) The Chancellor's term of office is terminated in the event of:
 - (a) death or incapacity;
 - (b) resignation;
 - (c) removal from office by a resolution taken by at least seventy five percent of all voting members of the Council who are present at the meeting;
 - (d) expiration of his/her term;
 - (e) a court order being issued;
 - (f) the incumbent being convicted of an offence involving dishonesty, or an offence for which imprisonment is imposed, without the option of a fine;
 - (g) the incumbent being declared insolvent and/or removed from a position of trust by a competent court, or
 - (h) the incumbent being declared unfit to attend to his/her personal affairs by a competent court.
- (6) If the Chancellor is absent, or if the office is vacant, the Vice-Chancellor and Principal, or a Deputy Vice-Chancellor nominated by the Vice-Chancellor and Principal, will perform the functions of the Chancellor.
- (7) The Chancellor must, at all times, embody the aspirations and values of the University and actively advance the interests of the University.

5. Manner of election

- (1) The Chancellor is elected by the Council at a meeting specially convened for such purpose, by a majority of the total number of Council members who actually hold office on the date of the election.
- (2) The election is conducted by means of a secret ballot, and no person may be elected unless nominated with his/her written consent by two members of the

Council by means of a written nomination, which must reach the Registrar at least fourteen days before the date of the election.

- (3) Upon receipt of such nomination, the Registrar must immediately inform every member of the Council thereof.
- (4) The criteria for the election of the Chancellor are stipulated in the Institutional Rules and relevant institutional policies and procedures.

6. Vacancy

If the office of Chancellor becomes vacant, the Registrar must notify every member of the Council of such vacancy and the Council must elect a new Chancellor as soon as possible, in accordance with the provisions of the Statute and the Institutional Rules, policies and procedures laid down by the Council.

VICE-CHANCELLOR AND PRINCIPAL

7. Functions, term of office and manner of election

- (1) The Vice-Chancellor is the accounting officer of the University, responsible for the administration and management of the University.
- (2) Subject to paragraphs 12 and 21 of the Statute, the Council delegates to the Vice-Chancellor all the powers necessary to perform his/her duties.
- (3) The Vice-Chancellor may, in turn, delegate duties to other employees or committees, unless the Council decides otherwise.
- (4) The Vice-Chancellor is accountable to and reports to the Council.
- (5) The Vice-Chancellor is an *ex officio* member of all committees of the Council and Senate, including all joint committees (except for the Vice-Chancellor's appointment committee, the Audit, Risk and IT Governance Committee and the Remuneration Committee of Council), but shall have observer status on those committees.
- (6) The Vice-Chancellor also serves as Chairperson of the Senate.
- (7) The Council may assign additional functions and grant additional powers and privileges to the Vice-Chancellor, as contemplated in section 68(2) of the Act.
- (8) When the Vice-Chancellor is absent or unable to carry out his/her duties, he/she may delegate any or all of his/her powers and duties to a member of the University management, as contemplated in paragraph 29 of this Statute and section 68(3) of the Act.

- (9) An acting Vice-Chancellor must be appointed by the Vice-Chancellor for periods of absence of the Vice-Chancellor exceeding five consecutive days, and such acting Vice-Chancellor has the same functions and powers as the Vice-Chancellor.
- (10) Subject to section 31(1)(a)(iii) of the Act, the Vice-Chancellor must be elected by the Council after consultation with the Senate and the Institutional Forum, at a meeting(s) called specially for that purpose, and by a majority of the total number of Council members actually holding office on the date of the election.
- (11) The term of office of the Vice-Chancellor and the conditions of his/her appointment are stipulated in the relevant policies and procedures laid down by the Council and in his/her contract.
- (12) The Vice-Chancellor can be removed by the Council for reasons sufficient in law.

8. Vacancy

- (1) If the office of the Vice-Chancellor becomes vacant for whatever reason, the Council must appoint an acting Vice-Chancellor, after consultation with the Senate and the Institutional Forum, to act as Vice-Chancellor until such time as a new Vice-Chancellor takes up his/her appointment. A successor must be appointed not later than a year after the vacancy arose.
- (2) If a vacancy arises as a result of a Council resolution to terminate the contract of the Vice-Chancellor in accordance with paragraph 7(12) above, such resolution must be passed at a meeting of the Council by a majority vote of not less than seventy five percent of Council members present at the meeting, and after consultation with the Senate and the Institutional Forum.

DEPUTY VICE-CHANCELLORS

9. Capacities and functions

- (1) A Deputy Vice-Chancellor is responsible for assisting the Vice-Chancellor in the management and administration of the University.
- (2) The Council, in consultation with the Vice-Chancellor, determines the functions of a Deputy Vice-Chancellor.
- (3) A Deputy Vice-Chancellor is accountable to the Vice-Chancellor and the Council.

10. Appointment, term of office and vacancy

- (1) Subject to section 31(1)(a)(iii) of the Act, a Deputy Vice-Chancellor must be appointed by the Council after consultation with the Senate and the Institutional Forum.

- (2) The criteria for the selection and appointment of a Deputy Vice-Chancellor are incorporated in the relevant institutional policies and procedures.
- (3) A Deputy Vice-Chancellor holds office for such period as determined by his/her contract.
- (4) A Deputy Vice-Chancellor may be removed from office by the Council for reasons sufficient in law.
- (5) The provisions of paragraph 7 of this Statute apply, with the necessary changes to the term of office and the filling of a vacancy for a Deputy Vice-Chancellor.

REGISTRAR

11. Appointment, official duties and term of office

- (1) As contemplated in section 26(4)(b) of the Act, the Registrar of the University is appointed by the Council.
- (2) The Council may assign particular responsibilities and duties to the Registrar and the Vice-Chancellor may entrust specific managerial, administrative and supervisory functions to the Registrar.
- (3) The Registrar holds office for such period as determined by the institutional policies and procedures and his/her contract.
- (4) The Registrar can be removed from office by the Council for reasons sufficient in law.
- (5) The Registrar acts as the compliance officer of the University.

CHAPTER IV: COUNCIL

12. Functions

- (1) In addition to the powers as determined in the Act, or any other applicable law, the Council has a strategy-making, policy-making and monitoring responsibility in general, which includes laying down guidelines in respect of:
 - (a) strategic management, including the adoption of the University's vision, mission and values and monitoring the realisation thereof;
 - (b) financial management, including the stipulation of tuition fees;
 - (c) personal matters;
 - (d) creating a positive academic climate;
 - (e) disciplinary matters concerning employees and students, and
 - (f) admission of students.

- (2) Without derogating from the generality of paragraph 12(1) above, the Council:
 - (a) may make such institutional rules as are necessary for the effective carrying out of its functions;
 - (b) shall administer all property of the University;
 - (c) shall, in consultation with the Senate and the ISRC, determine the admissions policy of the University;
 - (d) shall determine the language policy of the University in consultation with the Senate and having considered the advice from the Institutional Forum (if any);
 - (e) may make, rescind or amend the Statute of the University;
 - (f) shall seek the advice of the Institutional Forum as required by the Act and this Statute and must inform the Institutional Forum if its advice is not accepted by the Council;
 - (g) sets the tone and promotes an ethical culture and leadership;
 - (h) provides oversight on compliance management and information technology;
 - (i) provides oversight on risk management, and
 - (j) adopts a stakeholder-inclusive approach.
- (3) The Council is empowered:
 - (a) on the recommendation of the Senate, to establish or dissolve or restructure departments, centres, schools, faculties or institutes and other academic functional units, and
 - (b) to suspend or dismiss any member of the staff in compliance with applicable labour laws.
- (4) The Council must have knowledge and experience relevant to the objects and governance of the University.
- (5) When Council members participate in deliberations of the Council or its committees, or exercise any delegated function in any of the aforesaid instances, the Council members shall do so in good faith and with care, diligence and skill, in the best interest of the University.

13. Composition

- (1) Subject to the provisions of this Statute and the Act, the University is governed by the Council, which has general control over the University's affairs and functions.
- (2) The Council consists of:
 - (a) the Vice-Chancellor;
 - (b) a Deputy Vice-Chancellor (rotating annually);
 - (c) not more than five persons appointed by the Minister;
 - (d) one person appointed by the Premier of the Free State Province;
 - (e) two members of the Senate elected by the Senate;
 - (f) two persons from the municipalities in which the University is located,

- namely one person from the Mangaung Metropolitan Municipality and one person from the Thabo Mofutsanyana District Municipality;
- (g) two representatives of the Convocation, elected by the Convocation in terms of the Institutional Rules, both of whom must be external members;
 - (h) one person designated by the donors of the University, as determined by the Institutional Rules;
 - (i) one academic employee who is not a member of the Senate, elected by the academic employees;
 - (j) one non-academic employee elected by the non-academic employees;
 - (k) two students who are members of the ISRC and are appointed by the ISRC;
 - (l) not more than ten persons representing a broad spectrum of competencies in the fields of finance, physical planning, human resources, auditing, health, information technology and legal matters, appointed with due consideration of the gender and racial equity of the Council, and
 - (m) one person from the national business and commerce sector.
- (3) The Council may, when necessary, invite persons who are not members of the Council to attend its meetings in order to advise the Council, subject thereto that such persons may be permitted by the Chairperson to take part in deliberations, but may not vote and will further not be counted for the establishment of a quorum.
- (4) At least sixty percent of the members of the Council must be persons who are neither employees nor students of the University, as contemplated in section 27 (6) of the Act.
- (5) Persons who stand to be nominated, elected or designated to serve on the Council may not be:
- (a) unrehabilitated insolvents;
 - (b) persons declared mentally ill by a court of law;
 - (c) persons who have been convicted of an offence and sentenced to more than twelve months' imprisonment without the option of a fine (however, such a disqualification under this subsection lapses five years after the full sentence has been served), or
 - (d) persons as envisaged in section 27(5B) of the Act.
- (6) Members of the Council are appointed, elected or designated in accordance with paragraphs 14 and 16 of this Statute.
- (7) If a member vacates his/her office, the resulting vacancy must be filled by appointment, election or designation in accordance with paragraphs 14, 15 and 16 of this Statute.

14. Term of office

- (1) Subject to contrary provisions of this Statute:
- (a) a member of the Council holds office for a period of four years, which is

- renewable only once for another period of four years;
- (b) the Chairperson and the Vice-Chairperson, except if appointed in terms of paragraphs 18(3) and 18(4) of this Statute, hold office for a period of four years, or for such shorter period during which they are members of the Council. The terms of office of the Chairperson and the Vice-Chairperson are renewable only once for another term of four years, and
- (c) the Secretary holds office for as long as he/she holds the office of Registrar to which he/she was appointed, and by virtue of which he/she is the Secretary to the Council.
- (2) The Vice-Chancellor and the Deputy Vice-Chancellor remain members of the Council for as long as they hold the offices of Vice-Chancellor and Deputy Vice-Chancellor.
- (3) The membership of a representative of the Senate will automatically terminate when he/she ceases to be a member of the Senate.
- (4) Student members of the Council remain members of the Council for their term of office in the ISRC, provided that their membership of the Council will terminate automatically should they cease to be registered students at the University and/or members of the ISRC.
- (5) The normal term of office of a Council member is calculated from the date of confirmation by the Council, or a committee of Council delegated for this purpose.
- (6) A member of the Council, other than the Vice-Chancellor and the Deputy Vice-Chancellor, must vacate his/her office if he/she:
- (a) is absent without an apology from two consecutive ordinary meetings of the Council;
 - (b) is absent with apology from three consecutive ordinary meetings of the Council;
 - (c) is declared insolvent by a court of law;
 - (d) is convicted of an offence and sentenced to imprisonment without the option of a fine;
 - (e) becomes a member of Council of another higher education institution or accepts an executive position at such institution;
 - (f) ceases to be a member of the body that elected, appointed or designated him/her to the Council of the University;
 - (g) becomes incapable of performing the functions of a member of the Council by reason of death or mental illness as defined in the Mental Health Care Act (No 17 of 2002), as amended;
 - (h) tenders a written resignation;
 - (i) is the Minister's elected Council member and the Minister terminates his/her membership before the expiry of his/her term of office, or
 - (j) his/her term of office as a member of Council expires.

- (7) A person elected or appointed in terms of paragraphs 13(2)(c), 13(2)(d), 13(2)(f), 13(2)(g), 13(2)(h), 13(2)(l) or 13(2)(m) of this Statute will immediately cease to be a member of Council on becoming a student or staff member of the University.
- (8) The member serving on the Council in terms of paragraph 13(2)(k) of this Statute will immediately cease to be a member of the Council if he/she ceases to be a member of the ISRC.
- (9) A member may also cease to be a member of Council in accordance with the Disciplinary Procedure for Members of Council.
- (10) Subject to the disciplinary procedures of the University, if an employee or a student member of the Council is dismissed, suspended, expelled or demoted, or an employee's service is terminated for whatever reason by the University, the Council membership of such member automatically terminates.
- (11) An employee who resigns from the University and is a member of the Council on the date of resignation will automatically cease to be a Council member at the University.
- (12) An employee or student of the University who is found guilty, at an official disciplinary hearing of the University, of transgressing the Institutional Rules of the University, may not serve on the Council for a period of two years, and if such a person is a serving Council member at the time of being found guilty, he/she ceases to be a Council member and is only eligible for reappointment after a period of two years.

15. Election method

Except as provided in paragraphs 8(1) and 8(2) of this Statute, the Secretary must give at least three months' written notice, before a member's term of office expires, to the person or body that appointed, elected or designated such member, whereafter that person or body will appoint, elect or designate a successor to fill the vacancy.

16. Vacancies

If a member dies, resigns or vacates office for any reason other than effluxion of time, the Secretary must notify the person or body that appointed such member of the vacancy, and the said person or body must forthwith appoint a successor who will hold office for the period or term as determined in this Statute.

17. Vacancies not to affect powers

- (1) A vacancy in the office of the Chancellor, the Vice-Chancellor or the Deputy Vice-Chancellors or among the number of members of the Council, or among the representatives of the Senate on the Council, or in the membership of the Senate or the Institutional Forum, or in any other category of Council membership, does

not impair or affect the existence of the University or any powers, rights or privileges conferred by this Statute or the Act upon the University, the Council, the Senate or the Institutional Forum.

- (2) Notwithstanding the provisions of subparagraph 1, a resolution of the Council, the Senate or the Institutional Forum is valid only when passed at a meeting at which a quorum is present and where all the other applicable provisions of this Statute have been complied with.

18. Election of Chairperson and Vice-Chairperson

- (1) Prior to the first meeting of the Council convened in terms of this Statute, the Registrar calls for nominations according to the Institutional Rules and confirms the criteria for electing a Chairperson and Vice-Chairperson from among the external members of the Council. The call for nominations must be made at least fourteen days prior to the date of the first meeting of Council, with the deadline for submissions closing seven days prior to the meeting.
- (2) Council members shall nominate the candidates from external members for the position of the Chairperson and Vice-Chairperson, subject to the criteria approved by the Council.
- (3) Whenever a vacancy is about to occur in the office of the Chairperson or of the Vice-Chairperson by effluxion of time, the Secretary must give notice thereof in writing to all members of the Council at least sixty days before the last ordinary meeting of the Council held before the expiration of such term of office, and the Council must, at that ordinary meeting, elect a successor.
- (4) If a vacancy occurs in the office of the Chairperson or of the Vice-Chairperson for any reason other than the effluxion of time, the Secretary must give notice thereof in writing to the members of the Council, and the Council must, at its first ordinary meeting, elect another external member as the Chairperson or the Vice-Chairperson (as the case may be), who will hold office for the duration of time as determined by the Council, and the call for nominations must be made as stipulated in paragraph 18(1) above.
- (5) Whenever both the Chairperson and Vice-Chairperson are absent from a meeting of the Council, the members present must elect a person from among the external members to preside at that meeting.

19. Meetings

- (1) The Council holds at least one regular meeting per quarter.
- (2) Meetings of the Council (including virtual meetings) are held at the times and places as determined by the Council.

- (3) The procedure and quorum at meetings of the Council are as determined in this paragraph 19 (4) of this Statute.
- (4) Fifty per cent plus one of the members of the Council constitutes a quorum.
- (5) At least five days prior to the date of an ordinary meeting, the Secretary must give notice in writing to all members of the Council at the address given to the Secretary in writing for the purpose of such notification, which must set forth the matters to be dealt with.
- (6) Notices of matters for consideration at an ordinary meeting must be lodged in writing with the Secretary at least twelve days before the date of the meeting; however, a member may raise matters of an urgent nature at the meeting without previous notice if he/she procures the consent of two-thirds of the members of the Council present.
- (7) A special meeting may be called by the Chairperson whenever he/she deems it necessary or when requested to do so in writing by any five members, with the object of the meeting being stated clearly in the request.
- (8) No matters other than the one or ones for which a special meeting was called may be transacted at such meeting, except with the consent of the meeting granted on an unopposed motion, and the normal rules pertaining to meeting procedures will apply at such a meeting.
- (9) The minutes of an ordinary or a special meeting must be read at the next succeeding ordinary meeting and, after approval, must be confirmed by the signature of the Chairperson, provided that the meeting may consider the minutes as read if a copy thereof was previously forwarded to every member.
- (10) All matters must be decided by a majority of votes of the voting members present, except in electing the Chancellor and the Vice-Chancellor, where the decision must be taken by a majority of the number of members who actually hold office on the date of the election.
- (11) In the event of there not being a quorum fifteen minutes after the time determined for the meeting, the meeting shall adjourn without motion or vote and be reconvened to another date where the members present, whether in person or by electronic means, shall be deemed to constitute the required quorum.
- (12) The Chairperson or the person presiding at the meeting has a vote on every matter, and in the case of an equality of votes, has a casting vote in addition to his/her ordinary vote.
- (13) The Chairperson may allow a person who is not a member of the Council to attend meetings of the Council without the right to vote, which person is not entitled to

participate in any discussion of the Council unless he/she has obtained the prior permission of the meeting to do so.

- (14) If the meeting so decides, voting must take place by secret ballot.
- (15) Upon the request of any member, the Chairperson must direct that:
 - (a) the vote of such member, or
 - (b) the number of votes in favour of or against any motion, or number of members who abstained from voting, be recorded in the minutes.
- (16) No member of the Council may take part in the discussion on, or may vote upon, any matter in which he/she has a direct or indirect pecuniary or other interest.
- (17) The ruling of the Chairperson on any question of order or procedure is binding, unless immediately challenged by a member, in which case it must be submitted without discussion to the meeting for a final decision.
- (18) Every motion or amendment must be seconded and put in writing if so directed by the Chairperson, and a motion or amendment that is not seconded, falls away.
- (19) No motion may be withdrawn without the permission of the meeting.
- (20) No motion to make, amend or rescind a statute may be submitted unless fourteen days' prior notice was given in writing.
- (21) The motion contemplated in subparagraph 20 must be stated in detail in the notice and, unless it is carried by a three-fourths majority of the members present, it must be confirmed at the next succeeding ordinary meeting by a majority of votes.
- (22) When a majority of the members of the Council reaches agreement (without convening a meeting) on a matter referred to them by letter or electronic means by the Chairperson, and conveys such resolution by letter or electronic means, such resolution is equivalent to a resolution of the Council and shall be recorded in the minutes of the next succeeding ordinary meeting.
- (23) The views of a member of the Council who is unable to attend a meeting may be submitted to the meeting in writing, but may not count as a vote by such member.

20. Committees of the Council

- (1) The Council must appoint an Executive Committee, an Audit, Risk and IT Governance Committee and such other committees as are necessary for governance purposes, including but not limited to joint Council and Senate committees required to fulfil its functions in terms of paragraph 12 of this Statute and section 29 of the Act.
- (2) The composition, election method, functions and procedure at meetings of the

committees are determined in the Institutional Rules.

- (3) The Council may appoint persons with requisite expertise, that are not members of the Council of the University, as members of the committees contemplated in subsection 1 above.
- (4) The Council may further dissolve any committee that it has established in accordance with this Statute and terminate the membership of any person that it has so appointed, subject to the Council's approval.

21. Delegation of Council power and functions

- (1) The Council is empowered, subject to paragraph 21(3) of this Statute, to delegate or assign any of its powers and/or functions to:
 - (a) a specified committee;
 - (b) a member of Council, or
 - (c) any official of the University.
- (2) The Council ultimately remains responsible for the exercising and performance of any function it has so delegated or assigned in terms of paragraph 21(1) above.
- (3) The Council is not empowered to delegate or assign any of the following powers and functions:
 - (a) the appointment of the Vice-Chancellor, the Deputy Vice-Chancellors or the Registrar;
 - (b) the approval of the annual operating and capital expenditure budgets;
 - (c) the adoption of the annual financial statements and annual report;
 - (d) the determination of the fees to be paid by students;
 - (e) the making, approval or amendment of the Statute, Institutional Rules, codes or regulations;
 - (f) the approval of a loan or an overdraft;
 - (g) the decision to embark on the construction of a permanent building or other immovable infrastructural development;
 - (h) the purchase of immovable property, or entering into a long-term lease of immovable property;
 - (i) the establishment or disestablishment of faculties or departments;
 - (j) borrowing or investing any money of the University;
 - (k) approving the Audit Plan, and
 - (l) approving any contract that falls outside the approved procurement or budgeting processes.

CHAPTER V: SENATE

22. Functions

- (1) Subject to the provisions of section 28 of the Act, and this Statute, the Senate is responsible for the strategic direction of all teaching, learning, research, academic and community service functions of the University and for the determination of policy and rules concerning academic matters.
- (2) Without derogating from the generality of paragraph 22(1) above of this Statute, the Senate:
 - (a) organises and controls the teaching, curricula, syllabi, examinations and research of the University;
 - (b) determines the Institutional Rules pertaining to examinations and shall ensure that all examinations are conducted in accordance with such Institutional Rules;
 - (c) determines the Institutional Rules prescribing the requirement for each degree, diploma and certificate, and decides whether a student has complied with these requirements;
 - (d) may present recommendations to the Council regarding the faculty to which each academic department or other academic structure belongs;
 - (e) may present recommendations to the Council regarding the establishment and/or dissolution of faculties, academic departments and other academic structures;
 - (f) may issue standing orders on applicable procedures and the delegation of powers for the efficient execution of its functions;
 - (g) may cancel the registration of a student in all or any of the courses for which the student is registered in that specific year, if, in the considered view of the Senate, the academic achievement of the student is such that the student may not, at the end of the academic year, obtain the requisite credits in such course or courses, as the case may be.
- (3) The Senate performs any other function delegated or assigned to it by the Council and is accountable to the Council.
- (4) Any function of the Senate may, by resolution, be entrusted to any Senate member, to the Executive Committee of the Senate or the University Management Committee as contemplated in paragraphs 22(8) and 22(9) of this Statute, or to a committee of the Senate, including any standing committee established by the Senate as contemplated in section 29 of the Act, with such decisions being reflected in the Institutional Rules.
- (5) Institutional Rules with regard to the matters contemplated in subsection 1 may not be made without the consent of the Senate.

- (6) The Senate:
- (a) shall perform all functions assigned to it by the Council;
 - (b) shall submit to the Council such reports on its work as may be required by the Council;
 - (c) shall present recommendations to the Council on matters referred to it by the Council and/or on any other matter affecting the University, as it deems necessary, and
 - (d) shall consider recommendations from the Executive Committee of Senate and the Faculty Boards.
- (7) The Senate may, by resolution:
- (a) establish committees of the Senate and delegate certain functions to the committees;
 - (b) appoint any person to a committee contemplated in paragraph 22(7)(a) above, whether such person is a Senate member or not;
 - (c) determine the functions and meeting procedures of its committees;
 - (d) dissolve any committee it has established, and
 - (e) terminate and/or remove the membership of any person it has appointed to any committee it has established, subject to a Senate-approved process.
- (8) The Senate may delegate or assign any of its functions to:
- (a) a Senate committee;
 - (b) a Senate member, or
 - (c) any official of the University, provided that it may not delegate or assign a function that has been delegated to it by the Council without obtaining prior approval from the Council.
- (9) The Senate is not divested of responsibility for the performance of any function delegated or assigned to a committee of Senate under this section.
- (10) Composition and membership
- (1) The Senate consists of:
- (a) the Vice-Chancellor;
 - (b) the Deputy Vice-Chancellor(s);
 - (c) the Senior Director: Research Development;
 - (d) the Senior Director: Centre for Teaching and Learning;
 - (e) the Senior Director: Directorate for Institutional Research and Academic Planning;
 - (f) the Director of the Centre for Graduate Support;
 - (g) the Registrar (Secretary);
 - (h) two external members of the Council elected by the Council, who are not members of the Senate;
 - (i) the Professors, other than honorary Professors;
 - (j) heads of schools or departments;
 - (k) one academic employee other than the persons contemplated in paragraphs 22(10)(1)(i) and (j) of this Statute, elected by such

- academic employees;
 - (l) the deans of faculties;
 - (m) the vice-deans;
 - (n) four non-academic employees by virtue of their office:
 - (i) the Senior Director: Information and Communication Technology Services;
 - (ii) the Senior Director: Human Resources;
 - (iii) the Executive Director: Student Affairs, and
 - (iv) the Director: Library and Information Services;
 - (o) three students who are members of the ISRC and who are appointed by the ISRC, one representing the Bloemfontein Campus, one representing the South Campus and another representing the Qwaqwa Campus;
 - (p) the principals of the Qwaqwa and South campuses of the University, and
 - (q) any other persons as the Council, on the recommendation of the Senate, may determine.
- (2) All appointments to the Senate must be made with due attention to race, gender and qualifications.
- (3) The membership requirements for persons elected or designated in terms of subsection 1 are determined by the Institutional Rules. The Senate may further admit observers and/or advisory observers to its meetings, who will hold no position on the Senate nor be granted any voting rights.
- (4) The majority of Senate members must be academic employees of the University.
- (5) The term of office of members, the disqualification of members and the filling of vacancies in the Senate are as determined by the Institutional Rules.
- (6) Meetings of the Senate are held at the times and places determined by the Senate.
- (7) The Senate shall hold at least four ordinary meetings per year.
- (8) With the exception of *ex officio* members, the term of office of Senate members is four years.

23. Chairperson, Vice-Chairperson and Secretary

- (1) The Vice-Chancellor is the Chairperson of the Senate, as contemplated in section 26(4)(a) of the Act.
- (2) The Senate elects a Vice-Chairperson from among its members at an ordinary meeting, by a majority of votes and for a term of four years.
- (3) The Vice-Chairperson will chair the meeting in the absence of the Chairperson.

- (4) The Registrar is the Secretary to Senate.

24. Meetings

- (1) One-third of the total membership of the Senate constitutes a quorum.
- (2) A written notice must be issued by the Secretary to each member of the Senate five days before the date of an ordinary meeting, setting forth the matters to be dealt with.
- (3) The provisions of paragraphs 19(6) to (23) of this Statute apply, with the necessary changes, to the meetings of the Senate.

25. Representatives of the Senate on the Council

- (1) The Senate members on the Council are elected by the Senate in accordance with the provisions of the Institutional Rules, and hold office for a period of four years.

26. Executive Committee of Senate

- (1) As contemplated in section 29 of the Act and paragraph 20(1) of this Statute, the University has an Executive Committee of the Senate, which consists of the Vice-Chancellor, the Deputy Vice-Chancellors, the Registrar, the Deans and representatives from the Senate as determined in the Institutional Rules.
- (2) The functions and powers of the Executive Committee of the Senate are determined by the Institutional Rules, as contemplated in section 29(4) of the Act.

27. Faculty Boards

- (1) The Faculty Board of every faculty is a standing committee of the Senate.
- (2) The Faculty Boards –
- (a) govern and regulate the activities of the faculties in the University in accordance with the Institutional Rules of the University;
 - (b) consider and recommend to the Senate the qualifications offered by the respective faculties;
 - (c) promote research and teaching in the respective faculties;
 - (d) submit recommendations to the Senate on matters that affect the respective faculties, as well as matters that are referred to them by the Senate;
 - (e) appoint the members of the Faculty Board Committees, and
 - (f) fulfil such other functions as the Institutional Rules may prescribe.
- (3) The Senate determines the composition of each Faculty Board after having received recommendations from the Faculty Board.

- (4) The Council appoints, in accordance with the Institutional Rules, a dean for every faculty who is accountable to the relevant Faculty Board and fulfils the functions as prescribed in the Institutional Rules.
- (5) A Faculty Board is chaired by the dean of the relevant faculty.
- (6) Membership of the Faculty Boards, the terms of office, meeting procedures and other matters relating to the faculties are reflected in the Institutional Rules.

28. Representatives of the ISRC

- (1) The members of the ISRC serving on the Senate hold office for the same duration of time for which they are elected as members of the ISRC.
- (2) If a member of the Senate who was elected by the ISRC dies, resigns or relinquishes his/her office for any reason other than effluxion of time, the Secretary must notify the ISRC of the vacancy and the ISRC must forthwith elect a successor, who holds office during the unexpired term of office of his/her predecessor.
- (3) The ISRC must forthwith notify the Secretary in writing of the name and address of its newly elected representative on the Senate.

CHAPTER VI: UNIVERSITY MANAGEMENT COMMITTEE

29. University Management Committee

- (1) As contemplated in section 29 of the Act and paragraph 20(1) of this Statute, the University has a University Management Committee which consists of the Vice-Chancellor, the Deputy Vice-Chancellors, the Registrar, the Executive Director: Student Affairs and other senior employees as determined by the Institutional Rules.
- (2) The functions and powers of the University Management Committee are determined by the Institutional Rules.

CHAPTER VII: INSTITUTIONAL FORUM (IF)

30. Functions and Composition

- (1) The IF is an advisory body and must advise the Council on issues affecting the University as required by the Act, including but not limited to:
 - (a) the implementation of the Higher Education Act, 1997 (as amended) and the national policy on higher education;
 - (b) policies on race, gender equality and other aspects of discrimination referred to in relevant legislation;
 - (c) the processes used for the selection of candidates for senior management positions and the suitability of intended appointees for meeting equity targets;
 - (d) codes of conduct, conciliation, mediation and dispute resolution procedures;
 - (e) the fostering of an institutional culture which promotes:
 - (i) tolerance and respect for human dignity and fundamental human rights, and
 - (ii) a positive environment for teaching, research and learning;
 - (f) the language policy of the University.
- (2) Where the Council does not accept the advice given by the IF, the Council must provide written reasons for not doing so.
- (3) The Institutional Forum shall perform such other functions as may be delegated or assigned to it by the Council.
- (4) The IF consists of:
 - (a) two representatives of the University Management Committee, designated by the University Management Committee;
 - (b) two representatives of the Council, designated by the Council;
 - (c) two representatives of the Senate, elected by the Senate;
 - (d) two representatives of the academic employees, other than Senate members, elected by the academic employees;
 - (e) four representatives of employees other than academic employees, elected by employees other than academic employees;
 - (f) two representatives of the ISRC, designated by the ISRC;
 - (g) two representatives of the recognised trade unions representing employees of the University, designated by the trade unions;
 - (h) one or two designated representatives of other stakeholder groups as identified by the IF and approved by the Council, provided that when such a group ceases to exist, the membership of its representative ends, and
 - (i) a member of the Convocation, which member should be an employee of the University.
- (5) The IF elects from among its members a Chairperson, a Vice-Chairperson and a

Secretary.

- (6) Whenever both the Chairperson and the Vice-Chairperson are absent from a meeting of the IF, the members present must elect a person from among themselves to preside at that meeting.
- (7) Nomination of representatives shall be transparent and democratic, and each constituency shall follow the procedure within its own constituency and submit the names of its representatives to the Registrar.
- (8) While members of the IF may be elected by their sectoral constituencies, the members of the IF serve in their individual capacities and shall subject themselves to all of the policies and rules of the University and its governance structures.

31. Term of office and vacancies

- (1) The term of office of all IF members shall be three years, unless a member resigns in writing or vacates office for any other reason.
- (2) A vacancy on the IF caused by resignation contemplated in paragraph 31(1), death or the vacation of office by a member, shall be filled for the remaining portion of such member's period of office.
- (3) The term of ISRC members on the IF will be determined by their continuous appointment on the ISRC.

32. Meetings and meeting procedure of the Institutional Forum

- (1) The IF shall hold at least four regular meetings per year (one per quarter).
- (2) The quorum of a meeting consists of fifty percent plus one of the members holding office who are present at the meeting. Where a fraction does arise, it is to be rounded off to the next whole number.
- (3) The meeting procedure will be as determined by the members of the IF.
- (4) Members of the IF shall not be permitted to send substitutes or proxies to IF meetings, except in extraordinary circumstances and with the agreement of the Chairperson for that meeting.

CHAPTER VIII: GENERAL PROVISIONS OF THE COUNCIL, SENATE, UNIVERSITY MANAGEMENT COMMITTEE AND INSTITUTIONAL FORUM

33. Representativeness of the Council, Senate, University Management Committee and Institutional Forum

In the appointment, election and designation of members of the Council, the Senate, the University Management Committee and the Institutional Forum, due attention must be given to representativeness on such relevant grounds as gender, race and disability.

34. Committees of the Council, Senate, University Management Committee and Institutional Forum

- (1) The Council, the Senate, the University Management Committee and the IF may each establish committees to perform any of their functions and may appoint persons, whether or not they are members of the Council, the Senate, the University Management Committee or the IF, as members of such committees.
- (2) The Council, the Senate, the University Management Committee and the IF are not divested of responsibility for the performance of any function delegated or assigned to a committee under this section.
- (3) The Council and the Senate must jointly nominate committees, to be known as joint committees, to perform functions that are common to the Council and the Senate.
- (4) The composition, manner of election or appointment, functions, procedure at meetings and dissolution of a committee and a joint committee are determined by the Institutional Rules.

CHAPTER IX: INSTITUTIONAL STUDENT REPRESENTATIVE COUNCIL (ISRC)

35. Institutional Student Representative Council (ISRC)

Constitution

- (1) The Constitution of the ISRC, which forms part of the Institutional Rules of the University, shall provide for:
 - (a) the establishment and composition of the ISRC;
 - (b) the members of the ISRC to be elected in a general election held each year, in which every student is entitled to vote in the manner the Constitution prescribes, or in a by-election held according to the Constitution;
 - (c) the composition and use of an independent external supplier to facilitate ISRC elections and by-elections;
 - (d) the independent external supplier, as contemplated in paragraph 35(1)(c) above, to ensure strict adherence to the provisions of POPIA;
 - (e) the election of office-bearers of the ISRC;
 - (f) the minimum number of ISRC meetings to be convened, the required quorum at meetings and the meeting procedures to be followed or complied with;
 - (g) the general functions of the ISRC;
 - (h) the establishment and dissolution of faculty representative bodies, and
 - (i) the Constitution of the ISRC to have legal force and effect, provided that the Council approves such Constitution, or the proposed amendments therein.

36. Functions of the Institutional Student Representative Council

- (1) The students of the University are represented by the ISRC in matters that affect them.
- (2) The matters contemplated in paragraph 36(1) include, but are not limited to:
 - (a) liaising with the Council, the Senate, the executive management, the IF, the general public, other higher education institutions, student representative councils of other higher education institutions, national or international student organisations and news media;
 - (b) ensuring that the constitutions of clubs and societies are not in violation of any policies, Institutional Rules or practices of the University;
 - (c) presenting recommendations to the executive management for the suspension, or other form of discipline, of a student body that has been found guilty of contravention of the Institutional Rules;
 - (d) a decision on appropriate action by the executive management of the University or its delegated body in a case where a student body is in violation of the Institutional Rules, as contemplated in paragraph 36(2)(c) above, and the ISRC fails to act in the manner prescribed;
 - (e) the convening and conducting of all authorised meetings of the student body and acting as the managing body in all general referenda and petitions

- organised by the students in accordance with the Institutional Rules;
- (f) the appointment of such office-bearers and establishing of such committees as it deems necessary;
 - (g) utilising the approved University financial procedures and structures, keeping account of all moneys paid over to it by the Council, through its appointed structures, and any other moneys which may accrue to it in its capacity as representative of the students, and disbursing such funds for use by students and approved student clubs, societies and committees after consultation and with the approval of the executive management of the UFS;
 - (h) the responsibility for preserving order at student functions and ensuring good conduct at other approved meetings of students;
 - (i) the co-ordination of student involvement in all community projects initiated by it;
 - (j) the recommendation of institutional rules to the University's executive management and Council to determine the conducting of its affairs;
 - (k) the co-ordination of the processes of the ISRC elections, and
 - (l) such additional functions and privileges as conferred upon it by the appropriate management structures and the Council.

37. Membership

- (1) Only students are eligible to serve as members of the ISRC.
- (2) Notwithstanding paragraph 37(1) above, only students whose academic performance satisfies the rules, as determined by the ISRC Constitution from time to time, shall be allowed to serve as members of the ISRC.

38. Term of Office

The term of office of the ISRC members is one year.

39. Disciplinary Committee of the ISRC

- (1) The ISRC shall establish a Disciplinary Committee responsible for the discipline of any members of the ISRC that contravene the provisions of the ISRC's Code of Conduct.
- (2) Any other disciplinary matters pertaining to student discipline that are not provided for in the ISRC Code of Conduct shall be dealt with according to the Institutional Rules of the University.

40. General Meeting

- (1) The ISRC shall convene a minimum of one general meeting of students per semester.
- (2) The general meeting of the ISRC may also be requested by at least one thousand

signatories petitioning the ISRC.

- (3) Meetings may not disrupt academic activities unless prior written permission has been sought from and granted by the University.

CHAPTER X: THE CONVOCATION

41. Members

- (1) All persons who obtained a formal qualification from the University, as well as all permanent academic and retired academic staff members, are members of the Convocation.
- (2) The fact that the name of a person appears on the Convocation roll is *prima facie* proof of him/her being a member of the Convocation and being entitled to vote.

42. Meetings

- (1) Meetings of the Convocation must take place in Bloemfontein and must be convened by the Registrar, who serves as Secretary to the Convocation and is supported by the Alumni office or another staff member, as designated by the Vice-Chancellor and Principal:
 - (a) at the request of the President of the Convocation at least once every two years, or
 - (b) at any time upon the written request of at least twenty five members, provided that they furnish details regarding the matters for consideration in the form of separate motions, in which case the meeting has to take place within two months after the receipt of the request.
- (2) An extraordinary meeting of the Convocation may be convened by the President or the Vice-Chancellor if and when required.
- (3) Notice of a meeting of the Convocation must be given at least fourteen days before the meeting.
- (4) A member who wishes to raise any matter at such meeting shall submit written motions with regard to the said matter to the Registrar or the President at least one week before the date of the meeting.
- (5) The members present constitute the initial quorum of a meeting of the Convocation.

43. Meeting procedures

- (1) A member may not, without the permission of the meeting, speak more than once on a motion or amendment thereof, unless such member moved the motion or amendment and is speaking in reply.
- (2) All matters are decided by a majority vote of the members present at the meeting.
- (3) In addition to his/her ordinary vote, the Chairperson has a casting vote in the event of an equal number of votes being cast for and against a motion.
- (4) If a meeting so resolves, the number of votes in favour of or against a motion, or abstention from voting on a motion, shall be recorded in the minutes and, at the request of a member, the Chairperson shall further direct that the vote of such member be likewise recorded.
- (5) A motion or amendment thereof shall be seconded, and if the Chairperson directs it, such motion or amendment shall be recorded in writing.
- (6) A motion or amendment may not be withdrawn without the permission of the meeting.
- (7) The Chairperson may permit the discussion of a matter of which notice was not duly given, provided that such discussion is unopposed by the members present at the meeting.
- (8) The ruling of the Chairperson on a point of order of procedure is binding unless immediately challenged by a member, in which event such ruling shall be submitted without discussion to the meeting for a vote and such decision is final and binding.
- (9) The resolutions of the Convocation meetings, and a statement on such other matters as the Convocation may determine, are submitted to the Chairperson of the Council for the information of the Council and to the Vice-Chancellor for the information of the Senate.

44. Election of the President and Vice-President of the Convocation

- (1) The Convocation elects from among its members a President and Vice-President to act as Chairperson of all its meetings, who hold this office for a period of four years from the date of election.
- (2) Should the office of President become vacant, the Vice-President of the Convocation acts as President until a successor is elected in accordance with the provisions of the Constitution of the Convocation.

45. Chairperson

The President is also Chairperson of all meetings of the Convocation and the Executive Committee of Convocation; in his/her absence, the Vice-President chairs the meetings.

46. Executive Committee of Convocation

- (1) There is an Executive Committee of Convocation that takes responsibility for the regular functioning and activities of the Convocation, as well as reporting to Convocation members on its action on behalf of the Convocation members.
- (2) The composition, manner of election or appointment, functions and procedures during meetings and in the exercising of the Convocation's interest are determined by the Constitution of the Convocation.

47. Election of a member of the Council by the Convocation

Whenever the Convocation is required to elect a member to serve on the Council, this will take place in accordance with the processes specified in the Institutional Rules.

CHAPTER XI: DONORS**48. Recognition of Donors**

Every person, body or entity who, in the judgement of the Council, made a significant contribution in money or in kind to the mission of the University, may be recognised by the Council as a donor. The contribution is stipulated in the Institutional Rules.

49. Designation of a member of Council

A member of Council is designated by the donors in the manner determined by the Institutional Rules.

CHAPTER XII: DEGREES, DIPLOMAS AND CERTIFICATES**50. Degrees, diplomas and certificates**

The conferral of degrees and honorary degrees, and the awarding of diplomas and certificates, are determined by the Institutional Rules of the University.

CHAPTER XIII: EXAMINATIONS**51. Examinations**

Every student at the University is subject to the stipulations regarding examinations as determined by the Institutional Rules of the University.

CHAPTER XIV: ADMISSION AND REGISTRATION OF STUDENTS

52. Admission and registration

- (1) The Council is empowered to permit the registration of any person as a student of the University if such person satisfies the legal requirements for registration, as well as any other requirements determined by the Council in the Institutional Rules.
- (2) The requirements for admission of students to faculties are set out in the Institutional Rules and may be changed by the Council after consultation with the Senate.
- (3) A student shall register and, once registered, remain registered until the day before the start of the next academic year, or until he/she graduates or is awarded a diploma or certificate, or is expelled, or for such shorter period as the Council decides – whichever is the shortest.
- (4) A student must comply with the conditions set by the Council in order to renew his/her registration subsequent to the expiry period contemplated in paragraph 52(3) above.
- (5) A student's failure to meet the conditions as set out in paragraph 52(4) above may result in the Council refusing the renewal of the student's registration.
- (6) The conditions contemplated in paragraph 52(4) above may include the payment of outstanding fees.

CHAPTER XV: CONGREGATION

53. Congregation

- (1) A meeting of the members of the University, known as a congregation, is held for the purpose of conferring qualifications.
- (2) A congregation of the University may be held as and when necessary.
- (3) The congregation is constituted in the manner prescribed by the Council, and is presided over by the Chancellor or Vice-Chancellor, or in his/her absence, the acting Vice-Chancellor or a Deputy Vice-Chancellor.
- (4) The procedures with regard to the introduction of the graduates, the awarding of qualifications in absentia, academic attire and all other matters affecting the graduates for which provision is not made in this chapter, are determined by the Senate.

54. Awarding and withdrawal of qualifications

- (1) With the exception of honorary degrees, no-one will be awarded a qualification unless he/she complies with all the requirements prescribed for such qualification.
- (2) The Council may, in consultation with the Senate, withdraw and revoke any degree, diploma, certificate or other qualification that was awarded:
 - (a) on the basis of a material error on the part of the University, provided that such withdrawal and revocation may only take place within a period not exceeding two years after the conferral concerned, or
 - (b) as a result of a fraudulent or dishonest act in connection with the obtaining of such degree, diploma, certificate or other qualification.
- (3) Prior to the Council withdrawing and revoking the conferral of a degree, diploma, certificate or other qualification, the Council shall:
 - (c) notify the recipient of the qualification concerned that a revocation and withdrawal is being considered;
 - (d) provide the recipient with relevant information justifying the intended action;
 - (e) provide the recipient with an opportunity to obtain assistance and to present his/her case, and
 - (f) consider the submissions and representations of the recipient.
- (4) In the event of the withdrawal and revocation relating to the circumstances contemplated above, the University shall report the matter for criminal investigation as contemplated in section 66(2) of the Act.
- (5) In the event that any degree, diploma, certificate or other qualification that was awarded, is withdrawn or revoked, the relevant Quality Council (as defined in section 1 – “Definitions” of the National Qualifications Framework Act, No 67 of 2008) responsible for the qualification or part-qualification and the South African Qualifications Authority shall be informed, so as to amend the National Learner Record Database if necessary.

CHAPTER XVI: DISCIPLINE**55. Student discipline**

- (1) The Institutional Rules will determine the disciplinary measures and provisions applicable to students and the Council is empowered to change such measures and provisions after consultation with the ISRC and the Senate.
- (2) The Vice-Chancellor is empowered to amend monetary penalties applicable to students from time to time.

- (3) The amended penalties will be submitted to the Council for noting at its next ordinary meeting.
- (4) Should the Council rescind or alter the amendment contemplated in section 55(2) above, such rescission or alteration shall not operate retrospectively.

56. Staff discipline

Staff members at the University are subject to such disciplinary measures and procedures as determined by the Institutional Rules, policies and procedures of the University, and the prevailing labour legislation of South Africa.

CHAPTER XVII: UNIVERSITY ASSEMBLY

57. University Assembly

- (1) A General Assembly of the University (“Assembly”) is only called under certain circumstances. It is an extraordinary event, convened on special occasions, with the aim of uniting all constituencies in a joint stance on an issue of national importance.
- (2) The assembly adopts resolutions reached by consensus at the University.
- (3) A decision to call an assembly is made by the Council of the University based on a seventy five percent majority vote of the members present at the Council meeting.
- (4) The Chancellor presides over the assembly and the Vice-Chancellor issues the notice to convene the assembly.
- (5) The following constituencies shall present their written statements at the assembly:
 - (a) the Chancellor;
 - (b) the Chairperson of Council;
 - (c) the Vice-Chancellor;
 - (d) a representative designated for this purpose by the Senate;
 - (e) the Chairperson of the IF;
 - (f) the President of the ISRC;
 - (g) a single joint representative of the recognised trade unions of the University designated for this purpose, and
 - (h) the President of the Convocation.
- (6) Other representatives may present their written statements at an assembly, subject to prior confirmation by the Chancellor of the University.

CHAPTER XVIII: ELECTRONIC COMMUNICATION

58. Meetings by electronic communication

- (1) Any meeting may be conducted entirely by electronic communication or make provision for participation in a meeting by electronic communication, and the power of the University to do so is not limited or restricted by this Statute.
- (2) At the University:
 - (a) any meeting may be conducted entirely by electronic communication, or
 - (b) one or more employees, or members of any committees of the University, may participate by electronic communication in all or part of any meeting that is being held in person,
as long as the electronic communication employed ordinarily enables all persons participating in that meeting to communicate concurrently with one another and without an intermediary, and to participate reasonably effectively in the meeting.
- (3) A notice of any meeting which enables employees or members to participate by way of electronic communication shall inform such employees or members to participate in this manner and shall provide any necessary information to enable any members to access the available medium or means of electronic communication, provided that such access shall be at the expense of the University.

CHAPTER XIX: STATUTES REPEALED

59. Statutes repealed

- (1) The statutes of the University of the Free State as published in Government Gazette No 41399 of 26 January 2018 and Government Gazette No 42337 of 29 March 2019 are hereby repealed.
- (2) Any action performed in terms of a provision of a statute repealed by subparagraph 1 is deemed to have been performed in accordance with the provisions of this Statute.
- (3) A provision applicable to any person immediately before the announcement of this Statute, in terms of any statute repealed by subparagraph 1 but not reincluded in this Statute, continues to be applicable to the University and such person as if such statute was not repealed.

60. Transitional provision

The Council performs its activities and is composed in terms of this Statute from the date of publication of this Statute.

Recognition:

The following institutional statutes were consulted and used to amend the UFS Statute:

1. sections 3(2) / 27 of the Statute of the University of the Witwatersrand, Johannesburg, published in Government Gazette No 41445 dated 16 February 2018;
2. sections 1/3(2) / 4(2) / 11(1) / 17(3) / 17(4) / 17(5) / 31 / 33 / 26 / 40 / 41 / 43 / 45 to 50 / 55 / 61 / 62 of the Institutional Statute: Cape Peninsula University of Technology, published in Government Gazette No 33202 dated 17 May 2010;
3. sections 87 / 88 of the Draft Institutional Amended Statute of the Cape Peninsular University of Technology 2018/2019;
4. section 26 of the Amended Institutional Statute: University of the Western Cape 2018, published in Government Gazette No 927 dated 7 September 2018, and
5. section 27 of the Amended Institutional Statute: University of Pretoria, published in Government Gazette No 41913 dated 21 September 2018.

NO. 3134

10 March 2023



GOVERNMENT NOTICE
 GOEWERMNTSKENNIGIEWING

DEPARTMENT OF HEALTH
 DEPARTMENT VAN GESONDHEID

NO. R.

MARCH 2023

SOUTH AFRICAN NURSING COUNCIL
 SUID-AFRIKAANSE RAAD OP VERPLEGING
 Nursing Act, 2005 (Act No. 33 of 2005)

Cecilia Makiwane Building,
 602 Pielorus Street, Arcadia, Pretoria 0083
 Private Bag X132, Pretoria 0001,
 Republic of South Africa

Tel: 012 420 1000
 Fax: 012 346 5400
 SANC-Fraud Hotline: 0800 20 12 16
 website: www.sanc.co.za



Chairperson: Dr M Malepo, Vice Chairperson: Dr S Zuma, Acting Registrar & CEO: Ms J Nxumalo

NOTICE IN TERMS OF SECTION 4 (1) (h) REGARDING DETAILS OF PERSONS AGAINST WHOM DISCIPLINARY ACTION WAS TAKEN IN TERMS OF THE NURSING ACT

NO	CASE NO.	NAMES	SANC REF. NUMBER	NURSE' CATEGORY S	TYPE OF CASE	SENTENCE	EFFECTIVE & EXPIRY DATE
1.	02/17/P	Tsatsi Tolence Monyela	14833503	Enrolled Nursing Auxiliary	Theft	twenty-four months effective suspension	June 2021 June 2022
2.	57/17/P	Ntokoze Rejoice Zondi	15125115	Registered General Nurse	Violation of Patient Privacy	six months' suspension which was further suspended for a period of twelve months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	2 August 2021 1 March 2022
3	36/19/P	Sharita Govender	13488267	Registered Nurse (General, Psychiatric & Community) and Midwife	Poor Nursing Care	cautioned and reprimanded	2 August 2021
4.	68/17/P	Thinavhuyo Virginiah Musandiwa Netshisailu Fulufhedzani	14617716 14156681	Registered General Nurse and Midwife Registered General Nurse and Midwife	Maternity	twenty-four months effective suspension twenty-four months effective suspension	2 May 2022 2 May 2024 2 May 2022 2 May 2024

5.	16/17/P	Ruth Anne Brown	13244041	Registered General Nurse	Poor Nursing Care	Twelve months' suspension which was further suspended for a period of twenty-four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 August 2023
6.	30/17/P	Charmaine Sharon Holloway	14807812	Registered General Nurse	Poor Nursing Care	Twelve months' suspension which was further suspended for a period of twenty-four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 August 2023
7.	35/17/P	Andiswa Gqeba Candice Montana Baartzes	14815153 15950884	Registered Nurse (General, Psychiatric & Community) and Midwife Registered Nurse (General, Psychiatric & Community) and Midwife	Maternity	Twelve months' suspension which was further suspended for a period of twenty-four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension Twelve months' suspension which was further suspended for a period of six months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension	1 August 2022 1 August 2023 1 August 2022 1 August 2023
8.	53/18/P	Shirley Tsatsi	12358511	Enrolled Nursing Auxiliary	Fraud	Permanently removed from the roll	1 August 2022

9.	21/18/P	Christinah Molapo	15273741	Registered General Nurse	Medication	six months' suspension which was further suspended for a period of twelve months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 March 2022
10.	03/19/P	Hlophekile Evelyn Sibanyoni	14096846	Registered Nurse (General, Psychiatric & Community) and Midwife	Poor Nursing Care	six months' suspension which was further suspended for a period of twelve months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension	1 August 2022 1 March 2022
11.	08/19/P	Rosemary Mamburu	15351844	Enrolled Nursing Auxiliary	Maternity	cautioned and reprimanded	
12.	29/18/P	Tersia Cornelissen Morongwe Martha Mogotlane	12420832 12370748	Registered General Nurse and Midwife Registered General Nurse and Midwife	Poor Nursing Care	cautioned and reprimanded cautioned and reprimanded	
13.	41/18/P	Rita Koeleman Maaphale Abigail Matlala	11735289 14383731	Registered General Nurse and Midwife Registered General Nurse and Midwife	Maternity	cautioned and reprimanded cautioned and reprimanded	

				Registered Nurse (General, Psychiatric & Community) and Midwife		15853880	Elsie Fanisa Tshabalala		six months' suspension which was further suspended for a period of six months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension	1 August 2022 1 March 2022
14.	03/15/P		Mupfuxi Julia Malinde	Registered General Nurse and Midwife	Poor Nursing Care	13534094			Twelve months' suspension which was further suspended for a period of twenty- four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 August 2024
			Maggie Machoene Maile	Registered General Nurse and Midwife		13265012			twelve months' suspension which was further suspended for a period of twenty- four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 August 2024
			Raisibe Rosina Mathobela	Registered General Nurse and Midwife		13407895			twelve months' suspension which was further suspended for a period of twenty- four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 August 2024

		Icy Baswabile Amola	13907365	Registered General Nurse and Midwife		twelve months' suspension which was further suspended for a period of twenty-four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 August 2022 1 August 2024
15.	92/20/P	Leanda Kae Mariemuthu	16715062	Registered Nurse (General, Psychiatric & Community) and Midwife	Poor Nursing Care	six months' suspension which was further suspended for a period of twelve months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 September 2022 1 April 2023
16.	16/19/P	Fortunate Hlengiwe Xulu	14634513	Registered General Nurse	Medication	twelve months' suspension which was further suspended for a period of twenty-four months on condition that she is not found guilty of improper or disgraceful conduct during the period of suspension.	1 September 2022 1 September 2023
17.	19/19/P	Bellinah Mampe Ndlovu	13971825	Registered General Nurse and Midwife	Poor Nursing Care	twelve months effective suspension	1 November 2022 1 November 2023
18.	23/19/P	Jabulile Maureen Hadebe Ntombientsha Lucia (Egbuchua) Masombuka	15357791 16448532	Registered General Nurse and Midwife Registered Nurse (General, Psychiatric & Community) and Midwife	Poor Nursing Care	Six months effective suspension Six months effective suspension	1 November 2022 1 June 2023
		Vivian Malele	14970495	Registered General Nurse		Six months effective suspension	

19	82/10/P & 154/08/P	Khensani Baloyi	15480676	Enrolled Nursing Auxiliary		Six months effective suspension	1 November 2022
		Lorraine Amukelani Mhlanga	16179772	Enrolled Nursing Auxiliary		Six months effective suspension	1 November 2025
		Nolutando Mandisa Majombozi	12442810	Registered General Nurse and Midwife	Fraud	Three years effective suspension	

STATISTICAL REPORT

Table 1: CASES PER PROVINCE

TYPE OF CASE	GP	LP	EL	WC	KZN	TOTAL
Theft	-	1	-	-		1
Maternity	1	1	2	-		4
Poor Nursing Care	6	-	3	-	1	10
Fraud	1	-	-	1		2
Medication	1	-	1	-		2
Violation of patient privacy				1	1	2

Table 2: TYPE OF CASES PER NURSE CATEGORY

TYPE OF CASE	RN	RN&A	RN&M	EN	ENA	TOTAL
Theft	-	-	-	-	1	1
Maternity	-	-	5	-	1	6
Poor Nursing Care	3	-	13	-	2	18
Fraud	-	-	1	-	1	2
Medication	2	-	-	-	-	2
Violation of patient privacy	1	-	-	-	-	1

Table 3: TYPE OF SENTENCE PER NURSE CATEGORY

TYPE OF SENTENCE	RN	RN&A	RN&M	EN	ENA	TOTAL
Suspension further suspended	4	-	9	-	-	13
Effective Suspension	1	-	4	-	3	8
Caution and Reprimand	-	-	4	-	-	4
Permanent Removal	-	-	-	-	1	1
Fine	-	-	-	-	-	0
TOTAL	5	0	17	0	4	26

SOUTH AFRICAN REVENUE SERVICE

NO. 3135

10 March 2023

NOTICE OF ADDRESSES AT WHICH A DOCUMENT, NOTICE OR REQUEST IS TO BE DELIVERED OR MADE FOR PURPOSES OF RULE 2(1)(c)(ii) AND RULE 3(1) READ TOGETHER WITH RULE 2(1)(c)(iii) OF THE RULES PROMULGATED IN TERMS OF SECTION 103 OF THE TAX ADMINISTRATION ACT, 2011 (ACT NO. 28 OF 2011)

I, Edward Christian Kieswetter, Commissioner for the South African Revenue Service, hereby specify, in the Schedule hereto, the addresses at which a document or notice must be delivered, or a request must be made for purposes of rule 2(1)(c)(ii) and rule 3(1) read together with rule 2(1)(c)(iii) of the rules promulgated in terms of section 103 of the Tax Administration Act, 2011.

This public notice replaces, with effect from date of publication, Government Notice No. 295 published in Government Gazette No. 38666 dated 31 March 2015.

**E C KIESWETTER****COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE**

SCHEDULE

1. General

- 1.1 In this notice, unless the context indicates otherwise, any word or expression to which a meaning has been assigned in section 1 of the Tax Administration Act, (“the Act”) 2011, or the dispute resolution rules promulgated under section 103 of the Act (the “rules” or “rule”), has the meaning so assigned.
- 1.2 In terms of rule 2(1)(c)(ii) and rule 3(1) read together with rule 2(1)(c)(iii) of the rules this notice provides for the prescribed manner for delivery of documents, notices or requests made relating to the dispute process as determined by Chapter 9 of the Act and the rules.

2. Dispute process

Delivery of any document, notice or request made with regards to requests for reasons, objections and appeals, must be made in the following manner:

- 2.1 To the taxpayer’s electronic filing page through www.sarsefiling.co.za; or
- 2.2 Where—
- 2.2.1 the taxpayer is a trust; or
- 2.2.2 the dispute relates to estate duty, donations tax or paragraph 13(1) of the First Schedule to the Income Tax Act,
- delivery of the relevant document (including the ADR1 (Notice of Objection) and / or ADR2 (Notice of Appeal)), notice or request or must be made to contactus@sars.gov.za.
- 2.3 If www.sarsefiling.co.za or contact@sars.gov.za is unavailable, the delivery of any document, notice or request can be arranged at a SARS branch office after making an appointment through www.sars.gov.za/contact-us/make-an-appointment.

3. Tax board appeals

After delivery of a notice of appeal, delivery of any document, notice or request relating to that appeal, must be made in the following manner:

- 3.1 Electronically to the address listed for the applicable area closest to the residence or place of business of the taxpayer, alternatively to the clerk of the tax board at the physical address listed for the applicable area namely:

Applicable Area:	Electronic Address:	Physical Address:
KwaZulu-Natal: Durban Umhlanga Pinetown Newcastle Pietermaritzburg Port Shepstone Richards Bay	LegalKZN@sars.gov.za	The clerk of the tax board at: 61/62 Margaret Mncadi Avenue Durban
Free State & Northern Cape: Bloemfontein Bethlehem Kroonstad Welkom Kimberley Upington	LegalFS@sars.gov.za	The clerk of the tax board at: SARS Building 88 Zastron Street Bloemfontein
Eastern Cape: East London Gqeberha Mthatha	LegalEC@sars.gov.za	The clerk of the tax board at: SARS Main Revenue Building Corner Govan Mbeki Avenue and

Applicable Area:	Electronic Address:	Physical Address:
Uitenhage		John Kani Road St Mary's Terrace Gqeberha
Western Cape: Beaufort West Bellville Cape Town Mitchells Plain Paarl Worcester George	LegalWC@sars.gov.za	The clerk of the tax board at: SARS Sanlam P166 Building 22 Hans Strydom Avenue Cape Town
Gauteng South: Springs Vereeniging Germiston Alberton Benoni Boksburg Standerton Brakpan Nigel Randfontein Krugersdorp	LegalGS1@sars.gov.za	The clerk of the tax board at: SARS Alberton Campus 28 St Austell Street McKinnon Crescent New Redruth Alberton
Gauteng North: Pretoria	LegalGN@sars.gov.za	The clerk of the tax board at: SARS 7 Protea Street Doringkloof Centurion Pretoria

Applicable Area:	Electronic Address:	Physical Address:
Gauteng South - (JHB): Johannesburg Roodepoort	LegalGS2@sars.gov.za	The clerk of the tax board at: SARS 25 Hill Street Ferndale Randburg
Mpumalanga: Mbombela Witbank	LegalLPNWMP@sars.gov.za	The clerk of the tax board at: SARS Old Game Building 31 Citrus Crescent Mbombela
Limpopo: Sibasa Lebowakgomo Giyani Polokwane	LegalLPNWMP@sars.gov.za	The clerk of the tax board at: SARS 40 Landdros Maree Street Old Government Building Polokwane
Northwest: Klerksdorp Rustenburg Mabatho	LegalLPNWMP@sars.gov.za	The clerk of the tax board at: SARS 39 Heysek Avenue Rustenburg

3.2 Notwithstanding the provisions of paragraph 3.1, if the taxpayer is a taxpayer registered with the SARS Large Business and International unit or the High Net-Worth Individuals unit, the document, notice or request must be made electronically, to the applicable addresses below, alternatively to the physical address listed:

Electronic Address:	Physical Address:
lbqueries@sars.gov.za	The clerk of the tax board at: Woodmead North Office Park 54 Maxwell Drive Johannesburg
hnwqueries@sars.gov.za	The clerk of the tax board at: Woodmead North Office Park 54 Maxwell Drive Johannesburg

4. Notices to SARS and applications to the tax court in terms of rule 52 or rule 56 of Part F of the rules must be made electronically to the applicable address below, alternatively at the physical address listed, upon both SARS and the registrar of the tax court:

SARS	Registrar of the Tax Court
Electronic Address: PartF.TaxCourt.Applications@sars.gov.za	Electronic Address: RegistrarTaxCourt@sars.gov.za
Physical Address: SARS Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk Pretoria	Physical Address: Registrar of the Tax Court Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk Pretoria

5. Tax court appeals

After delivery of a notice of appeal, delivery of any document, notice or request made relating to that appeal, must be made electronically to the applicable address below, alternatively at the physical address listed, upon both SARS and the registrar of the tax court:

SARS	Registrar of the Tax Court
Electronic Address: taxcourtlitigation@sars.gov.za	Electronic Address: RegistrarTaxCourt@sars.gov.za
Physical Address: SARS Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk Pretoria	Physical Address: Registrar of the tax court Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk Pretoria

6. Registrar of the tax court

Any document or notice required to be delivered or any request required to be made to the registrar of the tax court must be delivered or made in the following manner:

6.1 Electronically to the following address:

Email: RegistrarTaxCourt@sars.gov.za

6.2 Alternatively, to the following physical address:

Registrar of the tax court

Khanyisa Building

271 Bronkhorst Street

Nieuw Muckleneuk

Pretoria

7. Exclusions

This notice does not apply to the delivery of any notice or court proceeding made in respect of—

- 7.1 customs and excise legislation as defined in section 1 of the Act. Any notice of the intention to institute legal proceedings in terms of customs and excise legislation should be given in strict compliance with the provisions of section 96 read with rule 96 to the Customs and Excise Act, 1964 (Act No. 91 of 1964).
- 7.2 any cause of action against SARS that does not arise from the administration of any tax Act.

SUID-AFRIKAANSE INKOMSTEDIENS

NO. 3135

10 Maart 2023

KENNISGEWING VAN ADRESSE WAAR 'N DOKUMENT OF KENNISGEWING GELEWER OF VERSOEK GERIG MOET WORD VIR DOELEINDES VAN REËL 2(1)(c)(ii) EN REËL 3(1) GELEES MET REËL 2(1)(c)(iii) VAN DIE REËLS KRAGTENS ARTIKEL 103 VAN DIE WET OP BELASTINGADMINISTRASIE, 2011 (WET NO. 28 VAN 2011), UITGEVAARDIG

Ek, Edward Christian Kieswetter, Kommissaris vir die Suid-Afrikaanse Inkomstediens, bepaal in die Bylae hierby, die adresse waarby 'n dokument of kennisgewing gelewer of versoek gerig moet word vir die doeleindes van reël 2(1)(c)(ii) en reël 3(1) geles met reël 2(1)(c)(iii) van die reëls kragtens artikel 103 van die Wet op Belasting op Toegevoegde Waarde, 2011, uitgevaardig.

Hierdie publieke kennisgewing vervang, met effek van datum van publikasie, Goewermentskennisgewing No. 295 in Staatskoerant No. 38666 gedateer 31 Maart 2015, gepubliseer.

**E C KIESWETTER****KOMMISSARIS VIR DIE SUID-AFRIKAANSE INKOMSTEDIENS**

BYLAE

1. Algemeen

- 1.1 In hierdie kennisgewing, tensy die samehang andersins bepaal, dra enige woord of uitdrukking waaraan 'n betekenis in artikel 1 van die Wet op Belastingadministrasie, 2011, ("die Wet") of die reëls vir geskilbeslegting (die "reëls" of "reël") kragtens artikel 103 van die Wet uitgevaardig, die betekenis aldus daaraan geheg.
- 1.2 Ingevolge reël 2(1)(c)(ii) en reël 3(1) gelees met reël 2(1)(c)(iii) van die reëls maak hierdie kennisgewing voorsiening vir die voorgeskrewe wyse van lewering van dokumente of kennisgewings of rig van versoeke wat verband hou met die geskilbeslegtingproses soos deur Hoofstuk 9 van die Wet en die reëls bepaal.

2. Geskilbeslegtingproses

Lewering van enige dokument of kennisgewing of die rig van enige versoek met betrekking tot versoeke vir redes, besware en appëlle, moet op die volgende wyse gemaak word:

- 2.1 By die belastingpligtige se elektroniese indieningsblad deur www.sarsefiling.co.za; of
- 2.2 Waar—
- 2.2.1 die belastingpligtige 'n trust is; of
- 2.2.2 die geskil op boedelbelasting, belasting op geskenke of paragraaf 13(1) van die Eerste Bylae by die Inkomstebelastingwet, betrekking het,
- moet lewering van die tersaaklike dokument (ingesluit die ADR1 (Kennisgewing van Beswaar) en / of ADR2 (Kennisgewing van Appél)) of kennisgewing gemaak word of versoek gerig word aan contactus@sars.gov.za.

2.3 Indien www.sarsefiling.co.za of contact@sars.gov.za nie beskikbaar is nie, kan die lewering van enige dokument, kennisgewing of versoek by 'n SAID takkantoor gereël word nadat 'n afspraak deur www.sars.gov.za/contact-us/make-an-appointment gemaak is.

3. Belastingraadappèlle

Na lewering van 'n kennisgewing van appél, moet die lewering van enige dokument of kennisgewing of enige versoek wat met daardie appél verband hou, op die volgende wyse gemaak of gerig word:

3.1 Elektronies by die adres gelys vir die toepaslike streek naaste aan die woning of plek van besigheid van die belastingpligtige, alternatiewelik by die klerk van die belastingraad by die fisiese adres gelys vir die toepaslike streek naamlik:

Toepaslike streek:	Elektroniese Adres:	Fisiese Adres:
KwaZulu-Natal: Durban Umhlanga Pinetown Newcastle Pietermaritzburg Port Shepstone Richards Bay	LegalKZN@sars.gov.za	Die klerk van die belastingraad by: 61/62 Margaret Mncadilaan Durban
Vrystaat & Noord-Kaap: Bloemfontein Bethlehem Kroonstad	LegalFS@sars.gov.za	Die klerk van die belastingraad by: SAID Gebou 88 Zaaronstraat Bloemfontein

Toepaslike streek:	Elektroniese Adres:	Fisiese Adres:
Welkom Kimberley Upington		
Oos-Kaap: Oos-Londen Gqeberha Mthatha Uitenhage	LegalEC@sars.gov.za	Die klerk van die belastingraad by: SAID Main Revenue Gebou Hoek van Govan Mbekilaan en John Kani-Weg St Mary's Terrace Gqeberha
Wes-Kaap: Beaufort-wes Bellville Kaapstad Mitchells Plein Paarl Worcester George	LegalWC@sars.gov.za	Die klerk van die belastingraad by: SAID Sanlam P166 Gebou 22 Hans Strydomlaan Kaapstad
Gauteng Suid: Springs Vereeniging Germiston Alberton Benoni Boksburg Standerton Brakpan	LegalGS1@sars.gov.za	Die klerk van die belastingraad: SAID Alberton Kampus 28 St Austell Straat McKinnonsingel New Redruth Alberton

Toepaslike streek:	Elektroniese Adres:	Fisiese Adres:
Nigel Randfontein Krugersdorp		
Gauteng Noord: Pretoria	LegalGN@sars.gov.za	Die klerk van die belastingraad: SAID 7 Proteastraat Doringkloof Centurion Pretoria
Gauteng Suid - (JHB): Johannesburg Roodepoort	LegalGS2@sars.gov.za	Die klerk van die belastingraad: SAID 25 Hillstraat Ferndale Randburg
Mpumalanga: Mbombela Witbank	LegalLPNWMP@sars.gov.za	Die klerk van die belastingraad: SAID Old Game Gebou 31 Sitrusringel Mbombela
Limpopo: Sibasa Lebowakgomo Giyani Polokwane	LegalLPNWMP@sars.gov.za	Die klerk van die belastingraad: SAID 40 Landdros Mareestraat Old Government Gebou Polokwane
Noordwes: Klerksdorp Rustenburg	LegalLPNWMP@sars.gov.za	Die klerk van die belastingraad: SAID 39 Heyseklaan

Toepaslike streek:	Elektroniese Adres:	Fisiese Adres:
Mabatho		Rustenburg

- 3.2 Nieteenstaande die bepalings van paragraaf 3.1, indien die belastingpligtige 'n belastingpligtige is wat by die "SARS Large Business and International" eenheid of die "High Net-Worth Individuals" eenheid geregistreer is, moet die lewering van die dokument of kennisgewing elektronies gemaak of versoek elektronies gerig word, by die toepaslike adresse hieronder, alternatiewelik by die fisiese adres gelys:

Electronic Address:	Physical Address:
lbqueries@sars.gov.za	Die klerk van die belastingraad by: Woodmead North Kantoorkompleks 54 Maxwellrylaan Johannesburg
hnwqueries@sars.gov.za	Die klerk van die belastingraad by: Woodmead North Kantoorkompleks 54 Maxwelllaan Johannesburg

4. Kennisgewings aan SAID en aansoeke by die belastinghof ingevolge reël 52 of reël 56 van Deel F van die reëls moet elektronies gelewer word by die toepaslike adres hieronder, alternatiewelik by die fisiese adres gelys, op beide SAID en die griffier van die belastinghof:

SAID	Griffier van die Belastinghof
Elektroniese Adres: PartF.TaxCourt.Applications@sars.gov.za	Elektroniese Adres: RegistrarTaxCourt@sars.gov.za
Fisiese Adres: SAID Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk Pretoria	Fisiese Adres: Griffier van die Belastinghof Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk Pretoria

5. Belastinghofappèlle

Na lewering van 'n kennisgewing van appél, moet die lewering van enige dokument of kennisgewing of rig van enige versoek wat met daardie appél verband hou, elektronies gemaak word by die toepaslike adres hieronder, alternatiewelik by die fisiese adres gelys, op beide SAID en die griffier van die belastinghof:

SAID	Griffier van die Belastinghof
Elektroniese Adres: taxcourtlitigation@sars.gov.za	Elektroniese Adres: RegistrarTaxCourt@sars.gov.za
Fisiese Adres: SAID Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk Pretoria	Fisiese Adres: Griffier van die belastinghof Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk Pretoria

6. Griffier van die belastinghof

Enige dokument of kennisgewing wat vereis word gelewer te word of versoek wat vereis word gerig te word aan die griffier van die belastinghof moet gelewer word of gerig word op die volgende wyse:

6.1 Elektronies by die volgende adres:

Epos: RegistrarTaxCourt@sars.gov.za

6.2 Alternatiewelik, by die volgende fisiese adres:

Griffier van die belastinghof

Khanyisa Gebou

271 Bronkhorststraat

Nieuw Muckleneuk

Pretoria

7. Uitsluitings

Hierdie kennisgewing is nie van toepassing op die lewering van enige kennisgewing of hofproses ten opsigte van—

7.1 doeane- en aksyns wetgewing soos in artikel 1 van die Wet omskryf nie. Enige kennisgewing van die voorneme om regstappe in te stel ingevolge die doeane- en aksyns wetgewing moet met streng nakoming van die bepalings van artikel 96 gelees saam met reël 96 van die Doeane- en Aksynswet, 1964 (Wet No. 91 van 1964), gegee word.

7.2 enige regsgeding teen SAID wat nie voortspruit uit die administrasie van enige Belastingwet nie.

SOUTH AFRICAN REVENUE SERVICE

NO. 3136

10 March 2023

NOTICE OF ADDRESS OF SERVICE SPECIFIED BY THE COMMISSIONER IN TERMS OF SECTION 11(5) OF THE TAX ADMINISTRATION ACT, 2011 (ACT NO. 28 OF 2011) WITH REGARD TO ANY NOTICE OR PROCESS BY WHICH LEGAL PROCEEDINGS ARE INSTITUTED

I, Edward Christian Kieswetter, Commissioner for the South African Revenue Service, hereby specify, in the Schedule hereto, the addresses at which the notice under section 11(4) of the Tax Administration Act, 2011, or any process by which legal proceedings are instituted against the South African Revenue Service, must be served.

This public notice replaces, with effect from date of publication, Government Notice No. 223 published in Government Gazette No. 37498 dated 31 March 2014.

**E C KIESWETTER****COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE**

SCHEDULE

The notice or any process, by which legal proceedings are instituted in terms of the Tax Administration Act, 2011 ("TAA"), must be served as follows:

1. SERVICE OF NOTICES OF INTENTION TO INSTITUTE LEGAL PROCEEDINGS OR SUBSEQUENT LEGAL PROCESS OTHER THAN LIQUIDATIONS OR SEQUESTRATIONS

All notices of the intention to institute legal proceedings in terms of section 11(4) of the TAA and any process subsequently instituted, other than liquidations and sequestrations, must be served on the South African Revenue Service (SARS) in the following manner:

1.1 Electronically to the following address:

Email: HighCourtLitigation@sars.gov.za, alternatively

1.2 Physically to the following address:

SARS: Centralised Litigation
Khanyisa Building
271 Bronkhorst Street
Nieuw Muckleneuk
PRETORIA

2. SERVICE OF NOTICE OR PROCESS IN RELATION TO LIQUIDATIONS OR SEQUESTRATIONS

Service of notices and applications in relation to liquidations or sequestrations, will also be accepted by SARS in the following manner:

2.1 Electronically to the following address:

Email: Liquidations@sars.gov.za, alternatively

2.2 Physically to the following address:

SARS: Debt Management
Khanyisa Building
271 Bronkhorst Street
Nieuw Muckleneuk
PRETORIA

3. Exclusions

This notice does not apply to the delivery of any notice or court proceeding made in respect of—

- 3.1 customs and excise legislation as defined in section 1 of the TAA. Any notice of the intention to institute legal proceedings in terms of the customs and excise legislation should be given in strict compliance with the provisions of section 96 read with rule 96 to the Customs and Excise Act, 1964 (Act No. 91 of 1964).
- 3.2 any cause of action against SARS that does not arise from the administration of any tax Act.

SUID-AFRIKAANSE INKOMSTEDIENS

NO. 3136

10 Maart 2023

KENNISGEWING VAN ADRES VAN BETEKENING DEUR DIE KOMMISSARIS INGEVOLGE ARTIKEL 11(5) VAN DIE WET OP BELASTINGADMINISTRASIE, 2011 (WET NO. 28 VAN 2011) AANGEDUI, TEN AANSIEN VAN ENIGE KENNISGEWING OF PROSES WAARDEUR REGSSTAPPE INGESTEL WORD

Hiermee bepaal ek, Edward Christian Kieswetter, Kommissaris vir die Suid-Afrikaanse Inkomstediens, in die aangehegte Bylae, die adresse waar die kennisgewing kragtens artikel 11(4) van die Wet op Belastingadministrasie, 2011, of enige proses waardeur regstappe teen die Suid-Afrikaanse Inkomstediens ingestel word, beteken moet word.

Hierdie publieke kennisgewing vervang, met effek van datum van publikasie, Goewermentskennisgewing No. 223 in Staatskoerant No. 37498 gedateer 31 Maart 2014, gepubliseer.

**E C KIESWETTER****KOMMISSARIS VIR DIE SUID-AFRIKAANSE INKOMSTEDIENS**

BYLAE

Die kennisgewing van enige proses waardeur regsstappe ingevolge die Wet op Belastingadministrasie, 2011 ("WBA"), ingestel word, moet as volg beteken word:

1. BETEKEN VAN KENNISGEWINGS VAN VOORNEME OM REGSTAPPE IN TE STEL OF GEVOLGLIKE REGSPROESSE UITGESLUIT LIKWIDASIES OF SEKWESTRASIES

Alle kennisgewings ingevolge artikel 11(4) van die WBA van die voorneme om regsstappe in te stel en enige proses gevolglik ingestel, uitgesluit likwidasies en sekwestrasies, moet op die Suid-Afrikaanse Inkomstediens (SAID) op die volgende wyse beteken word:

1.1 Elektronies by die volgende adres:

Epos: HighCourtLitigation@sars.gov.za, alternatiewelik

1.2 Fisies by die volgende adres:

"SARS: Centralised Litigation"

Khanyisa Gebou

271 Bronkhorststraat

Nieuw Muckleneuk

PRETORIA

2. BETEKEN VAN KENNISGEWING OF PROSES WAT VERBAND HOU MET LIKWIDASIES OF SEKWESTRASIES

Beteken van kennisgewings en aansoeke wat verband hou met likwidasies of sekwestrasies, sal ook deur SAID op die volgende manier aanvaar word:

2.1 Elektronies by die volgende adres:

Epos: Liquidations@sars.gov.za, alternatiewelik

2.2 Fisies by die volgende adres:

“SARS: Debt Management”

Khanyisa Gebou

271 Bronkhorst Straat

Nieuw Muckleneuk

PRETORIA

3. Uitsluitings

Hierdie kennisgewing is nie van toepassing op die lewering van enige kennisgewing of hofproses gemaak ingevolge—

- 3.1 doeane- en aksyns wetgewing soos in artikel 1 van die WBA omskryf nie. Enige kennisgewing van die voorneme om regstappe in te stel ingevolge die doeane- en aksyns wetgewing moet met streng nakoming van die bepalings van artikel 96 gelees saammet reël 96 van die Doeane- en Aksynswet, 1964 (Wet No. 91 van 1964), gegee word.
- 3.2 enige regsgeding teen SAID wat nie voortspruit uit die administrasie van enige Belastingwet nie.

DEPARTMENT OF WATER AND SANITATION

NO. 3137

10 March 2023

NOTICE TO UPDATE WATER USE INFORMATION IN TERMS OF**NATIONAL WATER ACT, 1998 (ACT NO 36 OF 1998)**

In terms of Regulation 11 of the water use registration regulations published under Government Notice R1352 in Government Gazette 20606 of 12 November 1999, the registered water user must within one month of any change in the water use reflected in any registration certificate, report that change to the responsible authority.

I, Senzo Mchunu, the Minister of Water and Sanitation hereby in my capacity as a responsible authority instruct the water user in writing to submit an application for an amendment or to submit a new application for registration for amendment within 90 days.

1. AMENDMENT TO THE REGISTRATION OF WATER USE

For the purpose of this notice, an amendment to the registration information as reflected on registration certificate refers to formal or official change made to information on the registration certificate. This includes the replacement of outdated contact details (postal and physical address, email address, telephone, cellphone number or fax numbers); provision of updated information on new property owners upon buying of property or change in customer name (water user name) including transformation of the Irrigation Boards or Government Water Scheme into Water User Association; renewal information of passport holders; updating or corrections on Value Added Tax (VAT) and business registration information.

2. WATER USE

As set out in section 21 of the Act, the following water users should send an application for amendment of the registration of water use information as set out in 1 above.

- taking water from a water resource (Section 21(a) of National Water Act, 1998).
- storing water (Section 21(b) of National Water Act, 1998).
- engaging in a stream flow reduction activity contemplated in section 36 (Section 21(d) of National Water Act, 1998).

3. ONLY OFFICIAL FORMS MAY BE USED

3.1 Only DW811 and/or DW812 official forms obtainable from the Department may be used in terms of this notice. The forms are obtainable from the website:

<https://www.dws.gov.za/Projects/WARMS/Registration/registration1.aspx> or from the following offices:

3.2 Only official registration forms may be used for the registrations that are available on the <http://https://www.dws.gov.za/Projects/WARMS/Registration/registration1.aspx> or from the following Regional Offices:

<p>Head Office 185 Francis Baard Street, Sedibeng Building, Pretoria, 0001 Private Bag X313, Pretoria, 0001 Call Centre Toll Free Line: 0800 200 200 Email address: WarmEnquiries@dws.gov.za</p>	<p>Free State Sanlam Plaza, 2ND Floor c/o Maitland and East Burger Streets PO Box 528, BLOEMFONTEIN 9300 Tel: 051 405 9000 Email address: WARMSFreeState@dws.gov.za</p>
<p>Eastern Cape 2 Hargreave Avenue Private Bag X7485 KING WILLIAM'S TOWN 5600 Tel: 043-604 5400 Email address: WARMSECAPE@dws.gov.za</p>	<p>Northern Cape Department of Public Works Building c/o Knight and Stead Streets Private Bag X61 01 KIMBERLY 8800 Tel: 053-830 8800 Fax: 053 -831 5682WARMS E-mail Address: warmslowervaal@dws.gov.za WARMSORANGE@dws.gov.za</p>
<p>Gauteng Sanlam Plaza East 285 Schoeman Street Private Bag X995 PRETORIA 0001 Tel: 012-392 -1200 Fax: 012 -392 13041 WARMSGP@dws.gov.za</p>	<p>North West Motswedi House, 1 ST Floor Dr. James Moroka Drive Private Bag X5 MMABATHO 2735 Tel: 018-384 3270/6 Email address: WarmNW@dws.gov.za</p>
<p>KwaZulu-Natal Southern Life Building, 9TH Floor 88 Field Street PO Box 1018 DURBAN 4000 Tel: 031-336 2700 email Address WARMS-Enquiries-KZN@dws.gov.za</p>	<p>Western Cape De Goede Hoop Park 17 Strand Street Private Bag X16 Sanlamhof BELLVILLE 7532 Tel: 021-950 7100 Fax: 021 -946 3666 Email Address: WARMSSWCAPE@dws.gov.za</p>

<p>Mpumalanga Prorom Building. 5th Floor c/o Paul Kruger and Brown Streets Private Bag X 11259 Nelspruit 1200 Tel: 013-759 7300 email address WARMSMPUMALANGA@dws.gov.za</p>	<p>Breede-Gouritz Catchment Management Agency Tel: (023) 346 8000 Fax: (023) 347 2012 Breede-Gouritz 51 Baring Street Worcester 6850 E-mail: WARMS_Queries@breedegouritzcma.co.za</p>
<p>Inkomati-Usuthu Catchment Management Agency WARMS Enquiries: Fanie Cilliers Tel: +27 13 753 9000 Fax: +27 13 753 2786 8th floor, Maxsa Building 13 Streak Street Nelspruit 1200 email address Warmsenquiries@dws.gov.za</p>	<p>Limpopo Azmo Place 49 Joubert Street Private Bag X9506 POLOKWANE 0700 Tel: 015-290 1200 eMail Address: WARMSLMP@dws.gov.za</p>

4.2 Application forms can also be collected and submitted at the following Department of Water and Sanitation Dam or Area offices:

Office Name	Province	Physical Address
Usutu River Area Office	Mpumalanga & Kwa Zulu Natal	Jericho Dam Amsterdam 2375
Usutu-Vaal Area Office	Mpumalanga & Kwa Zulu Natal	Grootdraai Dam on R39 On road to Ermelo from Standerton Standerton 2430
Tugela-Vaal Area Office	Kwa Zulu Natal and Free State	1 Kierpersol Avenue Jagersrust Bergville 3350
Orange-Vaal	Free State, Northern Cape, Eastern Cape, North West	Cnr Charlotte Maxeke & East Burger Str. Bloem Plaza Bloemfontein 9300
Gariiep Dam Scheme Office	Free State, Northern Cape, Eastern Cape	1 Damwall Road Gariiep Dam 9922

Vanderkloof Dam Scheme Office	Free State, Northern Cape	1420 Protea Street Vanderkloof 8771
Vaal Dam Area Office	Free State, Gauteng, North West, Mpumalanga	Plot 1 Mackenzie Street Deneysville 1932
Potchefstroom Scheme Office	North West	126 Chris Hani Drive, Potchefstroom 2520
Hartbeespoort Area Office	North West	Department of Water and Sanitation 1 karp Street Damdoryn Hartbeespoort
Groblersdal Area Office	Mpumalanga and Limpopo	Department of Water and Sanitation R25 to Bronkhorstspuit Aquaville Groblersdal 0470
Tzaneen Area Office	Mpumalanga and Limpopo	Department of Water and Sanitation Infrastructure Management, Voortrekker Street, Tzaneen Dam, Tzaneen 0850 E-mail: WARMS-Enquiries_-TZN@dws.gov.za

3.3 Completed application forms must be submitted to the relevant Offices at the address mentioned above or can be email to Register@dws.gov.za.

4. EXCLUSIONS

The following water uses (water users) are exempted from registration:

- (a) A water user who falls under the area of operation of the water management institution water user association or irrigation boards or government water scheme. These water users should submit their application directly to their water management institution.
- (b) Schedule 1 water users

5. COST OF REGISTERING A WATER USE

5.1 No charge will be made for an application of amendment of water use, if the completed registration form is submitted within the period contemplated in this notice.

5.2 A late registration fee equivalent to the amount of water use charge outstanding at the date of registration will be charged on water users who will failed to comply with this notice or previous notices.

6. PERIOD OF REGISTRATION

6.1 Submission of registration information shall commence once the notice is published and will be for 90 days.

7. FAILURE TO REGISTER A WATER USE

Any person who fails to comply with this notice will be quilt of an offence

Mr. Senzo Mchunu, MP

Department: Minister of Water and Sanitation

DEPARTMENT OF WATER AND SANITATION

NO. 3138

10 March 2023

**NOTICE TO REGISTER WATER USE IN TERMS OF
NATIONAL WATER ACT, 1998 (ACT NO 36 OF 1998)**

In terms of Regulation 3(b)(i) of the water use registration regulations published under Government Notice R1352 in Government Gazette 20606 of 12 November 1999 a person who uses water as contemplated in section 21 of National Water Act, 1998 (Act No 36 of 1998), must when called upon by a responsible authority to do so, register a water use. I, Senzo Mchunu, the Minister of Water and Sanitation, hereby in my capacity as a responsible authority request all persons who uses water to register their water use.

1. WATER USE

For the purpose of this notice, and as set out in section 21 of the Act, the following water uses should be registered

- Section 21(e) – engaging in a controlled activity defined as such in Section 37(1), with specific reference to irrigation of any land with waste or water containing waste generated through any industrial activity or by a water work.
- Section 21(f) – discharging waste or water containing waste into a water resource through a pipe, canal or other conduit.
- Section 21(g) – disposing of waste in a manner which may detrimentally impact on a water resource.
- Section 21(h) – disposing in any manner of water which contains waste from, or which has been heated in, any industrial or power generation process.
- Section 21(j) – removing, discharging, or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people.
- Section 21(h) – disposing in any manner of water which contains waste from, or which has been heated in, any industrial or power generation process.

The above wastewater uses include a number of non-point sources of discharge:

- Disposal of effluent to land or to a facility (such as a tailings dam, irrigated effluent, or evaporation ponds treatments).

- Disposal of effluent to land or to a facility (such as a landfill, waste rock dumps, fly ash disposal or solid waste disposal).
- Land use activities such as confined animal facilities or dirty water systems.

2. EXCLUSIONS

The following water uses are excluded from registering in terms of this notice

2.1. Schedule 1 uses in terms of the National Water Act, 1998.

2.2. Water uses by members of the Irrigation Board, Water Use Association, and government Water Scheme in a distribution system where they are supplied by the Board or Association or Scheme.

3. AREA OF APPLICABILITY

3.1 This notice shall be applicable to all water users as set out above nationally.

4. REGISTRATION FORMS

4.1 Only official registration forms may be used for the registrations that are available on the <https://www.dws.gov.za/Projects/WARMS/Registration/registration1.aspx> or from the following Regional Offices:

Head Office 185 Francis Baard Street, Sedibeng Building, Pretoria, 0001 Private Bag X313, Pretoria, 0001 Call Centre Toll Free Line: 0800 200 200 Email address: WarmsEnquiries@dws.gov.za	Free State Sanlam Plaza, 2ND Floor c/o Maitland and East Burger Streets PO Box 528, BLOEMFONTEIN 9300 Tel: 051 405 9000 Email address: WARMSFreeState@dws.gov.za
Eastern Cape 2 Hargreave Avenue Private Bag X7485 KING WILLIAM'S TOWN 5600 Tel: 043-604 5400 Email address: WARMSECAPE@dws.gov.za	Northern Cape Department of Public Works Building c/o Knight and Stead Streets Private Bag X61 01 KIMBERLY 8800 Tel: 053-830 8800 Fax: 053 -831 5682WARMS E-mail Address: warmslowervaal@dws.gov.za WARMSORANGE@dws.gov.za
Gauteng Sanlam Plaza East 285 Schoeman Street Private Bag X995 PRETORIA 0001 Tel: 012-392 -1200 Fax: 012 -392 13041 WARMSGP@dws.gov.za	North West Motswedi House, 1 ST Floor Dr. James Moroka Drive Private Bag X5 MMABATHO 2735 Tel: 018-384 3270/6 Email address: WarmsNW@dws.gov.za

<p>KwaZulu-Natal Southern Life Building, 9TH Floor 88 Field Street PO Box 1018 DURBAN 4000 Tel: 031-336 2700 email Address WARMS-Enquiries-KZN@dws.gov.za</p>	<p>Western Cape De Goede Hoop Park 17 Strand Street Private Bag X16 Sanlamhof BELLVILLE 7532 Tel: 021-950 7100 Fax: 021 -946 3666 Email Address: WARMSWCAPE@dws.gov.za</p>
<p>Mpumalanga Prorom Building. 5th Floor c/o Paul Kruger and Brown Streets Private Bag X 11259 Nelspruit 1200 Tel: 013-759 7300 email address WARMSMPUMALANGA@dws.gov.za</p>	<p>Breede-Gouritz Catchment Management Agency Tel: (023) 346 8000 Fax: (023) 347 2012 Breede-Gouritz 51 Baring Street Worcester 6850 E-mail: WARMS_Queries@breedegouritzcma.co.za</p>
<p>Inkomati-Usuthu Catchment Management Agency WARMS Enquiries: Fanie Cilliers Tel: +27 13 753 9000 Fax: +27 13 753 2786 8th floor, Maxsa Building 13 Streak Street Nelspruit 1200 email address Warmsenquiries@dws.gov.za</p>	<p>Limpopo Azmo Place 49 Joubert Street Private Bag X9506 POLOKWANE 0700 Tel: 015-290 1200 eMail Address: WARMSLMP@dws.gov.za</p>

4.2 Application forms can also be collected and submitted at the following Department of Water and Sanitation Dam or Area offices:

Office Name	Province	Physical Address
Usutu River Area Office	Mpumalanga & Kwa Zulu Natal	Jericho Dam Amsterdam 2375
Usutu-Vaal Area Office	Mpumalanga & Kwa Zulu Natal	Grootdraai Dam on R39 On road to Ermelo from Standerton Standerton 2430
Tugela-Vaal Area Office	Kwa Zulu Natal and Free State	1 Kierpersol Avenue Jagersrust Bergville 3350

Orange-Vaal	Free State, Northern Cape, Eastern Cape, North West	Cnr Charlotte Maxeke & East Burger Str. Bloem Plaza Bloemfontein 9300
Gariiep Dam Scheme Office	Free State, Northern Cape, Eastern Cape	1 Damwall Road Gariiep Dam 9922
Vanderkloof Dam Scheme Office	Free State, Northern Cape	1420 Protea Street Vanderkloof 8771
Vaal Dam Area Office	Free State, Gauteng, North West, Mpumalanga	Plot 1 Mackenzie Street Deneysville 1932
Potchefstroom Scheme Office	North West	126 Chris Hani Drive, Potchefstroom 2520
Hartbeespoort Area Office	North West	Department of Water and Sanitation 1 karp Street Damdoryn Hartbeespoort
Groblersdal Area Office	Mpumalanga and Limpopo	Department of Water and Sanitation R25 to Bronkhorstspuit Aquaville Groblersdal 0470
Tzaneen Area Office	Mpumalanga and Limpopo	Department of Water and Sanitation Infrastructure Management, Voortrekker Street, Tzaneen Dam, Tzaneen 0850 E-mail: WARMS-Enquiries-TZN@dws.gov.za

4.2 Completed application forms must be submitted to the relevant Offices at the address mentioned above or can be email to Register@dws.gov.za.

5. TIME PERIOD FOR REGISTRATION

5.1 The time period for registration shall commence on publication of this notice in the government gazette.

5.2 Water users must submit their completed registration form within 90 days of issue of this notice.

6. FAILURE TO REGISTER

6.1 Any person who fails to comply with this notice shall be guilty of an offence

Mr Senzo Mchunu, MP

Minister: Department of Water and Sanitation

DEPARTMENT OF WATER AND SANITATION

NO. 3139

10 March 2023

REVISION OF GENERAL AUTHORISATIONS IN TERMS OF SECTION 39 OF THE NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998) FOR WATER USES AS DEFINED IN SECTION 21(c) OR SECTION 21(i)

I, **Dr Sean Phillips**, in my capacity as Director-General of the Department of Water and Sanitation, and duly authorised hereby publish for public comments the revised General Authorisation for section 21(c) or section 21(i) water uses in terms of section 39 of the National Water Act, 1998 (Act No. 36 of 1998).

Members of the public are invited to submit written comments on the proposed notice to the Director General of, Water and Sanitation within sixty (60) days of publication of this notice in the following manner.

- (a) Post: Private Bag X313
PRETORIA
0001
- (b) E-mail: RoetsW@dws.gov.za

Comments must be marked for the attention of the Specialist Scientist: Water Abstraction and Instream Impact: Dr W Roets.


.....
DR SEAN PHILLIPS
DIRECTOR-GENERAL
DATE: 14/3/23

SCHEDULE**IMPEDING OR DIVERTING THE FLOW OF WATER IN A WATERCOURSE****[Section 21(c)]****Or****ALTERING THE BED, BANKS, COURSE OR CHARACTERISTICS OF A WATERCOURSE****[Section 21(i)]****PURPOSE OF AUTHORISATION**

1. This General Authorisation replaces the need for a water user to apply for a licence in terms of the National Water Act (NWA)(Act 36 of 1998) provided that the water use is within the limits and conditions of this General Authorisation.

DEFINITIONS

2. In this Notice any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned, with specific emphasis on the definitions for **'aquifer'**, **'borehole'**, **'estuary'**, **'instream habitat'**, **'person'**, **'pollution'**, **'resource quality'**, **'responsible authority'**, **'riparian habitat'**, **'waste'**, **'watercourse'**, **'water resource'**, and **'wetland'**, unless the context indicates otherwise.

"characteristics of a watercourse" means the resource quality of a watercourse within the extent of a watercourse;

"construction" means any works undertaken to initiate or establish impeding or diverting or modifying resource quality, including vegetation removal, site preparation and ground leveling;

"department" means the Department of Water and Sanitation (DWS);

"delineation of a wetland and riparian habitat" means delineation of wetlands and riparian habitat according to the methodology as contained in the Department of Water Affairs and Forestry, 2005 publication: A Practical Field Procedure for Delineation of Wetlands and Riparian Areas or amended version;

"diverting" means to, in any manner, cause the instream flow of water to be rerouted temporarily or permanently;

"emergency incident" means an unexpected, sudden and uncontrolled incident or accident in which a substance or activity:

- a) pollutes or has the potential to pollute a water resource, or
- b) has causes, or is likely to have, a detrimental effect on a water resource;

"emergency situation" means a situation that has arisen suddenly that poses an eminent and serious threat to the water resource, human life or property, including a disaster as defined in section 1 of the Disaster Management Act, 2002 (act No. 57 of 2002), but does not include an incident referred to in section 16 of this Act;

“extent of a watercourse” means:

- a) The outer edge of the 1 in 100 year flood line or delineated riparian habitat, whichever is the greatest distance, measured from the middle of the watercourse of a river, spring, natural channel, lake or dam; and
- b) Wetlands and pans: the delineated boundary (outer temporary zone) of any wetland or pan

“flow-altering” means to, in any manner, alter the instream flow route, speed or quantity of water temporarily or permanently;

“hazardous” means as defined in the NEM:WA 58 of 2009;

“impeding” means to, in any manner, hinder or obstruct the instream flow of water temporarily or permanently;

“maintenance” means any works undertaken to repair or partially replace or clean an existing structure so as to keep it in working order and so as to prevent it from having detrimental impacts on a watercourse, which works may result in low risk (according to risk matrix) disturbance or impeding or diverting or alteration of the flow of water in a watercourse; but will not result in changes to the design or size of the structure that will alter the function of the structure, and/or the hydrological functionality or integrity of the watercourse;

“pans” any depression collecting water or that is inward draining or a flow through system with flow contributions from surface water, groundwater or interflow or combinations thereof;

“regulated area of a watercourse” means:

- a) The outer edge of the 1 in 100 year flood line or delineated riparian habitat, whichever is the greatest distance, measured from the middle of the watercourse of a river, spring, natural channel, lake or dam; and
- b) In the absence of a determined 1 in 100 year flood line or riparian area as contemplated in (a) above the area within 100m distance from the edge of a watercourse where the edge of the watercourse (excluding flood plains) is the first identifiable annual bank fill flood bench (*subject to compliance to section 144 of the Act*);
- c) For a wetland: a 500 m radius around the delineated boundary (extent) of any wetland or pan;

“rehabilitation” means the process of reinstating natural ecological driving forces within part or the whole of a degraded watercourse to recover former or desired ecosystem structure, function, biotic composition and associated ecosystem services;

“reportable incident” means any incident, including leakages or spillages, at or near any existing structure, or that occurs during works performed at any structure, that cause or has the potential to have a detrimental effect on surface- and/or groundwater resources, including potentially harmful effects to humans, any aquatic biota, or the resource quality, or that can cause potential damage to property, as well as any incident that can lead to or cause any contravention of any of the provisions of this Notice.

“resource quality” of a watercourse means the quality of all the aspects of a water resource including -

- a) the quantity, pattern, timing, water level and assurance of instream flow;
- b) the water quality, including the physical, chemical and biological characteristics of the water;
- c) the character and condition of the instream and riparian habitat; and

d) the characteristics, condition and distribution of the aquatic biota;

“**responsible authority**” means the Regional Head (Chief Director) or Chief Executive Officer of the relevant Catchment Management Agency or as specified in the NWA;

“**river management plan**” means any river management plan or similar management plan developed for the purposes of river or storm water management or infrastructure management in any municipal/metropolitan area or described river section, river reach, entire river or sub quaternary catchment that considers the river in a catchment context and as approved by the Department;

“**the Act**” means the National Water Act, 1998 (Act No. 36 of 1998);

“**water user**” means any person who intends to use water in terms of section 21 (c) or (i) and has the responsibility to comply with the provisions of this Notice.

EXCLUSION TO THIS NOTICE

3. This Notice **does not apply**—

- (a) to the use of water in terms of section 21 (c) or (i) of the Act for the rehabilitation of a wetland as contemplated in General Authorisation 1198 published in Government Gazette 32805 dated 18 December 2009,
- (b) to the use of water in terms of section 21 (c) or (i) of the Act within the regulated area of a watercourse **where the Risk Class is Medium or High as determined by the Risk Matrix (Appendix A)**. This Risk Matrix must be completed by a suitably qualified SACNASP professional member;
- (c) in instances where an application must be made for a water use license for the authorisation of any water use as defined in section 21 of the Act that may be associated with a new activity;
- (d) where storage of water results due to the impeding or diverting of flow or altering the bed, banks, course or characteristics of a watercourse;
- (e) to any section 21 (c) or (i) water use associated with construction/installation or maintenance of main or bulk sewerage pipelines, pipelines carrying hazardous materials. ***Notwithstanding this requirement internal sewerage reticulation in residential developments including minor sewerage connections to main sewers are not excluded from this Notice provided that the flow in the pipelines are below the 120 l/s threshold;***
- (f) to any section 21 (c) or (i) water use associated with construction of water- and wastewater treatment works.
- (g) to any section 21 (c) or (i) water use associated with any hazardous material within the regulated area of a watercourse; and
- (h) to any section 21 (c) or (i) water use associated with mining activities and associated infrastructure unless it falls within appendix D2.

*Notwithstanding the abovementioned exclusions, **Emergency incidents or accidents** related to sewerage and hazardous material infrastructure or any of the abovementioned exclusions can be dealt with in terms of section 6 (vi) of this notice.*

Where the water use falls within paragraph 3 (b)-(h) a water use license will be required.

DURATION OF NOTICE

4. This Notice is valid from the date that this notice comes into effect for a period of 20 (twenty) years unless—
 - (a) it is replaced or amended by another general authorisation; or

- (b) the period is extended for a further period by Notice in the Gazette.

AREA OF APPLICABILITY OF NOTICE

5. This Notice applies throughout the Republic of South Africa to the use of water in terms of section 21 (c) or (i) within the regulated area of a watercourse as defined in this Notice.

To whom this Notice is applicable

Impeding or diverting the flow or altering the bed, banks, course or characteristics of a watercourse

6. (1) A person who –
- (a) owns or lawfully occupies property registered in the Deeds office as at the date of this Notice;
 - (b) lawfully occupies or uses land that is not registered or surveyed; or
 - (c) lawfully has access to land on which the use of water takes place;

May on that property or land –

- (i) exercise the section 21 (c) or (i) water use activities set out in Appendix D1 without being subject to the requirement of a Risk Matrix assessment in terms of this notice (**Appendix D1**);
- (ii) use water in terms of section 21(c) or (i) water uses if it has a LOW risk class as determined through the Risk Matrix (**Appendix A**). This Risk Matrix must be completed by a suitably qualified SACNASP professional member;
- (iii) do maintenance work associated with their section 21(c) or (i) Existing Lawful Use that has a LOW risk class as determined through the Risk Matrix (**Appendix A**),
- (iv) conduct rehabilitation of wetlands (read together with General Authorisation 1198 published in Government Gazette 32805 dated 18 December 2009) and/or rivers where such rehabilitation activities has a LOW risk class as determined through the Risk Matrix (**Appendix A**);
- (v) conduct river and storm water management activities including maintenance of infrastructure as contained in a river management plan or similar management plan (**Appendix B** contains minimum requirements for such a plan to be approved by the relevant regional office). Once approved by the regional operations these plans can be implemented in terms of this GA and be registered as such;
- (vi) conduct emergency work arising from an emergency situation and or incident associated with the persons' existing water use entitlement, provided that all work is executed and reported in the manner prescribed in the Emergency Protocol (**Appendix C**).

In the abovementioned instances referred to in section 6 (i), (v) and (vi) there is no requirement for compliance to the conditions of this notices other than section 8 -16 listed under section 7 of this notice.

- (2) All SOE's specified in **Appendix D2** having lawful access to that property or land may on that property use water in terms of section 21(c) or (i) as specified under each of the relevant institution without being subject to a Risk Matrix assessment and subject only to the conditions 8 - 16 listed under section 7 of this notice (**Appendix D2**).
- (3) A water user who used water in terms of General Authorisation 1 and 2 to the Schedules of Government Notice 398 published in Government Gazette 26187 dated 26 March 2004, General Authorisation 1199 published in Government Gazette 32805 dated 18 December 2009, and General Authorisation 509 published in Government Gazette 40229 dated 26 August 2016 may,

continue with such water use without the requirement of re-registering.

It is required that the following documents must be submitted as a minimum for the registration process:

- a) Master Layout plan indicating all proposed activities in relation to delineated watercourses
- b) Relevant registration forms
- c) Completed Risk Matrix (Appendix A of this Notice) signed off by suitably qualified SACNASP professional member
- d) Any applicable information to substantiated assessment

The following spread sheets and tools must be used during the Risk Assessment:

- 1 - A Practical Field Procedure for Delineation of Wetlands and Riparian Area (2005) which is available on the Department's website <http://www.dws.gov.za>, under section 21 (c) and (i) water use authorization.
- 2 - The Risk Matrix (Excel Spreadsheet) and information regarding the method used in the Risk Matrix is contained in the Department of Water and Sanitation 2015 publication: Section 21 c and I water use Risk Assessment Protocol, which is available on the Department's website <http://www.dws.gov.za>, under section 21 (c) and (i) water use authorization, or as amended from time to time.
- 3 - Guideline: Assessment of activities/developments affecting wetlands, which is available on the Department's website <http://www.dws.gov.za>, under section 21 (c) and (i) water use authorization.
- 4 - Guideline for the determination of buffer zones for rivers, wetlands and estuaries, which is available on the Department's website <http://www.dws.gov.za>, under section 21 (c) and (i) water use authorization.

CONDITIONS FOR IMPEDING OR DIVERTING THE FLOW OF WATER OR ALTERING THE BED, BANKS, COURSE OR CHARACTERISTICS OF A WATERCOURSE IN TERMS OF THIS NOTICE

7. (1) The water user must ensure that:
- (a) Impeding or diverting the flow and/or altering the bed, banks, course or characteristics of a watercourse do not detrimentally affect other water users, property, health and safety of the general public, or the resource quality.
 - (b) The water user must ensure that the existing hydraulic, hydrologic, geomorphic and ecological functions of the watercourse in the vicinity of the structure is maintained or improved upon.
 - (c) Upon written request of the responsible authority, the water user must implement any additional management measures and/or monitoring programmes that may be reasonably necessary to determine potential impacts on the water resource and/or management measures to address such impacts.
- (2) Prior to the carrying out of any works, the water user must ensure that all persons entering on-site, including contractors and casual labourers, are made fully aware of the conditions and related management measures specified in paragraph 7, 8 and 9 of this Notice.
- (3) The water user must ensure that –
- (a) any construction camp; any storage, washing and maintenance of equipment, and any storage of construction materials and/or chemicals; as well as any sanitation and waste management facilities ,
 - (i) is located outside the 1 in 100 year flood line or riparian habitat of a river, spring, lake or dam and or outside any drainage area feeding any delineated wetland or pan, and
 - (ii) must be removed within 30 days after the completion of any works.
 - (b) The water user must ensure that the selection of a site for establishing any impeding or diverting the flow or altering the bed, banks, course or characteristics of a watercourse works:
 - (i) is not located on a bend in the watercourse;
 - (ii) avoid high gradient areas, unstable slopes, actively eroding banks, interflow zones, springs, and seeps;
 - (iii) avoid and/or minimise realignment of the course of the watercourse;
 - (iv) minimise the footprint of the alteration, as well as the construction footprint so as to minimise the effect on the watercourse.

- (c) The water user must ensure that a maximum impact footprint around the works is established, clearly demarcated, that no vegetation is cleared or damaged beyond this demarcation, and that equipment and machinery is only operated within the delineated impact footprint.
- (d) The water user must ensure that measures are implemented to minimise the duration of disturbance and the footprint of the disturbance of the beds and banks of the watercourse.
- (e) The water user must ensure that measures are implemented to prevent the transfer of biota that is not indigenous to the environment at the site.
- (f) The water user must ensure that all works, including for emergency alterations and/or the rectification of incidents, start upstream and proceed in a downstream direction where feasible, to ensure minimal impact on the water resource.
- (g) The water user must ensure that all material excavated from the bed or banks of the watercourse are stored at a clearly demarcated location until the works have been completed, upon which the excavated material must be backfilled to the locations from where it was taken (i.e. material taken from the bed must be returned to the bed, and material taken from the banks must be returned to the banks).
- (h) The water user must ensure that adequate erosion control measures are implemented at and near all alterations, including at existing structures and/or activities, with particular attention to erosion control at steep slopes and drainage lines.
- (i) The water user must ensure that alterations and/or hardened surfaces associated with such structures and/or works –
 - (i) are structurally stable;
 - (ii) do not induce sedimentation, erosion or flooding;
 - (iii) do not cause a detrimental change in the quantity, velocity, pattern, timing, water level and assurance of flow in a watercourse;
 - (iv) do not cause a detrimental change in the quality of water in the watercourse;
 - (v) do not cause a detrimental change in the stability or geomorphological structure of the watercourse; and
 - (vi) do not create nuisance condition, or health or safety hazards.
- (j) The water user must ensure that measures are implemented at alterations, including at existing structures and/or activities, to –
 - (i) prevent detrimental changes to the breeding, nesting and/or feeding patterns of aquatic biota, including migratory species;
 - (ii) allow for the free up- and downstream movement of aquatic biota, including migratory species; and
 - (iii) prevent a decline in the composition and diversity of the indigenous and endemic aquatic biota.
- (k) The water user must ensure that no substance or material that can potentially cause pollution of the water resource is being used in works, including for emergency alterations and/or the rectification of reportable incidents.
- (l) The water user must ensure that measures including storm water measures are implemented to prevent increased turbidity, sedimentation and detrimental chemical changes to the composition of the water resource as a result of carrying out the works, including for emergency alterations and/or the rectification of reportable incidents.
- (m) During the carrying out of any works, the water user must take dated photographs before, during and after the completion of such works including for emergency structures and rectifications of reporting incidents.

REHABILITATION

8. (1) For rehabilitation as contemplated under paragraph 6(1)(iv); the rehabilitation must be conducted in terms of a rehabilitation plan and implementation of the plan must be overseen

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- by a suitably qualified SACNASP professional member or SACLAP professional. This includes rehabilitation being done for emergency alterations and/or the rectification of reportable incidents.
- (2) For all other construction or maintenance activities upon completion of the construction activities related to the water use—
 - (a) systematic rehabilitation must be undertaken to restore the watercourse to its condition prior to the commencement of the water use;
 - (b) all disturbed areas must be re-vegetated with indigenous vegetation suitable to the area or according to a plant species plan;
 - (c) active alien invasive plant control measures must be implemented to prevent invasion by exotic and alien vegetation within the disturbed area; and
 - (d) *The Master Layout Plan as was used during the risk assessment must ensure "Design with nature" principles by excluding sensitive area, provide erosion protection, upkeep and maintenance of structures.*
 - (3) Following the completion of any works, or during any annual inspection to determine the need for maintenance at any impeding or diverting structure, the water user must ensure that all disturbed areas are –
 - (i) cleared of construction debris and other blockages;
 - (ii) cleared of alien invasive vegetation;
 - (iii) reshaped to free-draining and non-erosive contours, and
 - (iv) re-vegetated with indigenous and endemic vegetation suitable to the area.
 - (4) Upon completion of any works, the water user must ensure that the hydrological functionality and integrity of the watercourse, including its bed, banks, course (flow regime), riparian habitat and aquatic biota is equivalent to or exceeds that what existed before commencing with the works.

MONITORING AND REPORTING

9. (1) The water user must determine the in-stream baseline water quality for pH, EC, TDS, TSS, Turbidity, Temperature and Dissolved Oxygen ("DO") weekly for 1 month before commencement of the water use. This must include dated photographic records of all the sites. Thereafter in-stream water quality (same parameters) must be measured on a weekly basis during construction both upstream and downstream from the activities and continue until baseline values have been achieved. Baseline water quality levels and other resource quality characteristics must be reached and be maintained after construction and rehabilitation.
- (2) The water user must ensure the establishment and implementation of a monitoring program as required to measure the impacts on the resource quality as mentioned in 7(3)a-m.
- (3) Upon the written request of the responsible authority the water user must:
 - a. Ensure the establishment of any additional monitoring programmes or plan; and
 - b. Assess the water use measurements made in terms of this notice and submit the finding to the responsible authority for evaluation; and
 - c. Ensure environmental audits are conducted; and
 - d. Submit electronically as indicated under Record Keeping and Disclosure of Information under section 12 of this notice;
- (4) Upon completion of construction activities related to the water use, the water user must undertake an Environmental Audit by a suitably qualified person within 6 months of completion of the activities to ensure that the rehabilitation is stable. Should the Environmental Audit find that further remedial work is required to rectify any impacts it must be implemented.
- (5) Rehabilitation structures must be inspected monthly for the accumulation of debris, blockages, instabilities and erosion with concomitant remedial and maintenance actions until

it is stable.

- (6) Copies of all designs, method statements, rehabilitation and monitoring plans and any other relevant reports as considered in the Risk Matrix, must be made available to the responsible authority as per section 141 of the Act as per request under 9(3)(c).

BUDGETARY PROVISIONS

10. (1) The water user must ensure that there is a budget sufficient to complete, rehabilitate and maintain the water use as set out in this Notice.
(2) The Department may at any stage of the process request proof of budgetary provisions.

REGISTRATION

11. (1) Subject to the provisions of this General Authorisation, a new water user must submit the relevant registration forms to the responsible authority.
(2) **The responsible authority must provide confirmation of registration to the water user within 30 working days of the responsible authority being satisfied that the submission complies to all the requirements of this notice.**
(3) On written receipt of a registration certificate/letter from the Department, the person will be regarded as a registered water user and can only then commence with the water use as contemplated in this Notice.

NOTE: Registration Forms can be obtained from DWS Regional Offices or Catchment Management Agency office of the Department or from the Departmental website: <http://www.dws.gov.za> and EWULAAs

RECORD-KEEPING AND DISCLOSURE OF INFORMATION

12. (1) Subject to paragraph 9(1) and 9(3) above, the water user must, for at least the first five years, keep a written record of monitoring results and any other supporting documents related to the activity and its related risks and must be made available upon inspection or written request.
(2) Water users are further required to register on www.dws.gov.za/dir_ws/wsmenu and upload all documents applicable to the full project lifecycle including baseline water quality data and monthly monitoring data against baseline as required in terms of paragraph 9 on the departmental Integrated Regulatory Information System (see information box below).

NOTE: The water user shall register on the Integrated Regulatory Information System on <http://ws.dwa.gov.za/IRIS.aspx>

INSPECTION

13. Any property in respect of which a water use has been registered in terms of this Notice is subject to inspection as contemplated in sections 124 and 125 of the Act.

OFFENCES

14. A person who contravenes any provision of this authorisation is guilty of an offence as set out in section 151 (1) of the Act and is subject to the penalty set out in section 151(2) of the Act.

COMPLIANCE WITH THIS NOTICE, THE ACT, REGULATIONS UNDER THE ACT, AND OTHER LAWS

15. The responsibility for complying with the provisions of this authorisation is vested in the water user and not any other person or body.
16. This authorisation does not exempt a person who uses water from compliance with any provision of the Act unless stated otherwise in this Notice, or any other applicable law, regulation, ordinance or by-law.

APPENDIX A: RISK MATRIX (Based on DWS 2015 publication: Section 21 (c) and (i) water use Risk Assessment Protocol). To be completed by a suitably qualified SACNASP professional member. Risk is determined after considering all listed control/mitigation measures.

No.	Phases	Activity	Aspect	Impact	Severity							
					Flow Regime	Physico & Chemical (Water Quality)	Geomorphology	Habitat	Biota	Severity		
1		Example: Clearing of vegetation in close proximity to or in a watercourse	Creating Access roads for infrastructure	Impact posed by damage to bank. Loss of biodiversity & habitat; impeding the flow of the watercourse								

Risk being posed to "resource quality" as defined in the Act must be scored according to the Risk Rating Table for Severity. A Severity score is then generated.

Severity	Spatial scale	Duration	Consequence	Frequency of activity	Frequency of impact	Detection	Likelihood	Significance	Risk Rating
L									L

Consequence, Likelihood and finally Significance scores are automatically calculated with the rest of parameters according to respective Risk Rating Tables.

Risk Rating	Confidence level	Control Measures	PES AND EIS OF Watercourse
L			

RISK = CONSEQUENCE x LIKELIHOOD
CONSEQUENCE = SEVERITY + SPATIAL SCALE + DURATION **LIKELIHOOD = FREQUENCY OF THE ACTIVITY + FREQUENCY OF THE IMPACT + DETECTION**

ONLY LOW RISK ACTIVITIES located within the regulated area of the watercourse will qualify for a GA according to this Notice. Medium and High risk activities will require a Section 21 (c) and (i) water use licence.

RISK ASSESSMENT KEY (Based on DWS 2015 publication: Section 21 c and I water use Risk Assessment Protocol)

Negative Rating

TABLE 1- SEVERITY

Negative Rating

How severe does the aspects impact on the resource quality (flow regime, water quality, geomorphology, biota, habitat) ?

Insignificant / non-harmful	1
Small / potentially harmful	2
Significant / slightly harmful	3
Great / harmful	4
Disastrous / extremely harmful and/or wetland(s) involved	5

Where "or wetland(s) are involved" it means that the activity is located within the delineated boundary of any wetland. The score of 5 is only compulsory for the severity rating **NEGATIVE IMPACTS**. However, notwithstanding this requirement, **POSITIVE IMPACTS** of activities that result in improvement of resource quality **MUST** be scored according to **POSITIVE RATINGS** below.

Positive Rating

How positive does the aspect impact on the resource quality in the long run?

Insignificant / uncertain positive	-1
Small / potentially positive	-2
Significant / slightly positive	-3
Great / positive	-4
Extremely positive / reinstating all functions	-5

TABLE 2 – SPATIAL SCALE

How big is the area that the aspect is impacting on?

Area specific (at impact site)	1
Whole site (entire surface right)	2
Regional / neighboring areas (downstream within quaternary catchment)	3
National (impacting beyond secondary catchment or provinces)	4
Global (impacting beyond SA boundary)	5

TABLE 3 – DURATION

How long does the aspect impact on the environment and resource quality?

One day to one month, PES, EIS and/or REC not impacted	1
One month to one year, PES, EIS and/or REC impacted but no change in status	2
One year to 10 years, PES, EIS and/or REC impacted to a lower status but can be improved over this period through mitigation	3
Life of the activity, PES, EIS and/or REC permanently lowered	4
More than life of the organisation/facility, PES and EIS scores, a E or F PES and EIS (sensitivity) must be considered.	5

TABLE 4 – FREQUENCY OF THE ACTIVITY

How often do you do the specific activity?

Annually or less	1
6 monthly	2
Monthly	3
Weekly	4
Daily	5

TABLE 5 – FREQUENCY OF THE INCIDENT/IMPACT

How often does the activity impact on the resource quality/environment?	
Almost never / almost impossible / >20%	1
Very seldom / highly unlikely / >40%	2
Infrequent / unlikely / seldom / >60%	3
Often / regularly / likely / possible / >80%	4
Daily / highly likely / definitely / >100%	5

TABLE 6 – DETECTION

How quickly/easily can the impacts/risks of the activity be observed on the resource quality, people and property?	
Immediately	1
Without much effort	2
Need some effort	3
Remote and difficult to observe	4
Covered	5

TABLE 7: RATING CLASSES

RATING	CLASS	MANAGEMENT DESCRIPTION
1 – 55	(L) Low Risk	Acceptable as is or consider requirement for mitigation. Impact to watercourses and resource quality small and easily mitigated.
56 – 169	(M) Moderate Risk	Risk and impact on watercourses are notably and require mitigation measures on a higher level, which costs more and require specialist input. Licence required.
170 – 300	(H) High Risk	Watercourse(s) impacts by the activity are such that they impose a long-term threat on a large scale and lowering of the Reserve. Licence required.

A low risk class must be obtained for all activities to be considered for a GA.

TABLE 8: CALCULATIONS

Consequence = Severity + Spatial Scale + Duration
Likelihood = Frequency of Activity + Frequency of Incident + Detection
Significance\Risk = Consequence X Likelihood

RISK ASSESSMENT MUST BE CONDUCTED BY A SUITABLY QUALIFIED SACNASP PROFESSIONAL MEMBER AND HE/SHE MUST:

- 1) CONSIDER BOTH CONSTRUCTION AND OPERATIONAL PHASES OF PROPOSED ACTIVITIES;
- 2) CONSIDER RISKS TO RESOURCE QUALITY FOR BOTH PRE- AND POST MITIGATION LISTED IN TABLES PROVIDED;
- 3) CONSIDER THE SENSITIVITY (ECOLOGICAL IMPORTANCE AND SENSITIVITY – EIS) AND STATUS (PRESENT ECOLOGICAL STATUS - PES) OF THE WATERCOURSE AS RECEPTOR OF RISKS POSED;
- 4) CONSIDER POSITIVE IMPACTS/RISKS REDUCTION AS A VERY LOW RISK IN THIS ASSESSMENT;
- 5) INDICATE CONFIDENCE LEVEL OF SCORES PROVIDED IN THE LAST COLUMN AS A PERCENTAGE FROM 0 - 100%;
- 6) NAME AND REGISTRATION NUMBER OF SACNASP PROFESSIONAL MEMBER MUST BE PROVIDED ON EXCELL SPREADSHEET AND MUST BE SUBMITTED WITH REGISTRATION DOCUMENTATION.

ON THE EXCELL SPREADSHEET POP-UP COMMENTS ARE AVAILABLE FOR ALL COLUMNS IN THE HEADINGS WHICH EXPLAINS THE PURPOSE OF EACH COLUMN!

APPENDIX B: Aspects that must be addressed in any RIVER MANAGEMENT PLAN or Similar Management Plan as specified under paragraph 6 (1) (v) of this Notice. (There is no requirement to comply with all the conditions of this notice for activities executed in terms of this plan except for section 8-16 which must be complied with).

River Management Plans for storm water and river management activities and maintenance management plans MUST:

Contain information on all the river and storm water management activities in terms of section 21(c) or (i) water uses of the Act with a section addressing all relevant supporting technical information used to ensure a LOW risk will be posed to the resource quality of the watercourses and that this management plan have been submitted to the relevant regional operations or Catchment Management Agency (CMA) office for APPROVAL. The report must include, but may not be limited to:

When developing a River Management Plan:

1. Identify River Management Plan domain, preferably from a whole-catchment perspective;
2. Identify an accountable, representative body that should take unbiased custodianship of the RMP and drive its implementation;
3. Identify key stakeholders;
4. Divide the river into useful management units;
5. Identify major drivers of river disturbance and instability – human and natural, and their primary and secondary effects;
6. Solicit input from stakeholders on their priorities and objectives;
7. Define best practice measures for rehabilitation and maintenance implementation;
8. Design a plan for ecological monitoring which is specifically linked to the stated objectives; and
9. Develop an implementation programme and review mechanism.

Report should contain supporting technical information used to ensure the low risk to resource quality like:

- a) Impact assessment and mitigation report completed by an independent consultant as required by NEMA EIA regulations and NWA section 21 and water use authorisation regulations;
- b) All the relevant specialist reports supporting the proposed mitigation measures;
 - Specialists Reports must address the level of modification/risk posed to resource quality ie: flow regime, water quality, geomorphological processes, habitat and biota of the watercourses and contain Present Ecological state (PES) and Ecological Importance and Sensitivity (EIS) data for relevant watercourses;
- c) Environmental management plan giving effect to all actions required to mitigate impacts (What, When, Who, Where and How);
- d) Best practices applicable to these activities, where applicable;

- e) Generic designs and method statements, where applicable;
- f) Norms and standards, where available;
- g) Maintenance plan for any work done;
- h) Monitoring programme that must include “present day” conditions to be used as base line values;
- i) Monitoring, auditing and reporting programme (reports must be send on request to the region or CMA); and;
- j) Internalized controls and auditing, where applicable.

PLEASE NOTE: Any activities outside the scope of the approved plan that is required for river – or storm water management (example: building of new gabion structures to stop bank erosion) must comply to all the provisions in **paragraph 6** of this notice.

APPENDIX C: EMERGENCY PROTOCOL as specified under paragraph 6 (1) (vi) of this Notice. (There is no requirement to comply to all the conditions of this notice for activities executed in terms of this plan except for section 11-16 which must be compiled to).

Purpose of the “Emergency Protocol”

The purpose of this protocol is to set out the process to be followed and actions to be taken by any person to provide assurance to the DWS in ensuring emergency incidents and situations can be responded to, while at the same time ensuring compliance to the requirements of the National Water Act. Failure to comply to these requirements will be dealt with in terms of section 19 or 20 of the National Water Act (NWA)(Act 36 of 1998).

The agreement relates to situations where any person or entity is required to immediately respond by taking necessary action to an emergency situation or incident. It is noted that this does not include routine or planned maintenance or to deal with poor project planning.

Emergency Protocol:

This “Emergency Protocol” spells out what protocol needs to be followed to remedy “emergency situations and incidents”. In terms of Section 67 of the National Water Act” *Dispensing with certain requirements of Act*” the NWA states the following:

(1) In an emergency situation, or in cases of extreme urgency involving the safety of humans or property or the protection of a water resource or the environment, the Minister may

(a) dispense with the requirements of this Act relating to prior publication or to obtaining and considering public comment before any instrument contemplated in section 156(1) is made or issued;

(b) dispense with notice periods or time limits required by or under this Act;

(c) authorise a water management institution to dispense with

(i) the requirements of this Act relating to prior publication or to obtaining and considering public comment before any instrument is made or issued; and

(ii) notice periods or time limits required by or under this Act.

(2) Anything done under subsection (1)

(a) must be withdrawn or repealed within a maximum period of two years after the emergency situation or the urgency ceases to exist; and

(b) must be mentioned in the Minister's annual report to Parliament.”

(3) *An incident is an event that requires immediate attention that might lead to potential disruption of service delivery.*

Examples include the following:

Replacement of stolen or vandalised or damaged underground cables or, overhead power lines, burst pipelines, flooded or damaged bridges and /or related infrastructure, the replacement of/repairs to damaged infrastructure.

Described below is the process to be followed and definitions.

Process to respond to an Emergency that has a water use implication in terms of section 21 water uses of the NWA. Upon successful completion of the project in compliance with the protocol described below the region can register the General Authorisation in terms of this Notice.

Definitions:

Emergency incident and situations as defined in this notice read together with section 20 and 67 of the NWA.

PROTOCOL TO BE FOLLOWED:

Any person that must attend to an emergency must notify the regional office or CMA about the emergency immediately within 24 hours (as in 1 below). Continuous liaison with the regional office or CMA must be done to keep them informed. All required documents related to planned activities must be submitted to the region/CMA within 14 days of the Emergency. A final report on all executed activities to deal with the emergency must be provided to the relevant region/CMA within 3 month after the date of the emergency occurring and must be drafted in accordance with the specified protocol in this document. Should the incident take place over a weekend or public holiday (outside DWS working hours), the reporting can be forwarded to DWS/CMA and receipt be followed-up on the day after the weekend or holiday.

- 1) **Relevant DWS regional office to be notified about the emergency incident or situation** (hereafter referred to as an Emergency) by means of an email and or 24 hour hotline of DWS. The document emailed must as a minimum contain the following information:
 - a. Date of occurrence of the emergency;
 - b. Date at which any person became aware of the emergency;
 - c. Nature of emergency;
 - d. A motivation and definition of the emergency;
 - e. Description, location and receiving environment sensitivity of the emergency;
 - f. Description of short, medium and long term actions, environmental management and rehabilitation, and emergency plan required to be taken to respond to the emergency;
 - g. Date(s) when the actions will be taken (or have taken place);
 - h. Contract details of responsible persons.

- 2) The following is a list of the required information that must be submitted to the relevant CMA or regional office of DWS within 3 months following the Emergency response to enable the regional office or CMA to determine whether the activities qualifies for a GA in terms of this Notice or whether a *post facto* licence will be required.

Tabulated list of information required to be submitted within a maximum of 3 month after the occurrence of the "Emergency":

Table of Contents
List of Appendices
List of Maps
List of Tables
1. DESCRIPTION OF Emergency situation, location, date, etc.
1.1. Motivation that situation was an emergency
2. EMERGENCY RESPONSE PROGRAMME
3. METHODOLOGY FOLLOWED
4. ENVIRONMENTAL MANAGEMENT STRATEGY
4.1 Description of risks to resource quality and mitigation measures implemented to reduce risks (This report must be based on the Risk Matrix to be completed by SACNASP registered Professional).
4.2. Environmental Impact Management + rehabilitation plan (what, where, when, who, how)
4.3. Monitoring and Review Strategy
5. RESPONSIBILITIES AND PRESCRIBED OCCUPATIONS
6. DECLARATIONS
6.1. Design Engineer
6.2. Site Manager
6.3. Environmental Practitioner / Environmental Control Officer (contact person)
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Map 3: Master Layout Plan
List of Tables
Table 1: Schedule of Crossings
Table 2: Programme (Start and Completion dates)
Table 3: Risk Rating Matrix (Impacts and Significance Ratings)
Table 4: Mitigation Measures
Table 5: Rehabilitation Measures including Plant Species Plan where necessary
Table 4: Stormwater Management Plan

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AIDS HELPLINE: 0800-0123-22 Prevention is the cure

Table 6: Monitoring and Review Measures

Compliance to this Emergency Protocol does not absolve any person from complying with the requirements of any other laws and associated regulations.

APPENDIX D1: Activities listed that are generally authorized for any person subject only to compliance to conditions 8-16 of this Notice. (No requirement for a Risk Matrix Assessment)

Any person	ACTIVITY
Farmers and any other land owners	Emergency river crossings for vehicles to gain access to livestock, crops or residences etc.
Any landowner	Construction of a single residential house and associated infrastructure (including sewer connections below 120l/s, conservancy tanks or French drains provided the sewerage disposal infrastructure is at least 100 m from any watercourse)
Any landowner	Maintenance to private roads and river crossings provided that footprint remains the same and the road is less than 4 m wide.
Any landowner	Erection of fences provided that the fence will not in any way impede or divert flow, or affect resource quality detrimentally in the short, medium to long term.
Any person	Construction of Renewable Energy Projects Solar and Wind with a generating capacity of 100mW or below that: Will not result in any direct destruction of any watercourses and where the sewerage infrastructure are located outside the regulated area of a watercourse. <i>Where there will be any direct impacts/destruction of any watercourses the entire project must be subjected to a comprehensive Risk Matrix Assessment to determine the appropriate entitlement for the project.</i>
Any person	Mini-scale hydropower developments with a maximum capacity of 10kW – 300kW. <i>(Read together with General notice 665 of 6 Sept 2013 General Authorisation section 21 (e) or as amended)</i> These hydropower plants will provide basic, non-grid electricity to rural communities and agricultural land and must in no way affect the flow regime, flow volume and/or water quality including temperature.

APPENDIX D2: Activities listed that are generally authorized for institutions subject only to compliance to conditions 8-16 of this Notice. (No requirement for a Risk Matrix Assessment)

INSTITUTION	ACTIVITIES
ESKOM	<p>Construction of new overhead transmission and distribution power lines outside the active channel of a river and/or outside the extent of a wetland, and minor maintenance of roads, river crossings, towers and substations where footprint will remain the same. The maintenance or replacement of existing overhead and underground cables where it is done in terms of the Emergency Protocol. However, New underground cables and underground and overhead cables within the extent of a wetland must be subjected to the Risk Matrix and are therefore excluded from this appendix.</p>
SANPARKS and provincial conservation agencies SANRAL	<p>Construction and maintenance of all pipe lines (including sewerage) below 500 mm in diameter.</p> <p>All maintenance of bridges over rivers, streams and wetlands and construction of bridges over non-perennial rivers done according to SANRAL Drainage Manual or similar norms and standards. <i>For these linear projects where any other part of the project constitute a section 21 (c) or (i) water use the Risk Matrix must be applied and could result in the entire project being authorised under one authorisation, either a GA or a WUL if "risks" are moderate or high, and are therefore excluded from this appendix.</i></p>
TRANSNET	<p>All 1.5 meter diameter and smaller pipe lines (except pipelines excluded in terms of this Notice - paragraph 3 (e)) and maintenance of railway line crossings of rivers and wetlands outside the extent of a wetland which includes bridges, culverts and access roads as well as minor maintenance of bridges, culverts, access roads and pump stations where the footprint will remain the same. <i>For these linear projects where any other part of the linear project constitute a section 21 (c) or (i) water use the Risk Matrix must be applied and could result in the entire project being authorised under one authorisation, either a GA or a WUL if "risks" are moderate or high, and are therefore excluded from this appendix.</i></p>
Gautrain Management Agency	<p>Maintenance of existing infrastructure and expansion to crossings of non-perennial rivers within the existing servitude. Bridges crossing any other watercourses must be subjected to a risk matrix to determine the appropriate entitlement. <i>For these linear projects where any other part of the project constitute a section 21 (c) or (i) water use the Risk Matrix must be applied and could result in the entire project being authorised under one authorisation, either a GA or a WUL if "risks" are moderate or high, and are therefore excluded from this appendix.</i></p>
TELKOM and all other communication companies	<p>Installation of all cables where watercourses are crossed by Horizontal Directional Drilling or pipe jacking and/or conventional installation (trenching) of cables crossing rivers or passing through the regulated area of a wetland or pan but outside the extent of the wetland or pan. <i>However, conventional installation of cables through the extent of a wetland or pan must be subjected to the Risk Matrix and are excluded from this appendix.</i></p>
Rand water	<p>All maintenance of existing water pipe lines and construction of new water pipe lines 1.5 meter diameter and smaller crossing non-perennial rivers and wetlands outside delineated wetland boundary or extent. <i>Pipelines crossing any other watercourses (within the extent/boundary of wetlands or pan) must be subjected to the Risk Matrix and could result in the entire project being authorised under one authorisation, either a GA or a WUL if "risks" are moderate or high, and are therefore excluded from this appendix.</i></p>

<p>Lessee of state land around government waterworks (state dams)</p>	<p>Construction or maintenance of floating jetties (temporary and permanent) and slipways. <i>Constructed jetties other than floating are excluded from this appendix and must be subjected to the Risk Matrix.</i></p>
<p>Control of alien invasive species or control of indigenous species encroachment</p>	<p>1) When the control will be executed, monitored and reported in terms of a control plan as approved by the relevant regional office or CMA. 2) Release of approved biological control agents for alien invasive aquatic weeds.</p>

IMPORTANT NOTICE: Where infrastructure will be located inside the boundary of any wetland or pan it means that it cannot qualify for this Notice according to Appendix D2 but can still potentially qualify should the Risk Matrix indicate such.

DEPARTMENT OF WATER AND SANITATION

NO. 3140

10 March 2023

ESTABLISHMENT OF THE MZIMVUBU-TSITSIKAMMA CATCHMENT MANAGEMENT AGENCY IN TERMS OF SECTION 78(1) OF THE NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998)

- a) I, Senzo Mchunu, Minister of Water and Sanitation, hereby, in terms of section 78 of the National Water Act, 1998 (Act No 36 of 1998), declare that –
- b) The Mzimvubu-Tsitsikamma Catchment Management Agency is established;
- c) that the catchment management agency name is the Mzimvubu-Tsitsikamma;

The CMA area incorporates the two former water management areas which are the Mzimvubu to Kei and Fish to Tsitsikamma. The intention is that one CMA will manage the water resources in the Mzimvubu to Tsitsikamma water management area. The Mzimvubu-Tsitsikamma Catchment Management Agency covers the majority of the Eastern Cape, and includes portions of KwaZulu-Natal, Western Cape and the Northern Cape.

- i) The Mzimvubu-Tsitsikamma Water Management Area is number 5 as described in the draft National Water Resource Strategy³ as published on the 29 July 2022 gazette number 47133.
- ii) Any other water resources situated outside the area described in paragraph (c)(i) above, which water resources and accompanying area, the Department of Water Affairs or the responsible authority may require the Mzimvubu-Tsitsikamma Catchment Management Agency to control,
- iii) The business case of the Mzimvubu-Tsitsikamma Catchment Management Agency has been approved;
- iv) All initial and inherit and delegated functions will be performed in the Mzimvubu-Tsitsikamma CMA.
- v) Water resource management charge will be billed by the Mzimvubu-Tsitsikamma CMA in accordance with Section 57(2) of the National Water Act.



**MR SENZO MCHUNU, MP
MINISTER OF WATER AND SANITATION**

DATE:

24/02/2023



NATIONAL DEVELOPMENT PLAN
Our Future - make it work

DEPARTMENT OF WATER AND SANITATION

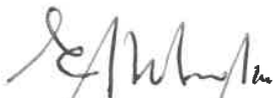
NO. 3141

10 March 2023

NATIONAL WATER ACT, 1998

**WATER RESOURCE CLASSES AND RESOURCE QUALITY
OBJECTIVES FOR THUKELA CATCHMENTS IN THE PONGOLA-
MTAMVUNA WATER MANAGEMENT AREA**

I, Senzo Mchunu, in my capacity as Minister of Water and Sanitation, and duly authorised in terms of section 13(1) of the National Water Act, 1998 (Act No. 36 of 1998), hereby determine the classes of water resources and the associated resource quality objectives, as set out in the Schedule hereto.



MR SENZO MCHUNU

MINISTER OF WATER AND SANITATION

DATE: 02/12/22

SCHEDULE

WATER RESOURCE CLASSES AND RESOURCE QUALITY OBJECTIVES FOR THUKELA CATCHMENTS IN THE PONGOLA-MTAMVUNA WATER MANAGEMENT AREA

DEFINITIONS

1. In this Schedule any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned and, unless the context indicates otherwise—

“**Class I water resource**” means a water resource in which the configuration of ecological categories of the water resources within a catchment, results in an overall condition of that water resource that is minimally altered from its pre-development condition, and as defined in the Water Resource Classification System Regulations;

“**Class II water resource**” means a water resource in which the configuration of ecological categories of the water resources within a catchment, results in an overall condition of that water resource that is moderately altered from its pre-development condition, and as defined in the Water Resource Classification System Regulations;

“**Class III water resource**” means a water resource in which the configuration of ecological categories of the water resources within a catchment, results in an overall condition of that water resource that is significantly altered from its pre-development condition, and as defined in the Water Resource Classification System Regulations;

“**Ecological category**” means the ecological condition of that water resource in terms of the deviation of its biophysical components from a predevelopment condition;

“**Ecological water requirements**” in relation to a water resource, means the quantity and quality of water of that resource that is required to maintain the said water resource in its ecological category;

“**Integrated unit of analysis**” means a water resource catchment that incorporates a socio-economic zone, but is defined by a watershed;

“**Percentile**” means the non-exceedance probability i.e. at the 95th percentile, 95 percent of values must be less than or equal to the value; and at 50th percentile 50, percent of values must be less than or equal to the value;

“**Present ecological state**” means the current health or integrity of various biological attributes of the resource, compared to the natural or close to natural reference conditions;

“**Recommended ecological category**” means a category indicating the ecological management target for a water resource based on the eco-classification that should be attained, where values range from Category A (unmodified, natural) to Category D (largely modified);

“Resource quality objectives” means descriptive qualitative statements and numerical values for the biological, physical and chemical attributes of the significant water resources throughout the catchments;

“Resource unit” means a basic unit of a water resource to which resource quality objectives will apply;

“Target ecological category” means the ultimate target to achieve a sustainable system both ecologically and economically, considering the Present ecological state and Recommended ecological category; and

“Water Resource Classification System Regulations” means the Regulations for the Establishment of the Classification System, 2010, as prescribed in Government Notice No. R. 810 of 17 September 2010.

DESCRIPTION OF THE WATER RESOURCE

2. The water resource classes and resource quality objectives are determined for all or part of every significant water resource as set out below:

Water Management Area: Pongola-Mtamvuna
Drainage Region: V Primary Drainage Region
River(s): Thukela River System

DETERMINATION OF CLASSES OF WATER RESOURCES

3. (1) The water resource classes according to the overall class per Integrated unit of analysis for the Thukela Catchment are listed in Table 1 of the Annexure and indicated in Figure 1 of the Annexure.

(2) The Integrated unit of analysis boundaries of the Thukela Catchment are indicated in Figure 2 of the Annexure.

(3) The water resources within an Integrated unit of analysis are classified in terms of their extent of permissible utilisation and protection as either—

(a) Class I water resource: indicating higher ecological protection and minimal utilisation;

(b) Class II water resource: indicating moderate protection and moderate utilisation;
or

(c) Class III water resource: indicating sustainable minimal protection and high utilisation.

(4) Table 1 of the Annexure provides the Integrated unit analysis, its water resource class and its respective catchment configuration.

(5) The catchment configuration consists of a number of biophysical nodes representing river reaches or Resource units, and the Target ecological category for some Resource units in the Integrated unit of analysis is provided.

DETERMINATION OF RESOURCE QUALITY OBJECTIVES

4. (1) Resource quality objectives are defined for each prioritised Resource unit for every Integrated unit of analysis in terms of water quantity, habitat and biota, and water quality.

(2) Figure 3 of the Annexure represents the Resource unit boundaries of the Thukela Catchment.

(3) Table 2 to Table 16 of the Annexure provide the Resource quality objectives for RIVERS AND DAMS in priority Resource units.

(4) Table 17 of the Annexure represents the Resource quality objectives for PRIORITY WETLAND CLUSTERS AND SYSTEMS in selected Resource units.

(5) Table 18 to Table 32 of the Annexure represent Regional and Resource units specific Resource quality objectives for GROUNDWATER in priority groundwater Resource units.

(6) Table 33 of the Annexure represents Resource quality objectives for the THUKELA ESTUARY in priority Resource units.

COMMENCEMENT

5. The Notice shall come into operation on the date of publication hereof.

The Annexure to this Notice, containing Water resource classes and Resource quality objectives, can be accessed from:

<https://www.dws.gov.za/rdm/WRCS/default.aspx>

or requested from:

Director: Water Resource Classification
Attention: Ms Lebogang Matlala
Department of Water and Sanitation
Ndinaye Building 5046
178 Francis Baard Street
Private Bag x 313
Pretoria
0001
E-mail: matlalal@dws.gov.za

ISAZISO SOMPHAKATHI**UMNYANGO WEZAMANZI NOKUTHUTHWA KWENDLE****UMTHETHO WEZAMANZI KAZWELONKE, 1998****UKUHLELWA KWEZINHLOBO ZAMAZINGA EMITHOMBO YAMANZI
NEQOPHELO LAMANZI EZINDAWENI ZOKUSINGATHWA KWAMANZI
EZINGAPHANSI KOTHUKELA EZISUKELA OPHONGOLO KUYA
EMTHAVUMA**

Mina, Senzo Mchunu, ngokwesikhundla sami njengoNgqongqoshe Wezamanzi Nokuthuthwa Kwendle, futhi ngokugunyazwa yisigaba 13(1) soMthetho Wezamanzi kaZwelonke ka 1998 (uMthetho No. 36 ka 1998), lapha ngingquma izinhlobo namazinga emithombo yamanzi kanjalo nezindlela zokubheka amazinga amanzi ezihambisana nalokho, njengoba kubekwe kwiSheduli engezansi.

**MNU SENZO MCHUNU****UNGQONGQOSHE WEZAMANZI NOKUTHUTHWA KWENDLE****USUKU:** 02/12/22

ISHEDULI**UHLELO LOKUBEKWA KWAMAZINGA EMITHOMBO YAMANZI NEQOPHELO LAMANZI EZINDAWENI ZOKUGCINA AMANZI EZINGAPHANSI KOTHUKELA EZISUKELA OPHONGOLO KUYA EMTAMVUNA****IZINCAZELO**

1. Kule Sheduli noma yiliphi igama noma isisho esinikeziwe incazelo eMthethweni siyoba naleyo ncazelo futhi, ngaphandle uma ingqikithi isho okwehlukile —

“Umthombo wamanzi oseZingeni I” kushiwo umthombo wamanzi lapho lapho isimo semvelo somthombo kuleyo ndawo okumi khona amanzi singashintshiwe, okwenza ukuthi kuma kwendawo yomthombo wamanzi kuhlale kunjengoba kunjalo, kufane nangesikhathi indawo ibingakathuthukiswa, njengoba kuchazwe kwiMithethonqubo Yohlelo Lokuhlukaniswa Kwamazinga Emithombo Yamanzi;

“Umthombo wamanzi oseZingeni II” kushiwo umthombo wamanzi lapho isimo semvelo somthombo kuleyo ndawo okumi khona amanzi sishintshiwe ngandlela thile, okwenza ukuthi isimo sendawo okugcinwe kuyona amanzi sishintshe ngandlela thile kuleso simo esasiyisona ngaphambi kokuthuthukiswa kwayo, njengoba kuchazwe kwiMithethonqubo Yohlelo Lokuhlukaniswa Kwamazinga Emithombo Yamanzi;

“Umthombo wamanzi oseZingeni III” kushiwo umthombo wamanzi lapho isimo semvelo somthombo kuleyo ndawo okumi khona amanzi siqalwe phansi, okwenza ukuthi isimo sendawo okugcinwe kuyona amanzi sehluke kakhulu ukunalokhu esasiyikhona ngaphambi kokuthuthukiswa kwayo, njengoba kuchazwe kwiMithethonqubo Yohlelo Lokuhlukaniswa Kwamazinga Emithombo Yamanzi;

“Umkhakha wesimo semvelo” kushiwo isimo semvelo salowo mthombo wamanzi ngendlela esesehluke ngayo ngokwendlela esesime ngayo uma kuqhathaniswa nangaphambi kokuqalwa kwentuthuko;

“Izidingo zamanzi ezingokwesimo semvelo” mayelana nomthombo wamanzi, kushiwo umthamo nezinga lamanzi lowo mthombo okudingeka uligcine kuleyo ndawo okuyona ngokwemvelo;

“Ukuhlaziywa Ngokuhlanganiswa kwamayunithi” ushiwo indawo ewumthombo yokugcina amanzi ehlanganisa indawo yomphakathi yezomnotho, kodwa ebhekwa ngokwendawo ekhona enamanzi;

“i-Percentile” kushiwo isilinganiso okungamele kweqiwe kusona uma kukalwa, njengokuthi u-95th Percentile, usho ukuthi umthamo noma isilinganiso sokukalwayo akumele seqe kumaphesenti angu-95 wamaphesenti; futhi u-50th percentile usho ukuthi akumele kweqiwe kwisilinganiso samaphesenti awu-50;

“Isimo samanje sendawo” kushiwo isimo sempilo nokuma kwendawo ewumthombo nezinto zemvelo ezitholakala kuyona, uma kuqhathaniswa nezimo ezejwayelekile zemvelo okubukelwa kuzona;

“Umkhakha wesimo semvelo onconywayo” kushiwo umkhakha okhomba izinjongo zokunakekelwa kwemvelo zalowo mthombo wamanzi ngokususela ekuhlukanisweni kwemikhakha ngokwesimo semvelo okumele sihlale sikhona, lapho amazinga esikela eMkhakheni A (indawo engashintshiwe, eyimvelo) kuya eMkhakheni D (indawo eshintshwe kakhulu);

“Izinhlolo zezinga lomthombo” kushiwo ulwazi ulicacisayo ngezinga nezinombolo ezichaza kabanzi ngobungako bemvelo, izinto namakhemikhali angaba khona kulowo mthobo wamanzi kuyona yonke indawo egcine amanzi;

“Iyunithi lomthombo” kushiwo iyunithi elejwayelekile lamanzi atholakala emthonjeni wamanzi okuyosetshenziswa lona ngenhloso yokubheka amanzi;

“Umkhakha wezemvelo oyinjongo” kushiwo injongo ehloswe ukufezekiswa ukuze uhlelo luhambisane ngokwemvelo nangokwezomnotho, kubhekelwa kakhulu izimo sangaleso sikhathi semvelo nesimo esinconywayo somkhakha wemvelo; futhi

“iMithethonqubo Yohlelo Lokuhlukaniswa Kwamazinga Emithombo Yamanzi” kushiwo iMithethonqubo yokuSungungulwa koHlelo Lokuhlukanisa Amazinga, ka 2010, njengoba ibhalwe kwiSaziso sikaHulumeni No. R. 810 sika-17 kuMandulo 2010.

UKUCHAZWA KOMTHOMBO WAMANZI

2. Lapha kunqunywa izinhlobo zemithombo yamanzi nezinjongo zokubekwa zamazinga emithombo yamanzi, kuyo yonke noma ingxenye yale mithombo yamanzi ebalulekile eshiwo ngezansi:

Indawo Elawulwayo Yamanzi:	UPhongolo kuya eMtamvuna
Isifunda Sokudonsa Amanzi:	Isifunda Sokudonsa Amanzi esiyi-V Primary
Umfula:	Uhlelo Lomfula uThukela

UKUNQUNYWA KWAMAZINGA EMITHOMBO YAMANZI

3. (1) Izinhlobo zamazinga emithombo yamanzi uma kubhekwa lonke uhlelo lokucwaninwa kwamayunithi amanzi esewonke eNdaweni yamanzi yasoThukela zikluliswe kwiThebula 1 leSithasiselo futhi zikhonjiswe kuMdwebho 1 weSithasiselo.

(2) Imigcele yokucwaningwa kwamayunithi amanzi sekukonke endaweni yamanzi yasoThukela kukhonjiswe kuMdwebho 2 weSithasiselo.

(3) Imithombo yamanzi engaphakathi kwendawo ecwaningwayo ngokwamayunithi esewonke ihlukaniswe ngokobungako bezindlela amanzi angasetshenziselwa futhi avikelwe zona ngale ndlela —

- (a) Umthombo wamanzi oseZingeni I: lapho kuvikelwe kakhulu imvelo futhi amanzi esetshenziswa kancane;
- (b) Umthombo wamanzi oseZingeni II: lapho imvelo ivikelwe okungatheni namanzi esetshenziswa okungatheni; noma
- (c) Umthombo wamanzi oseZingeni III: lapho imvelo ivikelwe kancane futhi amanzi esetshenziswa kakhulu.

(4) UThebula 1 leSithasiselo lihlinzeka ucwaningo lwamayunithi esewonke, izinga lomthombo wamanzi nezilinganiso zaleyo ndawo egcine amanzi.

(5) Izilinganiso zendawo okugcinwe kuyona amanzi zihlanganisa izindawo eziningi ezibonakalayo zemvelo ezikhombisa lapho kuhamba noma kufinyelela khona imifula noma amayunithi emithombo, futhi kuhlinzekwa umkhakha olindelekile wesimo semvelo emthonjeni ngamunye ngokocwaningo lweyunithi ngayinye yamanzi kulowo mthombo uwonke.

UKUBEKWA KWEZINHLOSO ZAMAZINGA EMITHOMBO YAMANZI

4. (1) Kubekwe izinhloso zamazinga emithombo yamanzi zomkhakha ngamunye weyunithi lomthombo wamanzi emkhakheni ngamunye ocwaningwayo weyunithi lamanzi lapho kubhekwa khona umthamo wamanzi, izinto ezihlala emanzini nokuyimvelo okutholakala emanzini, nezinga lamanzi.

(2) Umdwebo 3 weSithasiselo ukhombisa imingcele yezindawo zemithombo yaManzi zasoThukela.

(3) IThebula 2 kuya kwiThebula 16 leSithasiselo likhombisa izinhloso zokubekwa kwamazinga emithombo yamanzi ZEMIFULA NAMADAMU kumayunithi emithombo yamanzi abalulekile.

(4) IThebula 17 leSithasiselo likhombisa izinhloso zokubekwa kwamazinga lemithombo yamanzi EZINCAWENI EZIHLANGENE EZINGAMACHIBI NEZIYIMIHOSHA kumayunithi emithombo amanzi athile.

(5) IThebula 18 kuya kwiThebula 32 leSithasiselo likhombisa izinhloso zokubekwa kwamazinga emithombo yamanzi ZAMANZI ANGAPHANSI KOMHLABA ngokwamayunithi emithombo yamanzi abalulekile.

(6) IThebula 33 leSithasiselo limele izinhloso zamazinga emithombo yamanzi OZALWENI LOTHUKELA ngokwamayunithi emithombo yamanzi abalulekile.

UKUQALA KOKUSEBENZA KOMTHETHO

5. ISaziso siyoqala ukusebenza ngosuku esiyoshicilelwa ngalo.

Isithasiselo salesi Saziso, esiqukethe amakilasi emithombo yamanzi kanye nezinhloso zekhwalthi yemithombo, singafinyelelwa ku:

<https://www.dws.gov.za/rdm/WRCS/default.aspx>

noma kucelwe ku:

Director: Water Resource Classification
Attention: Ms Lebogang Matlala
Department of Water and Sanitation
Ndinaye Building 5046
178 Francis Baard Street
Private Bag x 313
Pretoria
0001
E-mail: matlalal@dws.gov.za

DEPARTMENT OF WATER AND SANITATION

NO. 3142

10 March 2023

NATIONAL WATER ACT, 1998

(ACT NO. 36 OF 1998)

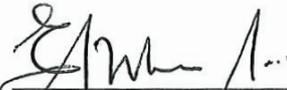
DRAFT INTEGRATED WATER QUALITY MANAGEMENT POLICY

I, Mr Senzo Mchunu, in my capacity as Minister of Water and Sanitation, hereby publish the draft Integrated Water Quality Management policy for public comments.

Any person who wishes to submit written representations or comments on the revised Integrated Water Quality Management policy is invited to do so within 90 days of publication of this Notice. All representations and comments must be submitted in writing to:

Department of Water and Sanitation
Attention: Mr. K Makhubele
Ndinaye Building 4020
178 Francis Baard Street, Pretoria
or sent to Private Bag X313, Pretoria, 0001.

Enquiries can be directed to the Department of Water and Sanitation, Mr Kenneth Makhubele at (012)336-6896, e-mail: MakhubeleK@dws.gov.za or Mr Musawenkosi Kunene at (012) 336-8123, e-mail: KuneneM2@dws.gov.za



MR S MCHUNU
MINISTER OF WATER AND SANITATION
Date: 08/11/22

DRAFT INTEGRATED WATER QUALITY MANAGEMENT POLICY

Preamble

The Integrated Water Quality Management policy therefore provides an initial policy framework that aims to connect with wider national policies, provides the opportunity to align approaches towards managing water quality and ensures that water quality management becomes a national imperative, and not just the mandate of the Department of Water and Sanitation. The Integrated Water Quality Management policy recognizes that meeting the water quality management challenges of South Africa demands an integrated and sector wide approach that is highly reliant on the co-operation of, and collaboration with, a broad range of stakeholders, particularly that of sister departments and other organs of state, such as catchment management agencies.

The draft Integrated Water Quality Management policy edition 2, version 1 consists of the following chapters:

Chapters:

- Chapter 1: Introduction
- Chapter 2: Current Policy and Legislative Environment
- Chapter 3: Policy Response
- Chapter 4: Conclusion

The draft Integrated Water Quality Management policy can be viewed from the DWS website below:

<https://www.dws.gov.za/Projects/Water%20Quality%20Management%20Policy/Default.aspx>

The comment register is also included on the link above for use.

Department of Water and Sanitation

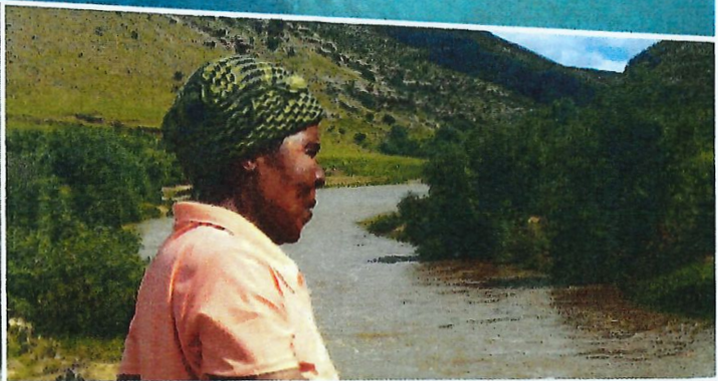
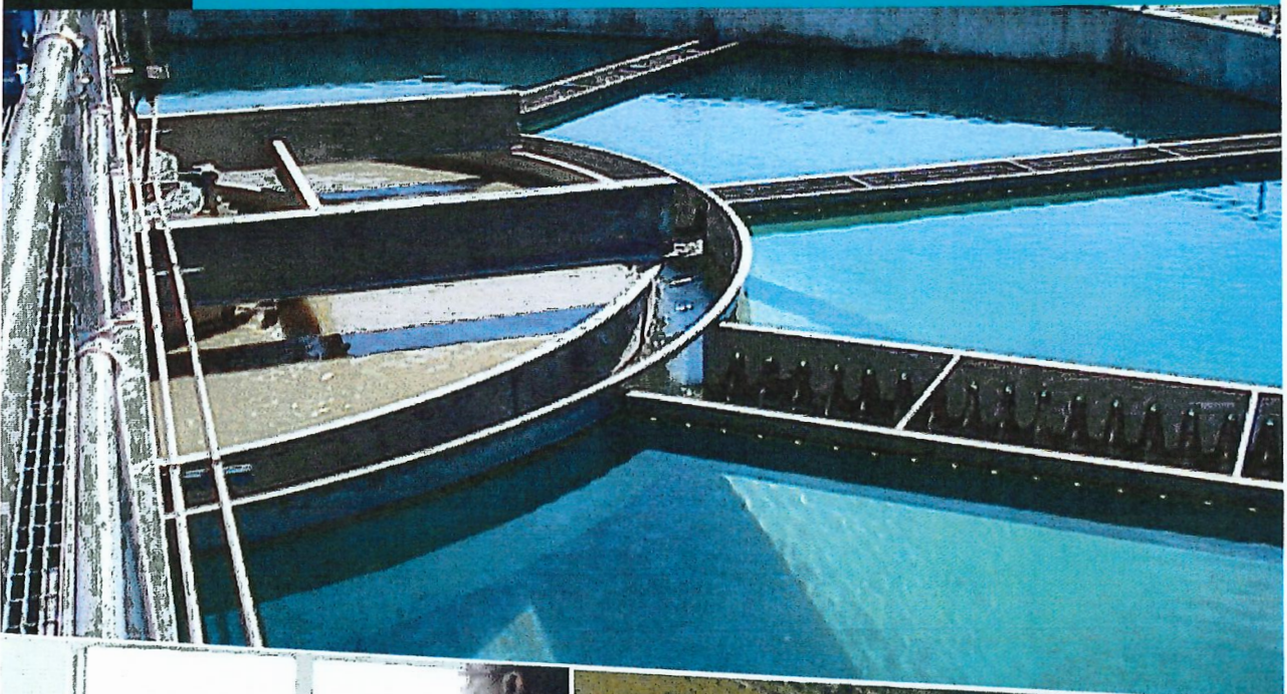
CHIEF DIRECTORATE: POLICY

Integrated Water Quality Management

POLICIES AND STRATEGIES FOR SOUTH AFRICA

DRAFT FOR
PUBLIC
COMMENT

WQM POLICY



WATER IS LIFE - SANITATION IS DIGNITY



water & sanitation

Department:
Water and Sanitation
REPUBLIC OF SOUTH AFRICA



GENERAL NOTICES • ALGEMENE KENNISGEWINGS

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1654 OF 2023

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. This claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim is as follows:

Project Name : Bosch Family
 Number of Claims : 1
 Area : District six
 Property : Erf 8420 D6 Cape Town
 Type : Tenant
 Date submitted : 06th May 1996
 Current Owner : Chafeker Ebrahim Saidoo

No.	Ref No.	Surname & Initial	Property Description	Area	Extent	Dispossessed Person
1.	B122	C Bosch	Rem Portion 0	Cape Town	3270000 SQM	Cecil Bosch

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 90 days from the publication of this notice, any comments / information to:

The Regional Land Claims Commission: Western Cape
 Private Bag X9163
 Cape Town
 8000
 Tel: 021-409 0300
 Fax: 021-424-5146

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

APPROVED
 DATE 2023/02/23

CHECKED
 DATE 15/12/2023

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1655 OF 2023

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act 1994 (Act 22 of 1994) as amended, that a Land Claim for Restitution of Land Rights has been lodged by Ms. Notaru Venus Kula as the spouse of the late Mr. Mbuyiselo Gladstone Kula (ODI) for Erf 149109 Cape Town at Kensington situated in the City of Cape Town under Cape Town Metro, Western Cape

Reference Number	:	K621
Dispossessed Party	:	Mr. Mbuyiselo Gladstone Kula
Claimant	:	Ms. Notaru Venus Kula
Property Description	:	Erf 149109 Cape Town at Kensington
Extent	:	582m ²
Capacity	:	Tenancy
Date of Occupation	:	1948
Date of Dispossession	:	1960
Current Owners	:	Achmat Hendricks and Fatima Hendricks
Date Submitted	:	31 December 1998

The Regional Land Claims Commission investigated this claim in terms of provisions of the Act. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 15 days from the publication of this notice, any comments / information to: The Regional Land Claims Commission: Western Cape, Private Bag X9163, Cape Town, 8000, Tel no: (021) 4090300 and Fax no: (021) 424-5146

Mr. L. H. Maphutha
Regional Land Claims Commissioner

APPROVED

DATE

CHECKED

DATE

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1656 OF 2023

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

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

Claimant	:	Peter Andrew Muller
ODI	:	Alexander Muller
Capacity	:	Ownership
Current Owners	:	Hilary Alison and Colin Harold Fowler.
Date of submission	:	7 February 1997

Ref no	Property Description	Area	Extent	Date of Dispossession
KRK6/2/3/A/1/0/331 (M433)	Erf 1396 a portion 1 of Erf 1395	Grassy Park, City of Cape Town	1160m ²	21/09/1964

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

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

Tel: (021)409-0300
Fax: (021)409-0539

CHECKED.....

DATE.....12/7/2016.....

APPROVED.....

DATE.....20/6/2017.....

Mr. L.H Maphutha
Regional Land Claims Commissioner

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1657 OF 2023

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 Land Rights Act 1994, (Act No. 22 of 1994), as amended. This claim for the restitution of land rights has been submitted to Regional Land Claims Commissioner of Western Cape. The particulars regarding this claim are as follows:

REFERENCE No: KRK6/2/3/A/6/0/84/128 (N293)

DISPOSSESSED PARTY: African United National Baptist Church

PROPERTY DESCRIPTION: Erf 104142 in Welcome Estate, City of Cape Town

EXTENT: (1173m²)

DATE OF DISPOSSESSION: 1967

CAPACITY: OWNERSHIP

CURRENT OWNER: Gabriels Rashaad

DATE OF LODGEMENT: 04 May 1998

The Commission on Restitution of Land Rights will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 15 days from the publication of this notice, any comments / information to:

REGIONAL LAND CLAIMS COMMISSIONER: WESTERN CAPE
PRIVATE BAG X9163
CAPE TOWN
8000

TEL: 021-409 0300
FAX: 021-424 5146

MR. L.H MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED: 

DATE:2021/12/17.....

CHECKED BY: 

DATE: 15/11/2021

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1658 OF 2023

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

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

Number of Claims : 1
Area : District Six
Claimant : Owner
Property/ies : As listed below
Date Submitted : 18 August 2021

REF NO	CLAIMANT	PROPERTY DISCRIPTION	CURRENT OWNER
KRK6/2/3/A/1/0/331/0/02 37(P237)	lysha Pochee	Erven 9144, 9103 and Rem of Erf 9104, District Six	City of Cape Town

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 30 days from the publication of this notice, any comments / information to:

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

Tel: (021)409-0300
 Fax: (021)418 0205

CHECKED.....

DATE: 20/09/2022

APPROVED:.....

DATE: 2021/09/30

Mr. L. H. Maphutha
 Regional Land Claims Commissioner

**AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF
NOTICE 1659 OF 2023**

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

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

Project Name : Uniting Reformed Church, Calitzdorp
 Number of Claims : 1
 Areas : Calitzdorp
 Properties : ERF 324, a portion of Lot A, Farm Buffels Vallei, Calitzdorp
 The claimant : JA November (on behalf of Uniting Reformed Church, Calitzdorp)
 Date submitted : 17 March 1998
 Current Owners : Republic of South Africa
 Option : Financial compensation

No.	Ref No.	Claimant	Property Description	Area	Extent	Dispossessed Person
1.	P358	JA November	ERF 324, a portion of Lot A, Farm Buffels Vallei, Calitzdorp	Calitzdorp	1,337 hectares	Uniting Reformed Church Calitzdorp

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

The Regional Land Claims Commission: Western Cape
 Private Bag X9163
 CAPE TOWN
 8000
 Tel: 021 – 409 0300
 Fax: 021 – 424 5146

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

APPROVED
 DATE 2021/12/07
 CHECKED
 DATE 20 01/12/2021

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1660 OF 2023

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

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

Project Name : **Peters Family**

Number of Claims : **01**

Area : **Claremont, City of Cape Town Metro, Western Cape**

Type of Claim : **Tenancy**

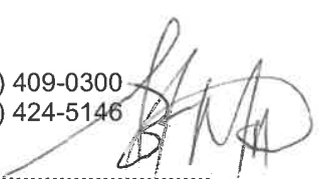
Property : **As listed below**

Ref. number	Claimant	Lodgement date	Property description	Current owner(s)
P448	MF Peters	17/07/1998	14 SUFFOLK STREET HARFIELD CLAREMONT	GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 90 days from the publication of this notice, any comments/ information to:

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

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

CHECKED.....

DATE.....*28/11/2022*

APPROVED.....

DATE *2023/02/16*.....

Mr. L.H Maphutha
Regional Land Claims Commissioner

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF**NOTICE 1661 OF 2023****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 Land Rights Act 1994, (Act No. 22 of 1994), as amended. This claim for the restitution of land rights has been submitted to Regional Land Claims Commissioner of Western Cape. The particulars regarding this claim are as follows:

REFERENCE No: KRK6/2/3/A/5/56/0/12 (P514)

DISPOSSESSED PARTY: G.R.E Petersen

PROPERTY DESCRIPTION: Erf 14775 in Parow, City of Cape Town

EXTENT: (1031m²)

DATE OF DISPOSSESSION: 1978

CAPACITY: OWNERSHIP

CURRENT OWNER: National Housing Board

DATE OF LODGEMENT: 29 December 1998

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

REGIONAL LAND CLAIMS COMMISSIONER: WESTERN CAPE
PRIVATE BAG X9163
CAPE TOWN
8000

TEL: 021-409 0300
FAX: 021-424 5146

MR. L.H MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED: 

DATE: 2021/08/11

CHECKED BY: 

DATE: 2021/08/04

2021/08/04



AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1662 OF 2023

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

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

Project Name : Prins Family Claim

Number of Claims : 2

Properties : Portion 69, 73, 119, 131, 133 and the Remainder (RE/60) of the Farm Warmwater No. 60, Calitzdorp, Portion 125 of Farm No 34, Oudtshoorn, Remainder (RE/155) of Farm No.155, Oudtshoorn, Portion 27, 31 & 33 of Farm No. 150, Oudtshoorn and Portion 95 of Farm No.78, Calitzdorp

The claimant : Mr. Arend Joseph (duly appointed family representative)

Dispossessed Person : Thomas and Nicolaas Prins

Date submitted : 12 June 1998 & 27 November 1998

Reference Number : KRK6/2/3/A/29/179/0/543 (P543) & KRK6/2/3/A/179/0/569 (P569)

The Regional Land Claims Commission: Western Cape will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 90 days from the publication of this notice, any comments/information to:

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

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

CHECKED

DATE

APPROVED

DATE



 20/09/2022



 2022/09/27

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1663 OF 2023

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

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

Project Name : Lemmetjiesdorp, Swellendam
 Number of Claims : 1
 Properties : Erven 10, 11, 12, 4615, 4614, 6789, 4612, 4611, 4610, 4609, 6788, 4607, 1499, 5188 and 2903, Swellendam
 The claimant : Mr. August Daniel Johannes Pieterse (obo Lemmetjiesdorp Community)
 Dispossessed Person : Lemmetjiesdorp Community
 Date submitted : 29 December 1998
 Reference Number : KRK6/2/3/A25/125/0/30 (P711)

The Regional Land Claims Commission: Western Cape will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 90 days from the publication of this notice, any comments/information to:

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

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

CHECKED

DATE

APPROVED

DATE



 15/9/22



 2022/09/27

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1664 OF 2023

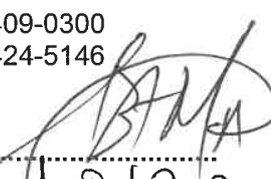
GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)

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. This is a claim for the restitution of land rights that has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Claim Ref. Number	Claimant	Claim submission date	Claimed Property	Extent (sqm)	Year of Dispossession
S406	Mr. J.J Solomon	05 March 1997	Erf 388 Darling in the City of Cape Town, Western Cape	634 square meters	T2011/1971

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

The Regional Land Claims Commission: Western Cape
 Private Bag X9163
 Cape Town
 8000
 Tel: (021)409-0300
 Fax: (021)424-5146

CHECKED..... 

DATE..... 30/08/2021

APPROVED..... 

DATE..... 2021/02/09

Mr. L.H Maphutha
 Regional Land Claims Commissioner

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1665 OF 2023

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

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

Name of the claimant : Sabina Sayed

Dispossessed person : Julina Kitmiena Abrahams & Isak Johannes Jacobs Davids

Reference Numbers : KRK6/2/3/A/4/2117/0/S901

Property : Erf 10455 Elsies River

Date Submitted : 30th December 1998.

Ref number	Claimants	Claimed property description.	Claim submission date	Extent	Deed of dispossession
S901	Sabina Sayed	Erf 10455 Elsies River, City of Cape Town	30/12/1998	496 square meters	T2148/1976

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

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

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

CHECKED.....
DATE..... 07/02/2023

APPROVED.....
DATE..... 2023/02/23

Mr. L.H Maphutha
Regional Land Claims Commissioner

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1666 OF 2023

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 Land Rights Act 1994, (Act No. 22 of 1994), as amended. This claim for the restitution of land rights has been submitted to Regional Land Claims Commissioner of Western Cape. The particulars regarding this claim are as follows:

Reference Number : KRK6/2/3/A/10/82/0/260 (V244)

Claimant : Mr. Richard Gordon Volks

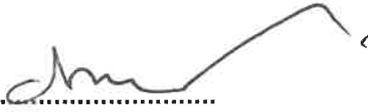
NO	Property Description	Original Dispossessed Person(s)	District Municipality	Extent	Current Owner
1.	Erf 6027 Paarl	JM Solomon	Cape Winelands, WC	300m ²	Municipality of Paarl
2.	Erf 6028 Paarl	JM Solomon	Cape Winelands, WC	300m ²	Municipality of Paarl
3.	Erf 6029 Paarl	JM Solomon	Cape Winelands, WC	300m ²	Municipality of Paarl
4.	Erf 6030 Paarl	JM Solomon	Cape Winelands, WC	300m ²	Municipality of Paarl
5.	Erf 6131 Paarl	JM Solomon	Cape Winelands, WC	566m ²	Truter Charlotte
6.	Erf 6164 Paarl	AA Gfillan	Cape Winelands, WC	11292m ²	Solomon Joyce Mildred and Volks Abel Joseph
7.	Erf 6165 Paarl	Jan Van Wyk	Cape Winelands, WC	4394m ²	No Data Found
8.	Erf 6166 Paarl	Minitzers	Cape Winelands, WC	554m ²	Abrahams David Peter and Abrahams Lenora Filicity
9.	Erf 6167 Paarl	B. Volks	Cape Winelands, WC	0.0000 DUM	Lapperts Joseph B-E and Lapperts Salama
10.	Erf 6168 Paarl	B. Volks	Cape Winelands, WC	230m ²	Municipality of Paarl
11.	Erf 6203 Paarl	JM Solomon	Cape Winelands, WC	759m ²	Vergotine Joslin Diane
12.	Erf 5997 Paarl	JM Solomon	Cape Winelands, WC	565m ²	Simpson Neil Christopher Pierre and Simpson Esmerelda Julian
13.	Erf 5998	JM Solomon	Cape Winelands,	565m ²	Bridgens Caryn Magdalene

	Paarl		WC		
14.	Erf 5661 Paarl	A. Perkes GM Latief	Cape Winelands, WC	619m ²	Jacobs Medwin Charles Jacobs Tanya Rene
15.	Erf 6038 Paarl	Est. Late SS Solomon	Cape Winelands, WC	471m ²	Andrews Dieudone Clive and Andrews Hazel Jennifer
16.	Erf 6039 Paarl	Est. Late SS Solomon	Cape Winelands, WC	471m ²	Johannes Marinda
17.	Erf 6040 Paarl	Est. Late SS Solomon	Cape Winelands, WC	471m ²	Hendricks Willem Johannes and Hendricks Elizabeth Louisa
18.	Erf 6043 Paarl	Est. Late SS Solomon	Cape Winelands, WC	471m ²	Simerie Christelene

Date Submitted : 23 December 1998

The Regional Land Claims Commission investigated this claim in terms of provisions of the Act. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 90 days from the publication of this notice, any comments / information to: The Regional Land Claims Commission: Western Cape, Private Bag X9163, Cape Town, 8000, Tel no: (021) 4090300 and Fax no: (021) 424-5146

Mr. L. H. Maphutha
Regional Land Claims Commissioner

APPROVED 

DATE 21/09/2022

CHECKED 

DATE 24/8/2022

AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

NOTICE 1667 OF 2023

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

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

Number of Claims : 1
Area : District Six
Claimant : Owner
Property : As listed below
Date Submitted : 18 March 2022

REF NO	CLAIMANT	PROPERTY DISCRIPTION	CURRENT OWNER
KRK6/2/3/A/1/0/331/254 (W111)	Sarah Isabelle Wentzel	Erf 7052, District Six	Community Development Board

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 30 days from the publication of this notice, any comments / information to:

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

Tel: (021)409-0300
 Fax: (021)418 0205

CHECKED.....

DATE: 20/04/2022

APPROVED:.....

DATE: 2022/05/05

Mr. L. H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 1668 OF 2023

**COMPENSATION FOR OCCUPATIONAL INJURIES AND DISEASES ACT, 1993
(ACT No. 130 OF 1993), AS AMENDED****INCREASE IN MONTHLY PENSIONS**

Under Section 57(1) of the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No. 130 of 1993 as amended), I, Thembelani Waltermade Nxesi, Minister of Employment and Labour, hereby issue a notice of intention to increase monthly pensions payable in terms of Section 49 (4) and 54 (1) (a), (b), (c) and (d) with 7.5% with regards to accidents which occurred before 31st March 2023 as well as occupational diseases which were diagnosed before 31st March 2023. The increase of 7.5% is intended to be effected from 01st April 2023.

I invite all interested parties to submit comments in writing by mail to the Compensation Commissioner, P O Box 955, Pretoria, 0001 or email to Melinda.Visagie@labour.gov.za within 60 days of publishing of this notice.

**MR TW NXESI, MP****MINISTER: EMPLOYMENT AND LABOUR**DATE 13/02/2023

GOVERNMENT NOTICE**DEPARTMENT OF EMPLOYMENT AND LABOUR**

No.

DATE:

**COMPENSATION FOR OCCUPATIONAL INJURIES AND DISEASES
ACT, 1993
(ACT No. 130 OF 1993), AS AMENDED****AMENDMENT OF SCHEDULE 4: MANNER OF CALCULATING COMPENSATION**

Under Section 55 of the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No. 130 of 1993), I, Thembelani Waltermade Nxesi, Minister of Employment and Labour, hereby issue a notice of intention to amend Schedule 4 for accidents that occur from 1st April 2023 as well as occupational diseases diagnosed from the 1st April 2023. The minimum and maximum compensation set out in this notice will be implemented with effect from 1st April 2023.

I invite all interested parties to submit comments in writing by mail to the Compensation Commissioner, P O Box 955, Pretoria, 0001 or email to Melinda.Visagie@labour.gov.za within 60 days of publishing of this notice.

.

**Schedule 4 of COIDA : Recommended benefits from 1
April 2023:**

(i)	(ii)	(iii)	(iv)	(v)	(vi)	(vii)
Item	Section	Nature and degree of disablement	Nature of benefits	Manner of calculating benefits	Maximum compensation	Minimum compensation
1	47(1)(a)	Temporary total disablement	Periodical payments	75% x monthly earnings at the time of the accident x number of days off/total days in month	R35 220	R4 933
2	49(1)	Permanent disablement of 1 - 30%	Lump sum	15 x monthly earnings at the time of the accident x permanent disablement % /30	R394 481	R98 633
3	49(1)	Permanent disablement of 31 - 100%	Monthly pension	75% x monthly earnings at the time of the accident x permanent disablement %	R35 220	R4 933
4	54(1)(a)	Fatal	Lump sum	Twice employee' s monthly pension that would have been payable under item 3 had he/she been totally permanently disabled (100%)	R70 440	R9 866
5	54(1)(b)	Fatal	Monthly pension	40% of the monthly pension that would have been payable to the employee under item 3 had he been totally permanently disabled	R14 088	R1 973
6	54(1)(c)	Fatal	Monthly pension	A maximum of 20% of the monthly pension that would have been payable to the employee under item 3 had he been totally permanently disabled, is payable to a child. In case of more than three children, the children will share 60% in equal proportions	R7 044	R987
7	54(1)(d)(ii)	Fatal	Lump sum	Percentage dependence as portion of R 202 925	R202 925	N/A

8	54(2)	Fatal	Funeral costs	R19 620 per valid claim	R18 251	N/A
9	63(1)(a)	Minimum for free food and quarters	To be included in earnings	Minimum for free food and quarters	N/A	347
10	28	Constant Attendance Allowance	Monthly Allowance	Minimum amount of R2 577 per month.	N/A	156
						R2 577



MR TW NXESI, MP

MINISTER: EMPLOYMENT AND LABOUR

DATE 13/02/2023

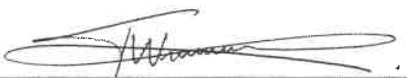
GOVERNMENT NOTICE**DEPARTMENT OF EMPLOYMENT AND LABOUR**

No.

DATE:

**COMPENSATION FOR OCCUPATIONAL INJURIES AND DISEASES ACT, 1993
(ACT No. 130 OF 1993), AS AMENDED****INCREASE OF MAXIMUM AMOUNT OF EARNINGS ON WHICH THE
ASSESSMENT OF AN EMPLOYER SHALL BE CALCULATED**

Under Section 83(8) of the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No. 130 of 1993), I Thembelani Waltermade Nxesi, Minister of Employment and Labour, hereby prescribe the amount of R568 959.00 per employee per annum as the maximum amount on which an assessment of an employer shall be calculated on with effect 1st March 2023.

**MR TW NXESI, MP****MINISTER: EMPLOYMENT AND LABOUR****DATE:** 13/02/2023

DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 1669 OF 2023

LABOUR RELATIONS ACT, 1995

REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, Lehlohonolo Molefe, Registrar of Labour Relations, hereby notify, in terms of section 109(2) of the Labour Relations Act, 1995, that **The Association of Private Security Owners of South Africa (TAPSOSA)(LR2/6/3/1117)** has been registered as an employers' organisation with effect from 24/02/2023.....

The name of the employers' organisation is entered into the register of employers' organisations.



REGISTRAR OF LABOUR RELATIONS

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 1670 OF 2023

**COMPETITION TRIBUNAL
NOTIFICATION OF DECISION TO APPROVE MERGER**

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

Case No.	Acquiring Firm	Target Firm	Date of Order	Decision
LM162Dec22	RMB Ventures Eight	Mafika Engineering	30/01/2023	Approved
LM133Oct22	The Spar Group Ltd	Spar Encore Ltd	31/01/2023	Approved Subject to Conditions
LM166Dec22	Capital Propfund	Diggers Development	31/01/2023	Approved
LM139Oct22	Great Westerford Holdings (Pty) Ltd	The Rental Enterprise	06/02/2023	Approved
LM154Dec22	Unico Property Partners (Pty) Ltd	Khumonitx (Pty) Ltd	22/02/2023	Approved
LM157Dec22	Starsight Energy Africa Holding (Pty) Ltd	Solarafrika Energy (Pty) Ltd and Other	22/02/2023	Approved Subject to Conditions
LM167Dec22	Ideas Infrastructure I GP (Pty) Ltd	Solarafrika Energy (Pty) Ltd	22/02/2023	Approved Subject to Conditions
IM196Mar22	Corruseal Group (Pty) Ltd	Neopak Holdings	22/02/2023	Prohibited

**The Chairperson
Competition Tribunal**

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 1671 OF 2023

STANDARDS ACT, 2008
STANDARDS MATTERS

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

SECTION A: DRAFTS FOR COMMENTS

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

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 61466-2 Ed 1	<i>Composite string insulator units for overhead lines with a nominal voltage greater than 1 000 V – Part 2: Dimensional and electrical characteristics.</i> Applicable to composite string insulator units with a specified mechanical load (SML) of 40 kN to 600 kN for AC overhead lines with a nominal voltage greater than 1 000 V and a frequency not greater than 100 Hz.	2023-04-24
SATS 10020 Ed 1	<i>Quality management systems – Organizational change management – Processes.</i> Specifies processes that can be used to govern, manage, and implement organizational change management for any organization, project, or smaller activity.	2023-04-24
SANS 7816-4 Ed 4	<i>Identification cards – Integrated circuit cards – Part 4: Organization, security and commands for interchange.</i> Specifies contents of command-response pairs exchanged at the interface.	2023-04-24
SATS 60079-42 Ed 1	<i>Explosive atmospheres – Part 42: Electrical Safety Devices for the control of potential ignition sources from Ex-Equipment.</i> Provides guidance for equipment manufacturers where electrical safety devices are used to reduce the likelihood of potential ignition sources becoming effective in Ex Equipment located in Explosive Atmospheres.	2023-04-27
SANS 62055-31 Ed 2	<i>Electricity metering – Payment systems – Part 31: Particular requirements – Static payment meters for active energy (classes 1 and 2).</i> Applies to newly manufactured, static watt-hour payment meters of accuracy classes 1 and 2 for direct connection, for the measurement of alternating current electrical energy consumption of a frequency in the range 45 Hz to 65 Hz.	2023-04-25

SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

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

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date

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

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

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

SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS

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

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

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

Standard No. and year	Title, scope and purport
SANS 60601-2-35:2023 Ed 1	<i>Medical electrical equipment – Part 2-35: Particular requirements for the basic safety and essential performance of heating devices using blankets, pads or mattresses and intended for heating in medical use.</i> Applies to the basic safety and essential performance of heating devices using blankets, pads or mattresses in medical use, also referred to as me equipment.
SANS 12944-4:2023 Ed 2	<i>Paints and varnishes – Corrosion protection of steel structures by protective paint systems – Part 4: Types of surface and surface preparation.</i> Covers the following types of surfaces of steel structures consisting of carbon or low alloy steel, and their preparation: uncoated surfaces; surfaces thermally sprayed with zinc, aluminium or their alloys; hot-dip-galvanized surfaces; zinc-electroplated surfaces; sherardized surfaces; surfaces painted with prefabrication primer; other painted surfaces.
SANS 12944-5:2023 Ed 2	<i>Paints and varnishes – Corrosion protection of steel structures by protective paint systems – Part 5: Protective paint systems.</i> Describes the types of paint and paint system commonly used for corrosion protection of steel structures.
SANS 12944-7:2023 Ed 2	<i>Paints and varnishes – Corrosion protection of steel structures by protective paint systems – Part 7: Execution and supervision of paint work.</i> Deals with the execution and supervision of paint work on steel structures in the workshop or on site.
SANS 15962:2023 Ed 2	<i>Information technology – Radio frequency identification (RFID) for item management – Data protocol: data encoding rules and logical memory functions.</i> Focuses on encoding the transfer syntax, as defined in ISO/IEC 15961 according to the application commands defined in ISO/IEC 15961.
SANS 60601-2-66:2023 Ed 3	<i>Medical electrical equipment – Part 2-66: Particular requirements for the basic safety and essential performance of hearing aids and hearing aid systems.</i> Applies to the basic safety of hearing instruments and hearing instrument systems.
SANS 61010-2-091:2023 Ed 2	<i>Safety requirements for electrical equipment for measurement, control, and laboratory use – Part 2-091: Particular requirements for cabinet X-ray systems.</i> Specifies particular safety requirements for cabinet x-ray systems.
SANS 300401:2023 Ed 2	<i>Radio Broadcasting Systems; Digital Audio Broadcasting (DAB) to mobile, portable and fixed receivers.</i> Establishes a broadcasting standard for the Digital Audio Broadcasting (DAB) system designed for delivery of high-quality digital audio and video programmes and data services for mobile, portable and fixed reception from terrestrial transmitters in the Very High Frequency (VHF) frequency bands as well as for distribution through cable networks.

SCHEDULE B.2: AMENDED STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 953-2:2023 Ed 1.3	<i>Storage of firearms and ammunition – Part 2: Strongrooms. Consolidated edition incorporating amendment No. 3.</i> Amended to update the definitions, the clause on construction, and to delete the annex on notes to purchasers.
SANS 1585:2023 Ed 2.2	<i>Coated fabrics for shelters and rainwear. Consolidated edition incorporating amendment No. 2.</i> Amended to update the sub-clause on peeling strength of seam-sealing tape, to delete the annex on notes to purchasers, and the annex on advice to manufacturers and buying authorities concerning the type and method of application of seam-sealing tape(s) for coated fabrics for rainwear.
SANS 10404:2023 Ed 2.1	<i>The design and safe use of underground mine rolling stock. Consolidated edition incorporating amendment No. 1.</i> Amended to update the clause designation on legal requirements.
SANS 60704-2-14:2023 Ed 2.1	<i>Household and similar electrical appliances – Test code for the determination of airborne acoustical noise – Part 2-14: Particular requirements for refrigerators, frozen-food storage cabinets and food freezers. Consolidated edition incorporating amendment No. 1.</i> Amended to update the clauses on scope and object, referenced standards, terms and definitions, operation and location of appliances under test, and on measurement of sound pressure levels.

SCHEDULE B.3: WITHDRAWN STANDARDS

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

Standard No. and year	Title

SCHEDULE B4: ESTABLISHMENT OF TECHNICAL COMMITTEES

Committee No.	Title	Scope

SCHEDULE B5: RETRACTION OF PREVIOUSLY GAZETTED ITEMS

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

SCHEDULE B6: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE

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

DEPARTMENT OF TRANSPORT

NOTICE 1672 OF 2023

**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 or by email at: domesticcouncil@dot.gov.za 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 license applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.

(A) Prommac (Pty) Ltd. (B) Building 2A, DAPARI Business Park, Erf 8984 Extension 63 Secunda, 2302. (C) Class III. (D) Type G3, G4, G16 (RPAS). (E) Category H1.

TEMPORARY LICENSE

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

(A) Prommac (Pty) Ltd. (B) Building 2A, DAPARI Business Park, Erf 8984 Extension 63 Secunda, 2302. (C) Class III. (D) Type G3, G4, G16 (RPAS). (E) Category H1.

APPROVED LICENSES

APPENDIX I (NEW APPLICATIONS)

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

(A) African Soil Aviation (Pty) Ltd. (B) 2489 Wattle Street, Model Park, Emalahleni, 1035. (C) Class III. (D) Type G3, G4 & G16 (RPAS). (E) Category H1.

APPENDIX II (AMENDMENT APPLICATIONS)

(A) Full Name and trade name of the applicant. (B) Full business or residential address 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. (F) Amendment referred to in section 14(2) (b) to I.

(A) Ronin Inventory Management Systems (Pty) Ltd. (B) 1 Nobel Ave, Modderfontein, Johannesburg, 1645. (C) Class III & G1291D (D) Type G3, G4, G16 (RPAS) (E) Category A4, H1, H2. (F) Changes to the MP: Leo Odendaal replaces Matthew Brownson as the Accountable Manager, George Stamatidis replaces D. Vlaskamp as RP: Aircraft, George Stamatidis replaces E. McGeer as the RP: Flight Operations & John Smith replaces George Stamatidis as the Security Manager.

(A) Airwork Africa (Pty) Ltd. (B) Suite 4, Hanger 38, Wonderboom Airport, Pretoria (C) Class II (N1162D) & Class III (G1163D) (D) Type N1 & N2; Type G3, G7, G15 & G16 (Ship to Shore) (E) Category H1 & H2. (F) Changes to MP: Tavia Van Deventer appointed as RP: Flight Operations & Anine Botha as Air Service Safety Officer and Quality Assurance Manager.

(A) National Airways Corporation (Pty) Ltd trading as NAC. (B) Hangar 104C, Lanseria International Airport, Lanseria. (C) Class II (N140D) & Class III (G141D) (D) Type N1 & N2, G1, G2, G3, G4, G5, G7, G8, G10, G11, G12, G13, G14, G15 & Addition of Type G16 (Offshore Operations and Operations with Night Vision Goggle Special Operations) (E) Category A1, A2, A3, A4, H1 & H2. (F) Changes to MP: Appointment of Mr. G. S Nieuwoudt as RP: Aircraft (Fixed Wing).

(A) **Drone Systems Africa (Pty) Ltd.** (B) 24 Chester Road, Bryanston, Sandton, 2060. (C) Class III; G1500d. (D) Type G3, G4 & G16 (RPAS) (E) Category H1 (F) Addition of Category A4.

(A) **Absolute Flight Services (Pty) Ltd.** (B) Hangar 103, South Side, Lanseria International Airport. (C) Class II License; N964D. (D) Type N1 & N2. (E) Category A1, A2 & A3. (F) Changes to MP: R. Grove replaces R. Geldenhuys as RP: Aircraft.

(A) **Comair Flight Services (Pty) Ltd trading as Comair Flight Services/ CFS.** (B) Hangar 106 Gate 14 (South Side), Lanseria International Airport. (C) Class II License; N1015D. (D) Type N1 & N2.(E) Category A1, A2, A3 & A4. (F) Changes to MP: R. B Ives replace A. Steyn as RP: Flight Operations, P.R Groves replaces A. Reeves as RP: Aircraft.

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

Pursuant to the provisions of section 24 (1(a) and (b) and 25 (5)of Act No.60 of 1993 and Regulation 16 (1) and 17 (1) 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 24(3) of the Act No. 60 of 1993 and regulation 25(2) 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, or by email at: internationalcouncil@dot.gov.za within 28 days of the publication 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 I (New/renewal)

(A) **RWANDAIR LTD** (B) P.O. Box 7275, Kigali, Rwanda. (C) Class I. (D) Type S2. (E) A1 – B737-800 – Reg: 9XR-WW. (F) and (G) (FLKK) Lusaka (Kenneth Kaunda Int – Zambia) – (FAOR) O R Tambo International Airport (Johannesburg) – Lusaka. (H) Three (03) flights per week.

(A) **AIR ZIMBABWE** (B) P O Box AP1, R.G. Mugabe International Airport, Harare, Zimbabwe. (C) Class I. (D) Type S1. (E) A1 – Embraer 145LR – Reg: Z-WPQ (F) and (G) Harare – O R Tambo (Johannesburg) – Harare / Harare – O R Tambo – Bulawayo – Johannesburg – Harare / Victoria Falls – Johannesburg Victoria Falls / Victoria Falls Cape Town - Victoria Falls / Harare – Cape Town – Harare / Harare – Durban – Harare. (H) Forty-nine (49) flights per week.

(A) **AIR SEYCHELLES LTD.** (B) P. O. Box 386, Victoria, Mahe, Seychelles. (C) Class I. (D) Type S1. (E) Category A1:. A320-251N – Reg: S7-VEV and S7-PTI. (F) and (G) Seychelles– Johannesburg–Seychelles. (H) Four (04) return flights per week.

APPENDIX II (Amendments)

(A) **ASTRAL AVIATION LTD.** (B) P O Box 594-00606, Nairobi, Kenya. (C) Class I. (D) Type S2. (E) A1 - B757-232 – Reg: 5Y-SHJ. (F) and (G) Nairobi (Jomo Kenyatta International Airport) - Johannesburg (ORTIA, O R Tambo International Airport) - Nairobi (Jomo Kenyatta International Airport); and Liege Airport – Johannesburg (O R Tambo International Airport) - Nairobi (Jomo Kenyatta International Airport) (H) Five (05) flights per week.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 402 OF 2023**FINANCIAL SECTOR CONDUCT AUTHORITY****FINANCIAL MARKETS ACT, 2012****PROPOSED AMENDMENTS TO THE JSE DEBT LISTING REQUIREMENTS:
ANNUAL IMPROVEMENT PROJECT**

The Financial Sector Conduct Authority (FSCA) hereby gives notice under section 11(6)(c) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the proposed amendments to the JSE Debt Listing Requirements have been published on the official website of the FSCA (www.fsca.co.za) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the FSCA by email to Queries.Marketinfrastructures@fsca.co.za within a period of fourteen (14) days from the date of publication of this notice.


Ms. Astrid Ludin

Deputy Commissioner

Financial Sector Conduct Authority

BOARD NOTICE 403 OF 2023**NATIONAL COUNCIL OF SOCIETIES
FOR THE PREVENTION OF CRUELTY
TO ANIMALS****R U L E S****1 AMEND RULE 2.15**

A Society shall ensure that at least two (2) members of its Management Committee attend the Committee Training Course presented by Council, every three years and ensure that each member of the Management Committee attends the Committee Training Course on a rotational basis.

2 AMEND TO RULE 5.4

- (d) When a Society/Council receives a complaint which does not fall in their jurisdiction, the complaint must be followed through until the complaint is resolved. The onus must rest on the reporting Society to ensure that the complaint is attended to and the appropriate action taken.
- (e) When a responding Society/Council receives a complaint from another Society, feedback should be provided by the acting Society/Council to the reporting Society's inspectors in writing with all below supporting documents / information:
 - i) A copy of the cruelty complaint form/sheet
 - ii) A copy of the investigating inspectors report and findings
 - iii) A copy of any written warnings/ notices
 - iv) Any video or photographic evidence if available.

BOARD NOTICE 404 OF 2023
FINANCIAL SECTOR CONDUCT AUTHORITY

FINANCIAL MARKETS ACT, 2012

PROPOSED AMENDMENTS TO THE JSE LISTING REQUIREMENTS: FINANCIAL REPORTING DISCLOSURES; WEIGHTED VOTING SHARES; FREE FLOAT ASSESSMENT AND SPECIAL PURPOSE ACQUISITION COMPANIES

The Financial Sector Conduct Authority (“FSCA”) hereby gives notice under section 11(6)(c) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the proposed amendments to the JSE Listing Requirements have been published on the official website of the FSCA (www.fsca.co.za) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the FSCA by email to Queries.Marketinfrastructures@fsca.co.za within a period of fourteen (14) days from the date of publication of this notice.



Ms. Astrid Ludin

Deputy Commissioner

Financial Sector Conduct Authority

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