



# Government Gazette Staatskoerant

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**PART 1 OF 2**

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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](mailto: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](mailto:@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](http://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](mailto:Annamarie.DuToit@gpw.gov.za)

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

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

# Closing times for **ORDINARY WEEKLY** **2025** **GOVERNMENT GAZETTE**

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

- **24 December**, Wednesday for the issue of Friday **03 January 2025**
- **03 January**, Friday for the issue of Friday **10 January 2025**
- **10 January**, Friday for the issue of Friday **17 January 2025**
- **17 January**, Friday for the issue of Friday **24 January 2025**
- **24 January**, Friday for the issue of Friday **31 January 2025**
- **31 January**, Friday for the issue of Friday **07 February 2025**
- **07 February**, Friday for the issue of Friday **14 February 2025**
- **14 February**, Friday for the issue of Friday **21 February 2025**
- **21 February**, Friday for the issue of Friday **28 February 2025**
- **28 February**, Friday for the issue of Friday **07 March 2025**
- **07 March**, Friday for the issue of Friday **14 March 2025**
- **13 March**, Thursday for the issue of Thursday **20 March 2025**
- **20 March**, Thursday for the issue of Friday **28 March 2025**
- **28 March**, Friday for the issue of Friday **04 April 2025**
- **04 April**, Friday for the issue of Friday **11 April 2025**
- **10 April**, Thursday for the issue of Thursday **17 April 2025**
- **16 April**, Wednesday for the issue of Friday **25 April 2025**
- **23 April**, Wednesday for the issue of Friday **02 May 2025**
- **02 May**, Friday for the issue of Friday **09 May 2025**
- **09 May**, Friday for the issue of Friday **16 May 2025**
- **16 May**, Friday for the issue of Friday **23 May 2025**
- **23 May**, Friday for the issue of Friday **30 May 2025**
- **30 May**, Friday for the issue of Friday **06 June 2025**
- **06 June**, Friday for the issue of Friday **13 June 2025**
- **12 June**, Thursday for the issue of Friday **20 June 2025**
- **20 June**, Friday for the issue of Friday **27 June 2025**
- **27 June**, Friday for the issue of Friday **04 July 2025**
- **04 July**, Friday for the issue of Friday **11 July 2025**
- **11 July**, Friday for the issue of Friday **18 July 2025**
- **18 July**, Friday for the issue of Friday **25 July 2025**
- **25 July**, Friday for the issue of Friday **01 August 2025**
- **01 August**, Friday for the issue of Friday **08 August 2025**
- **08 August**, Friday for the issue of Friday **15 August 2025**
- **15 August**, Friday for the issue of Friday **22 August 2025**
- **22 August**, Friday for the issue of Friday **29 August 2025**
- **29 August**, Friday for the issue of Friday **05 September 2025**
- **05 September**, Friday for the issue of Friday **12 September 2025**
- **12 September**, Friday for the issue of Friday **19 September 2025**
- **18 September**, Thursday for the issue of Friday **26 September 2025**
- **26 September**, Friday for the issue of Friday **03 October 2025**
- **03 October**, Friday for the issue of Friday **10 October 2025**
- **10 October**, Friday for the issue of Friday **17 October 2025**
- **17 October**, Friday for the issue of Friday **24 October 2025**
- **24 October**, Friday for the issue of Friday **31 October 2025**
- **31 October**, Friday for the issue of Friday **07 November 2025**
- **07 November**, Friday for the issue of Friday **14 November 2025**
- **14 November**, Friday for the issue of Friday **21 November 2025**
- **21 November**, Friday for the issue of Friday **28 November 2025**
- **28 November**, Friday for the issue of Friday **5 December 2025**
- **05 December**, Friday for the issue of Friday **12 December 2025**
- **11 December**, Thursday for the issue of Friday **19 December 2025**
- **17 December**, Wednesday for the issue of Wednesday **24 December 2025**

# LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

**COMMENCEMENT: 1 APRIL 2018**

## NATIONAL AND PROVINCIAL

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

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

## EXTRA-ORDINARY

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

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



## GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

### CLOSING TIMES FOR ACCEPTANCE OF NOTICES

1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website [www.gpwonline.co.za](http://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 <b>after</b> 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 <b>after</b> submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> 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](http://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](mailto: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](mailto:info.egazette@gpw.gov.za)). Reasons for rejections include the following:
- 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
- 24.2. Any notice submissions not on the correct *Adobe* electronic form, will be rejected.
- 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
- 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

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

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

**GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY**

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

**LIABILITY OF ADVERTISER**

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

**CUSTOMER INQUIRIES**

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

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

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

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

## GOVERNMENT PRINTING WORKS - BUSINESS RULES

### PAYMENT OF COST

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

### PROOF OF PUBLICATION

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

## GOVERNMENT PRINTING WORKS CONTACT INFORMATION

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**Government Printing Works**

149 Bosman Street

Pretoria

**Postal Address:**

Private Bag X85

Pretoria

0001

**GPW Banking Details:**
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**Account No.:** 405 7114 016

**Branch Code:** 632-005

**For Gazette and Notice submissions:** Gazette Submissions:

**For queries and quotations, contact:** Gazette Contact Centre:

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**E-mail:** [info.egazette@gpw.gov.za](mailto:info.egazette@gpw.gov.za)
**Tel:** 012-748 6200

**Contact person for subscribers:** Mrs M. Toka:

**E-mail:** [subscriptions@gpw.gov.za](mailto:subscriptions@gpw.gov.za)
**Tel:** 012-748-6066 / 6060 / 6058

**Fax:** 012-323-9574

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**GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS**

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**DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

NO. 5922

28 February 2025

**NOTIFICATION IN GOVERNMENT GAZETTE****PUBLIC NOTICE****Application for derogation for the restricted use of agricultural remedies identified as substances of concern.**

This notice is to inform the public of administrative action being taken in relation to the approval of agricultural remedies under the Fertilizer, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947).

**ADAMA South Africa (Pty) Ltd., (Co Reg. No. 1992/001741/07)** hereby informs the public of its intention to submit an application for derogation for the registered agricultural remedy **BUMPER® 250 EC Reg. No. L 6034**, containing **Propiconazole** (triazole) with **active load** of **250 g/L**, identified as a substance of concern due to its classification as a reproductive toxin Category 1B according to the Globally Harmonized System of Classification and Labelling of Chemicals, for the following uses in South Africa: A fungicide used for the control of diseases in crops such as **Mangoes, Pecan nuts, Barley, Wheat, Apricots, Cherries, Peaches** and **Plums**.

As per the requirements of the “Regulations relating to agricultural remedies” of August 2023, a toxicological risk assessment was conducted for the proposed end uses and the public is hereby invited to review the risk assessment report and submit comments in relation to the proposed application. This report can be accessed online via the following website: <https://www.adama.com/south-africa/en/derogation> or in hard copy at the Department of Agriculture, Land Reform and Rural Development (Agriculture Building, 20 Steve Biko Street, Arcadia, Pretoria, 0002) during office hours (08:00 to 16:00 on Mondays to Fridays, excluding public holidays). Interested parties must submit comments or objections in connection with the proposed application in writing to:

Mr. Maluta Mudzunga.

The Registrar: Fertilizer, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947) Department of Agriculture, Land Reform and Rural Development, Private Bag X343, Pretoria, 0001.

Office 417, Harvest House Building, 30 Hamilton Street, Arcadia, Pretoria, 0002.

Tel no: 012 319 6530

Email: [MalutaM@dalrrd.gov.za](mailto:MalutaM@dalrrd.gov.za)

Interested parties must submit comments or objections in relation to this application within 30 days of the publication of this notice. Comments received after this date need not be considered.

## DEPARTEMENT VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING

NO. 5922

28 Februarie 2025

## KENNISGEWING IN DIE STAATSKOERANT

## ALGEMENE KENNISGEWING

**Aansoek vir derogasie vir die beperkte gebruik van landbouchemikalieë geïdentifiseer as sorgwekkende middels.**

Hierdie kennisgewing het ten doel om die algemene publiek in te lig van die administratiewe aksie onderweg in verband met die goedkeuring van landbouchemikalieë onder die Wet op Misstowwe, Veevoer, Landbouchemikalieë en Veemiddels (Wet Nr. 36 van 1947).

**ADAMA South Africa (Pty) Ltd., (Co Reg. No. 1992/001741/07)** lig die publiek hiermee in van hul voorneme om aansoek te doen vir die derogasie van die geregistreerde landboumiddel **BUMPER® 250 EC Reg. No. L 6034**, bevattende **Propikonasool** (triasool) teen 'n lading van **250 g/L** aktief, en geïdentifiseer as 'n sorgwekkende middel na klassifikasie as reprodutief toksies Kategorie 1B ingevolge die "Globally Harmonized System of Classification and Labelling of Chemicals", vir die volgende gebruike in Suid-Afrika: 'n Swamdoder vir die beheer van siektes in gewasse of omstandighede soos **Pekanneute, Mango's, Koring, Gars, Appelkose, Kersies, Perskes** en **Pruime** soos uiteengesit in die Toksikologiese Risiko ontleding vir elk van die gelyste produkte.

Soos vereis in die "Regulations relating to agricultural remedies" van Augustus 2023 is 'n toksikologiese risiko- ontleding voltooi vir die voorgestelde eindgebruike en die publiek word hiermee uitgenooi om kommentaar te lewer rakende die risiko-ontleding en die voorgestelde aansoek. Die verslag is aanlyn beskikbaar by: <https://www.adama.com/south-africa/en/derogation> of in harde kopie by "Department of Agriculture, Land Reform and Rural Development (Agriculture Building, 20 Steve Biko Street, Arcadia, Pretoria, 0002) gedurende kantoorure (tussen 08:00 en 16:00, Maandag tot Vrydag, uitsluitend openbare vakansiedae). Belangstellende partye moet kommentaar of besware skriftelik rakende die voorgestelde aansoek rig aan:

Mnr. Maluta Mudzunga

Registrateur: Wet op Misstowwe, Veevoer, Landbouchemikalieë en Veemiddels, 1947 (Wet Nr. 36 van 1947).

Departement van Landbou, Grondhervorming en Landelike Ontwikkeling, Privaatsak X343, Pretoria, 0001. Kantoor 417, Harvest House-gebou, Hamiltonstraat 30, Arcadia, Pretoria, 0002.

Tel nr: 012 319 6530

E-pos: [MalutaM@dalrrd.gov.za](mailto:MalutaM@dalrrd.gov.za)

Kommentaar, of besware rakende hierdie aansoek moet binne 30 dae van publikasie van hierdie kennisgewing ingedien word. Kommentaar ontvang na die sperdatum mag nie noodwendig in ag geneem word nie.



## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 5923

28 February 2025

AMENDING GOVERNMENT NOTICE NO: 287 OF 2019 IN THE GOVERNMENT GAZETTE NO: 42268 DATED 01 MARCH 2019

AMENDMENT NOTICE INTERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the Commissioner for Restitution of Land Rights is to amend the gazette on the land claims that has been lodged by Shongwe Magotweni Zephania [ID No: 280106 5150 087] and Mabuza Enock [ID No. 620102 5634 088] on behalf of Ngodwana wherein lodged as family claims as opposed to community claims on the original gazette on the properties mentioned hereunder situated in the Mbombela Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province:[KRP: 6288 & 9343]

## CURRENT PARTICULARS OF THE PROPERTIES

Property Description	Particulars of the Claimants	Identity Number	KRP's
Elandsfontein 471 JT	Mr Shongwe Magotweni Zephania (on behalf the Elandsfontein community)	2801065150087	• 6288
Ngodwana	Mr Mabuza Enock (on behalf of the Ngodwana Community)	6201025634088	• 9343

## CURRENT PARTICULARS OF THE PROPERTIES

## 1. ROODEWAL 470 JT

NO.	Property Description	Title Deed Number	Extent of Property	Current Owner	Bonds Restrictive Conditions Endorsements (Interdicts)
1	Portion 1 Roodewal 470 JT	T5354/2013	2954.000sqma	Republic of South Africa	None
2	Portion 3 Roodewal 479 JT	T9149/1994	120.4878 ha	Now Ngodwana Ext 1	Now Ngodwana Ext 1

## 2. GROOTGELUK 477 JT

NO.	Property Description	Title Deed Number	Extent of Property	Current Owner	Bonds Restrictive Conditions Endorsements (Interdicts)
1	Portion 5 Grootgeluk 477 JT	T23142/2013	72.0224 ha	Sappi Manufacturing Ltd (1951003188007)	None
2	Portion 6 of Grootgeluk 477 JT	T33534/1958	26.8403 ha	Transnet Ltd	None
3	Portion 7 of Grootgeluk 477 JT	T23142/1998	1.0063 ha	Sappi Manufacturing Ltd (1951003188007)	C687/1968-18013/58T
4	Portion 19 Grootgeluk 477 JT	T4876/2008	13.3294 ha	Dudu Heilen Nkosi	• VA2475/198

							<ul style="list-style-type: none"> <li>• VA644/2008 in favour of M&amp;L Pitallo Pty Ltd</li> <li>• VA959/2007 in favour of M&amp;L Pitallo Pty Ltd</li> </ul>
5	Portion 38 of Grootgeluk 477 JT	T50292/1985	1278.0000 sgm	Transnet Ltd	None		
6	Portion 39 of Grootgeluk 477 JT	T50292/1985	7937.0000 sgm	Transnet Ltd	None		
7	Portion 40 of Grootgeluk 477 JT	T50292/1985	5393.0000 sgm	Transnet Ltd	None		
8	Portion 45 of Grootgeluk 477 JT	T333974/2007	5.7747 ha	South African National Road Agency Ltd (199800958406)	None		
9	Portion 52 of Grootgeluk 477 JT	T333974/2007	1.9082 ha	South African National Road Agency Ltd (199800958406)	None		
10	Portion 53 of Grootgeluk 477 JT	T333974/2007	5877.0000 ha	South African National Road Agency Ltd (199800958406)	None		
11	Portion 54 of Grootgeluk 477 JT	T12868/2010	39.0000 ha	South African National Road Agency Ltd (199800958406)	None		
12	Portion 55 of Grootgeluk 477 JT	T12841/2007	1.6092 ha	South African National Road Agency Ltd (199800958406)	None		
13	Portion 56 of Grootgeluk 477 JT	T12841/2007	3.3033 ha	South African National Road Agency Ltd (199800958406)	K658/2007S T12841/2007		

## 3. Elansfontein 471 JT

NO.	Property Description	Title Deed Number	Extent of Property	Current Owner	Bonds Restrictive Conditions Endorsements (Interdicts)
1	The Remaining Extent of the Farm 471 JT	DB71/124	932.6769 ha	Consolidated Now Farm No. 477 JT	Consolidated Now Farm No. 477 JT
2	Portion 1	T23138/1998	18.7258 ha	Sappi Manufacturing Pty Ltd (195100318007)	None
3	Portion 2	T23138/1998	447.6127 ha	Sappi Manufacturing Pty Ltd (195100318007)	K2306/2002S K2847/1975S K296/1969S
4	Portion 3	T23138/1998	310.8924 ha	Sappi Manufacturing Pty Ltd (195100318007)	None
5	Portion 4	T23138/1998	155.4462	Sappi Manufacturing Pty Ltd (195100318007)	None

Any party/parties who have an interest in the abovementioned properties is hereby invited to submit under reference number KRP 6288 and 9343 within 30 days from the date of publication of this notice, any representation and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/or representations from the affected party/parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards publication of the amendment notice in terms of Section 11A(3) & (4) of the Restitution Act 22 of 1994 (as amended).

Any comments or information should be submitted to:

**The Regional Land Claims Commissioner: Mpumalanga**  
Private Bag X 11330  
Nelspruit  
1200

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

Submission may also be delivered to:  
30 Samora Machel Drive  
Restitution House  
Nelspruit  
1200

  
**MR. L. H. MAPHUTHA**  
**REGIONAL LAND CLAIMS COMMISSIONER: MPUMALANGA**

DATE: 2025/02/12

## DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 5924

28 February 2025

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

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

**SCHEDULE****Definition**

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 624 of 13 July 2001 as amended by Government Notice No. R. 685 of 17 May 2002, No. R. 618 of 9 May 2003, R. 1071 of 17 September 2004, R. 284 of 1 April 2005, R. 270 of 31 March 2006, R. 162 of 2 March 2007, R. 562 of 22 May 2009, R. 709 of 9 September 2011 R. 234 of 30 March 2012, R. 89 of 14 February 2014, R. 66 of 6 February 2015, R. 238 of 17 March 2017, R. 212 of 16 March 2018, R. 301 of 8 March 2019, R. 420 of 14 May 2021, R. 1917 of 25 March 2022, R. 3275 of 24 March 2023 and R. 4381 of 16 February 2024.

**Substitution of the Table of Fees Payable**

2. The following table is hereby substituted for the Table of Fees Payable:

## DEPARTEMENT VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING

NO. 5924

28 Februarie 2025

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

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

**BYLAE****Woordomskrywing**

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskennisgewing No. R. 624 van 13 Julie 2001 soos gewysig deur Goewermentskennisgewing No. R. 685 van 17 Mei 2002, R. 618 van 9 Mei 2003, R. 1071 van 17 September 2004, R. 284 van 1 April 2005, R. 270 van 31 Maart 2006, R.162 van 2 Maart 2007, R. 562 van 22 Mei 2009, R. 709 van 9 September 2011, R. 234 van 30 Maart 2012, R. 89 van 14 Februarie 2014, R. 66 van 6 Februarie 2015, R. 238 van 17 Maart 2017, R. 212 van 16 Maart 2018, R. 301 van 8 Maart 2019, R. 420 van 14 Mei 2021, R. 1917 van 25 Maart 2022, R. 3275 van 24 Maart 2023 en R. 4381 van 16 February 2024.

Vervanging van tabel van gelde betaalbaar

2. Die volgende Tabel vervang die Tabel van gelde betaalbaar:

**TABLE OF FEES PAYABLE/ TABEL VAN GELDE BETAALBAAR**

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

<b>Purpose of Payment</b>	<b>Amount</b>	<b>Doel van Betaling</b>	<b>Bedrag</b>
1. Application for the registration of a code number.  [reg. 2(1)]	R167,00 per application	1. Aansoek om die registrasie van 'n kodenommer  [reg. 2(1)]	R167,00 per aansoek
2. Annual maintenance of the registration of a code number.  [reg. 2(2)]	R872,00 per application	2. Jaarlikse instandhouding van die registrasie van 'n kodenommer  [reg. 2(2)]	R872,00 per aansoek
3. Application for an import certificate,  (a) In the case of a product intended for importation in bulk;  (b) in the case of product intended for import in the labelled containers in which it will be sold  (c) in the case of a product imported as bona fide trade samples or for purposes other than the sale thereof;  [reg. 3]	R604,00 per application  R353,00 per application  R53,00 per litre or a portion thereof	3. Aansoek om invoersertifikaat  (a) in die geval van 'n produk wat vir invoer in stortmaat beoog word;  (b) in die geval van 'n produk wat vir invoer beoog word in die geëtiketteerde houers waarin dit verkoop sal word  (c) In die geval van 'n produk wat as bona fide handelsmonster of vir ander doeleindes as die verkoop daarvan ingevoer is.  [reg. 3]	R604,00 per aansoek  R353,00 per aansoek  R53,00 per liter of gedeelte daarvan



Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>4. Analysis of a sample of a product intended for import and in respect of which an acceptable certificate of analysis was not provided.</p> <p>[reg. 4]</p>	<p>R891,00 plus analysis fee as per general liquor analysis tariffs</p>	<p>4. Aansoek om 'n ontledingcertifikaat</p> <p>[reg. 4]</p>	<p>R891,00 plus ontledingstarief soos per algemene drank ontledingstariewe</p>
<p>5. Application for a removal certificate:</p> <p>(a) in the case of a product imported in bulk</p> <p>(b) in the case of a product that has been imported in the labeled containers in which it will be sold and</p> <p>(c) in the case of a product imported as a bona fide trade sample or for other purposes than the sale thereof.</p> <p>[reg. 5]</p>	<p>Nil</p> <p>R177,00 per application plus R5,30 per hl or portion thereof</p> <p>Nil</p>	<p>5. Aansoek om 'n verwyderingsertifikaat:</p> <p>(a) in die geval van 'n produk in stortmaat ingevoer</p> <p>(b) in die geval van 'n produk wat ingevoer is in die geëtiketteerde houers waarin dit verkoop sal word</p> <p>(c) in die geval van 'n produk wat as 'n bona fide handelsmonster of vir ander doeleindes as die verkoop daarvan ingevoer is.</p> <p>[reg. 5]</p>	<p>Nul</p> <p>R177,00 per aansoek plus R5,30 per hl of gedeelte daarvan</p> <p>Nul</p>

<b>Purpose of Payment</b>	<b>Amount</b>	<b>Doel van Betaling</b>	<b>Bedrag</b>
6(a) Application for a permission for the blending or sale after bottling of a liquor product imported in bulk;	R1330,00 per application	6(a)Aansoek om 'n toestemming vir die vermenging of verkoop van bottelering van 'n drankprodukt wat in stortmaat ingevoer is.	R1330,00 per aansoek
6(b)Application for a permission for the blending or sale after bottling of a liquor product imported in bulk, for consecutive bottling batches of the same blend where inspection <b>has</b> not been performed.  [reg. 6]	R1002,00 per application	6(b)Aansoek om 'n toestemming vir die vermenging of verkoop van bottelering van 'n drankprodukt wat in stortmaat ingevoer is, vir agtereenvolgende bottelingslotte van dieselfde vermenging waar 'n inspeksie nie uitgevoer is nie.  [reg. 6]	R1002,00 per aansoek
7. Application for export certificate [Reg 7]:  (a) in the case of a liquor product in respect of which sampling is required under regulation 52(1) of the Liquor Products Act Regulations;	R161,00 per application plus R5,30 per hl or portion thereof, to the first 100 hl, unless a control sample was drawn in terms of Reg 54(5)(a) and an official analyses was not possible, then tariff will be R161,00 per application plus R4,20 per hl or a portion thereof, to the first 100 hl (analysis and inspection fee charged separate where applicable).	7. Aansoek om uitvoersertifikaat [Reg 7] :  (a) in die geval van 'n produk wat bemonstering vereis ingevolge regulasie 52(1) van die Wet op Drankprodukte Regulasies;	R161,00 per aansoek plus R5,30 per hl of gedeelte daarvan tot die eerste 100 hl, behalwe as 'n kontrole monster getrek is in terme van Reg 54(5)(a) en 'n amptelike analise was nie moontlik nie, dan is die tarief R161,00 per aansoek plus R4,20 per hl of gedeelte daarvan tot die eerste 100 hl (ontledings en inspeksie tarief word apart gehef waar van toepassing)

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>(b) in the case of a liquor product in respect of which exemption from sampling is granted under regulation 52(7) of the Liquor Products Regulations</p>	<p>R76,00 per application plus R5,30 per hl or a portion thereof to the first 100 hl, unless a control sample was drawn in terms of Reg 54(5)(a) and an official analyses was not possible, then tariff will be R76 per application plus R4,20 per hl or a portion thereof, to the first 100 hl (analysis and inspection fee charged separately where applicable)</p>	<p>(b) in die geval van 'n drankprodukt wat vrygestel is van bemonstering ingevolge regulasie 52(7) van die Wet op Drankprodukte Regulasies;</p>	<p>R76,00 per aansoek plus R5,30 per hl of gedeelte daarvan tot die eerste 100 hl, behalwe as 'n kontrole monster getrek is in terme van Reg 54(5)(a) en 'n amptelike analise was nie moontlik nie, dan is die tarief R76,00 per aansoek plus R4,20 per hl of gedeelte daarvan tot die eerste 100 hl (ontledings en inspeksie tarief word apart gehef waar van toepassing)</p>
<p>(c) In the case of a liquor product in respect of which a renewal of the sensorial grace period is required under regulation 52(1) and (7) of the Liquor Products Act Regulations</p>	<p>R161,00 per application, plus analysis fee as per general liquor analysis tariffs.</p>	<p>(b) In die geval van 'n drankprodukt wat se sensoriese grasie periode 'n hernuwing vereis ingevolge regulasies 52(1) en (7) van die Wet op Drankprodukte Regulasies;</p>	<p>R161,00 per aansoek, plus ontledingstarief soos per algemene drank-ontledingstariewe</p>

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>(d) in the case of liquor products included in domestic or personal possession of a person leaving the Republic temporarily or permanently, or which is intended as a gift or bona fide trade sample and which is not more than 100 litres each of liquor products which differ in container, composition and labelling, or which is exported by a person who is visiting the Republic as a bona fide tourist, or for use by a Head of State or diplomatic Representative of the Republic</p> <p>[reg 51(4)(a) and (b) of the Liquor Products Act Regulations];</p>	<p>R100,00 per application</p>	<p>(d) in die geval van drankprodukte ingesluit in huishoudelike of persoonlike besittings van 'n persoon wat die Republiek tydelik of permanent verlaat, of wat as 'n geskenk of bona fide handelsmonster bedoel is en wat nie meer as 100 liter elk van drankprodukte wat in houer, samestelling en etikettering verskil, of wat as bona fide toeris besoek uitgevoer word, of vir die gebruik deur Staatshoofde of diplomatieke verteenwoordigers van die Republiek</p> <p>[reg 51(4)(a) en (b) van die Wet op Drankprodukte Regulasies];</p>	<p>R100,00 per aansoek</p>
<p>(e) in the case of a liquor product, grape juice or concentrated must being exported to a destination in the European Community or any foreign country where additional clearance documentation or certificates are required</p> <p>[reg. 51(2)(c) of the Liquor Products Act Regulations];</p>	<p>R75,00 per Application</p>	<p>(e) in die geval van 'n drankprodukt, druive sap of gekonsentreerde mos wat na 'n bestemming in die Europese Unie of enige ander land uitgevoer word, waar addisionele klarings dokumentasie of sertifikate vereis word</p> <p>[reg.51(2)(c) van die Wet op Drankprodukte Regulasies];</p>	<p>R75,00 per aansoek</p>

Purpose of Payment	Amount	Doel van Betaling	Bedrag
(f) In the case of inspections on export consignments [reg. 54]		(f) In die geval van inspeksies op uitvoer besendings [reg. 54]	
(i) During official working hours	(i) R305.00 for 30 minutes or portion thereof for inspection during office hours, including travelling, time spent by each inspector on the inspection	(i) Gedurende amptelike kantoor ure	(i) R305.00 vir 30 minute of gedeelte daarvan vir inspeksie gedurende kantoorure insluitende reistyd gespandeer per inspeksie deur die inspekteur
(ii) After official working hours: Weekdays from 16:00-20:00/06:00-07:30 and Saturdays from 06:00-20:00	(ii) R452.00 for 30 minutes or portion thereof for inspection after office hours as defined under tariff 7(f)(ii), including travelling time	(ii) Na amptelike kantoorure: Weeksdag van 16:00-20:00/06:00-07:30 en Saterdag van 06:00-20:00	(ii) R452.00 vir 30 minute of gedeelte daarvan vir inspeksie na ure soos gedefinieer onder tarief 7(f)(ii) insluitende reistyd
(iii) After official working hours: Weekdays and Saturdays from 20:00-06:00, Sundays and public holidays	(iii) R579.00 for 30 minutes or portion thereof for inspection after hours as defined under tariff 7(f)(iii), including travelling time	(iii) Na amptelike kantoorure: Weeksdag en Saterdag van 20:00-06:00, Sondag en publieke vakansiedae	(iii) R579.00 vir 30 minute of gedeelte daarvan vir inspeksie na ure soos gedefinieer onder tarief 7(f)(iii) insluitende reistyd
(g) In the case of re-prints requested on Wine Online	R75,00 per application	(g) In die geval herdruk aansoeke op Wine Online	R75,00 per aansoek

Purpose of Payment	Amount	Doel van Betaling	Bedrag
<p>8. Application for an authorisation for the sale of a sacramental beverage or an alcoholic beverage obtained by the alcoholic fermentation of the juice of oranges with cane sugar or mead</p> <p>[reg. 8(1)]</p>	<p>R1179,00 per application</p>	<p>8. Aansoek om magtiging vir die verkoop van sakramentele drank, 'n alkoholiese drank verkry deur die alkoholiese gisting van die sap van lemoene tesame met rietsuiker of heuningdrank</p> <p>[reg. 8(1)]</p>	<p>R1179,00 per aansoek</p>
<p>9. Annual maintenance of an authorisation referred to in Item 8</p> <p>[reg. 8(2)]</p>	<p>R873,00 per authorization</p>	<p>9. Jaarlikse instandhouding van 'n magtiging in Item 8 bedoel.</p> <p>[reg. 8(2)]</p>	<p>R873,00 per magtiging</p>
<p>10. (a) Lodging or cancellation of an appeal against a decision or direction of the administering officer or the Wine and Spirit Board</p> <p>10. (b) Allowances payable to a member of an appeal board –</p> <p>(i) if the member is an attorney;</p>	<p>R9 077,00 per appeal/cancellation</p> <p>75 % of the fees, determined <i>mutatis mutandis</i> as for an attorney according to rule 18 of the Rules Regulating the Conduct of the Supreme Court of Appeal of South Africa published</p>	<p>10. (a) Indiening of kansellasië van 'n appél teen die beslissing of lasgewing deur die Beherende Amptenaar of die Wyn-en-Spiritusraad</p> <p>10. (b) Toelaes betaalbaar aan 'n lid van 'n appélraad –</p> <p>(i) as die lid 'n advokaat is;</p>	<p>R9 077,00 per appél/kansellasië</p> <p>75 % van die gelde word <i>mutatis mutandis</i> bepaal soos vir 'n advokaat volgens reël 18 van die Reëls wat die Gedrag reguleer van die Hoogste Hof van Appél van Suid-Afrika, gepubliseer by Goewermentsken nisingewing R1523 van 27 November</p>

<p>(ii) if the member is a junior advocate;</p> <p>(iii) if the member is a senior advocate;</p> <p>iv) if none of the above</p> <p>[reg. 9]</p>	<p>under Government Notice No. R. 1523 of 27 November 1998, as amended from time to time</p> <p>As for an attorney referred to in subparagraph (i) of column 1 plus an additional 25 % of such fees</p> <p>As for an attorney referred to in subparagraph (i) of column 1 plus an additional 50 % of such fees</p> <p>As for an attorney referred to in subparagraph (i) of column 1</p>	<p>(ii) as die lid 'n junior advokaat is;</p> <p>(iii) as die lid 'n senior advokaat is;</p> <p>(iv) as nie een van die bogenoemde nie</p> <p>[reg. 9]</p>	<p>1998, soos van tyd tot tyd gewysig</p> <p>Soos vir 'n advokaat bedoel in subparagraaf (i) of kolom 1 plus 'n addisionele 25 % van sodanige gelde</p> <p>Soos vir 'n advokaat bedoel in subparagraaf (i) van kolom 1 plus 'n addisionele 50 % van sodanige gelde</p> <p>Soos vir 'n advokaat bedoel in subparagraaf (i) van kolom 1</p>
<p>11. General Liquor Analysis :</p> <p>(all analysis fees will be charged separately to the administrative fees for applications as per tariff 7)</p>		<p>11. Algemene Drank Ontledings :</p> <p>(alle ontledingstariewe sal afsonderlik gehef word van administratiewe tariewe vir aansoeke soos onder tarief 7)</p>	



<b>Purpose of Payment</b>	<b>Amount</b>	<b>Doel van Betaling</b>	<b>Bedrag</b>
(a) Density of sample (pycnometric method)/Specific Gravity/Total Dry Extract/Total Alcoholic Strength/Apparent Alcoholic Strength/Potential Alcoholic Strength/Obscured Alcoholic Strength/Alcoholic Strength	R 77,00 per sample	(a) Digtheid van monster (pycnometriese metode)/Soortgelyke gewig/Totale Droë Ekstrak/Totale Alkoholiese Sterkte/Skynbare Alkoholiese Sterkte/Potensiële Alkoholiese Sterkte/Verbergde Alkoholiese Sterkte/Alkoholiese Sterkte	R77,00 per monster
(b) Alcoholic Strength by Volume (Wine Certification Authority as client)	R20,00 per sample	(b) Alkoholsterkte per Volume (Wyn Sertifiserings Owerheid as kliënt)	R20,00 per monster
(c) Reducing Sugar	R69,00 per sample	(c) Reduserende Suiker	R69,00 per monster
(d) Volatile Acidity	R48,00 per sample	(d) Vlugtige Suur	R48,00 per monster
(e) Total Titratable Acidity/pH	R 41,00 per sample	(e) Totale Titreerbare Suur/pH	R 41,00 per monster
(f) Sulphur Dioxide Free (NIR Spectroscopy Method)	R33,00 per sample	(f) Vry Swaweldioksied (NIR spektroskopie metode)	R33,00 per monster
(g) Sulphur Dioxide Free (Aspiration Reference Method)	R69,00 per sample	(g) Vry Swaweldioksied (Aspirasie Verwysings metode)	R69,00 per monster
(h) Sulphur Dioxide Total (NIR spectroscopy Method)	R33,00 per sample	(h) Totale Swaweldioksied (NIR spektroskopie metode)	R33,00 per monster
(i) Sulphur Dioxide Total (Aspiration Reference Method)	R69,00 per sample	(i) Totale Swaweldioksied (Aspirasie Verwysings Metode)	R69,00 per monster
(j) Esters	R289,00 per sample	(j) Esters	R289,00 per monster

<b>Purpose of Payment</b>	<b>Amount</b>	<b>Doel van Betaling</b>	<b>Bedrag</b>
(k) Higher Alcohol	R241,00 per Sample	(k) Hoër Alkohol	R241,00 per monster
(l) Methanol	R241,00 per Sample	(l) Metanol	R241,00 per monster
(m) Sorbic Acid	R241,00 per sample	(m) Sorbiensuur	R241,00 per monster
(n) Ascorbic Acid	R441,00 per sample	(n) Askorbiensuur	R441,00 per monster
(o) Citric Acid	R423,00 per sample	(o) Sitroensuur	R423,00 per monster
(p) Bentonite Addition	R127,00 per sample	(p) Bentoniet Byvoeging	R127,00 per monster
(q) Protein Stability	R48,00 per sample	(q) Proteïen Stabiliteit	R48,00 per monster
(r) Cold Stability (Tartrate Stability)	R48,00 per sampler	(r) Koud Stabiliteit (Tartraat Stabiliteit)	R48,00 per monster
(s) Malic Acid (HPLC)	R285,00 per sample	(s) Appelsuur (HPLC)	R285,00 per monster
(t) Zinc	R29,00 per sample	(t) Sink	R29,00 per monster
(u) Potassium	R29,00 per sample	(u) Kalium	R29,00 per monster
(v) Calcium	R29,00 per sample	(v) Kalsium	R29,00 per monster
(w) Lead	R54,00 per sample	(w) Lood	R54,00 per monster
(x) Copper	R54,00 per sample	(x) Koper	R54,00 per monster
(y) Cadmium	R54,00 per sample	(y) Kadmium	R54,00 per monster
(z) Iron	R54,00 per sample	(z) Yster	R54,00 per monster

(aa) Phosphate (HPLC)	R177,00 per sample	(aa) Fosfaat (HPLC)	R177,00 per monster
(ab) Colouring Agents	R497,00 per sample	(ab) Kleurmiddels	R497,00 per monster
(ac) Glycerol/Propylene Glycol/Diethylene Glycol	R497,00 per sample	(ac) Gliserol/Propileen Glikol/Dietileen Glikol	R497,00 per monster
(ad) Gas Pressure (1) At -4 degrees C	R286,00 per sample	(ad) Gasdruk (1) By -4 grade C	R286,00 per monster
(2) Standard method	R27,00 per sample	(2) Standaard metode	R27,00 per monster
(ae) Total Sugar	R69,00 per sample	(ae) Totale Suiker	R69,00 per monster
(af) Sucrose	R81,00 per sample	(af) Sukrose	R81,00 per monster
(ag) Butterfat	R309,00 per sample	(ag) Bottervet	R309,00 per monster
(ah) Natamycin	R850,00 per sample	(ah) Nataymycin	R850,00 per monster
(ai) Diverse GC analysis not specified above	R851,00 per sample	(ai) Diverse GC analise nie bo gespesifiseer	R851,00 per monster
(aj) Diverse HPLC analysis not specified above	R616,00 per sample	(aj) Diverse HPLC analise nie bo gespesifiseer	R616,00 per monster
(ak) Allergens	R473,00 per sample	(ak) Allergene	R473,00 per monster
(al) Ash	R289,00 per sample	(al) As	R289,00 per monster
(am) Arsenic	R54,00 per sample	(am) Arseen	R54,00 per monster
(an) Pesticides in wine (LCMS)	R616,00 per sample	(an) Pestisiedes in wyn (LCMS)	R616,00 per monster

## DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 5925

28 February 2025

## MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 2008)

## CONSULTATION ON THE PROPOSED IDENTIFICATION OF A NEW SEA-BASED ABALONE RANCHING CONCESSION AREA IN PAPENDORP, WESTERN CAPE PROVINCE

I, Dr Dion Travers George, Minister of Forestry, Fisheries and the Environment, hereby give notice of my intention to identify a new sea-based abalone ranching concession area in Papendorp, Western Cape Province.

Abalone ranching has been identified as a potentially feasible and economically viable alternative source of livelihood to be explored in light of the drastically declined wild abalone stocks. Accordingly a notice of intention to allocate rights to engage in abalone ranching and stock enhancement pilot projects was published in Government Notices 352 and 353 in *Government Gazette* 34241 of 21 April 2011, in terms of section 18 of the Marine Living Resources Act, 1998 (Act No. 18 of 1998), together with criteria for such allocations.

In the above-mentioned notice, proposed concession areas for abalone ranching pilot projects were identified in the Northern Cape (four areas), Eastern Cape (three areas), and Western Cape (three areas). Several marine aquaculture rights to engage in abalone ranching within the identified concession areas were subsequently granted. In 2022, an additional concession area in Doring Bay, Western Cape was identified following a public consultation process after a marine aquaculture right application was received to engage in abalone ranching outside of the identified 2011 concession areas. A ranching right was awarded subsequent to the public participation process.

In April 2024, the Department received an application to engage in an abalone ranching pilot project in the Western Cape. This preferred area falls outside of the three original concession areas identified in the Western Cape and outside the Doring Bay area identified in 2022, and is situated North-West of Doring Bay, extending from a point south of MSR Tormin mine (31°35'20.00"S, 18°6'49.00"E) to a point 17 km North-West of Strandfontein (31°37'25.00"S; 18°7'50.00"E). The Department required an environmental risk assessment (ERA) to be undertaken prior to the consideration of this application, which was submitted on 20 September 2024. This ERA is accessible at the following link: <https://www.dffe.gov.za/FisheriesManagementPublications>

Members of the public are invited to submit written comments, within 30 days from the date of the publication of this notice in the *Government Gazette* or notice in a newspaper, whichever date is later, to any of the following addresses:

Department of Forestry, Fisheries and the Environment

**Attention:** Mr. M Majangaza

By hand: Foretrust Building, Martin Hammerschlag Way, Foreshore, Cape Town

By email: MMajangaza@dffe.gov.za

By mail: Private Bag X2, Vlaeberg, 8018

Telephone queries – 066 471 1480 or 021 402 3116

Comments or inputs received after the closing date may be disregarded.

The Department of Forestry, Fisheries and the Environment complies with the Protection of Personal Information Act, 2013 (Act No. 4 of 2013). Comments received from the public and the departmental responses to those comments are collated into a comments and response report which will be made available to the public as part of the consultation process. If a commenting party has any objection to their name, or the name of the represented company/ organisation, being made publicly available in the comments and responses report, that objection should be highlighted in bold as part of the comments submitted in response to this notice.



DR DION TRAVERS GEORGE

MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

## DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 5926

28 February 2025

## MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 1998)

## DRAFT FISHING HARBOUR FEES FOR PUBLIC COMMENT

I, Dion Travers George, Minister of Forestry, Fisheries and the Environment, hereby, in terms of section 27 of the Marine Living Resources Act, 1998 (Act No. 18 of 1998), publish draft amended fishing harbour fees for public comment. The draft fees are set out in the schedule attached to this notice.

Members of the public are invited to submit written comments or objections to the draft amended fees, within 30 days from the date of publication of this notice in the *Government Gazette* or newspaper, whichever date occurs last, to any of the following addresses:

By post:           The Department of Forestry, Fisheries and the Environment  
Branch Fisheries Management  
**Attention:** Revenue Management  
Private Bag X2  
ROGGEBAAI  
8012

By email           **revenue@dffe.gov.za**

Any enquiries in connection with the draft fees can be directed to Mr Zamuxolo Qhanqisa on 082 782 7173 or by email: **revenue@dffe.gov.za**.

**Comments received after the closing date may be disregarded.**



**DR DION TRAVERS GEORGE**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## SCHEDULE

### DRAFT FISHING HARBOUR FEES

#### Definitions

1. In this notice, any word or expression to which a meaning has been assigned in the Act bears that meaning, and unless the context indicates otherwise—

“**active lay-up**” means a vessel that is moored for a period that is longer than the norm for purposes of being repaired, altered, modified in part or whole or for some other acceptable on-going purpose, but where such vessel does not pose a threat or danger to other vessels in the harbour or to other harbour-users;

“**alongside**” in relation to section 2 item A, means double and multiple banked vessels directly or indirectly secured to the structures mentioned;

“**commercial activity or commercial use**” means an activity or use with the purpose of securing financial return;

“**fishing vessel**” means a vessel engaged in sea fishing for financial gain or reward;

“**hawker**” means any person who does not use a fixed or semi-fixed structure and does not lease a temporary site to trade from;

“**leisure vessel**” or “**recreational vessel**” means a vessel that is used for an activity other than a commercial activity or any use other than commercial use;

“**Mediterranean mooring**” means the configuration of mooring a vessel so that its bow or stern is fastened to a quay, jetty, sea-wall, or breakwater, while its stern or bow (as applicable) is fastened to an anchor or block on the harbour floor, via a mooring line;

“**normal working hours**” means all weekdays between Monday and Friday excluding public holidays, between the hours of 08h00 and 16h00;

“**passenger**” means any person carried in a vessel except a person employed or engaged in any capacity on board the vessel on the business of the vessel and a child under one year of age;

“**per week or part thereof**” means the period extending from Monday to Sunday;

“**per year**” means the period between 1 January and 31 December of each calendar year;

“**per month or part thereof**” means the period between the first day and the last day of a calendar month;

“**register tons and register tonnage**” has the meaning ascribed to it in section 1 of the Merchant Shipping Act, 1951 (Act No. 57 of 1951);



“**Safety Certificate**” means a certificate issued under section 194(1)(a) or (b)(ii) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951);

“**swing mooring**” means a mooring configuration where the vessel is moored by one mooring line attached at one end to the bow and the other end to an anchor or block on the harbour floor;

“**the Act**” means the Marine Living Resources Act, 1998 (Act No. 18 of 1998);

“**trader**” means a person who uses a fixed or semi-fixed structure and leases a temporary site to trade from;

“**trot mooring**” means a configuration where a vessel is moored by means of fastening two mooring lines, one from the bow and the other from the stern, each fastened at their other ends to their own anchor or block on the harbour floor; and

“**unseaworthy vessel**” means a vessel—

- (a) that is not in a fit state as to the condition of its hull, equipment or machinery, the stowage of her cargo or ballast and fuel, or the number or qualifications of her master or crew, her provisions and in all other relevant respects, to encounter the ordinary perils of the purpose to which the vessel is engaged or about to be placed; or
- (b) that does not have a valid Safety Certificate.

## 2. Annual increase of fees

These fees will be increased annually for five years from the date of the publication of this notice in the *Gazette* by the Consumer Price Index rate as published by Statistics South Africa. A notice of the adjusted fees will be published annually.

## 3. Accommodation of vessels

A. All seaworthy registered commercial and non-commercial vessels (fishing boats, leisure vessel /recreational vessel and other vessels) in active lay-up:

(i)	Mooring alongside Departmental quays, break-waters, jetties, sea-walls:	<b>Per day</b>	<b>Per month</b>	<b>Per annum</b>
	Per full meter of total boat length	R1,10	R10,60	R42,40
	Exceeding 8 meters: Additional charge per full meter of boat length	R2,10	R21,20	R84,70
(ii)	Mooring at a Departmental block or Departmental anchor point (“swing” mooring, Mediterranean mooring or “trot” mooring):	70% of tariff 2.A (i)		
(iii)	Mooring at a Departmental off-loading jetty			

	other than during an off-loading operation (daily tariff only);	5 x tariff 2.A (i)
(iv)	Mooring at a Departmental repair jetty:	1,5 x tariff 2.A (i)
(v)	Mooring at own mooring or own jetty:	70% of tariff 2.A (i)
(vi)	Where the vessel and vessel owner are paid-up registered members of a Department-approved boat or yacht club and the vessel is moored at the jetty, quay, marina or equivalent mooring established or constructed and maintained by that club:	90% of tariff 2.A (v)
B.	Vessels which are unseaworthy other than those in active lay-up (monthly tariff only)	5 x tariff 2.A
C.	Harbour lighting and navigation light fees for any vessel utilizing a proclaimed harbour for more than 30 days:	R133, 10 per year

**4. The slipping of vessels at main and side slip-ways (all harbours):**

		For each 24-hour period or part thereof, including Saturdays, Sundays and public holidays on main and side slipways
A.	For each registered vessel of a gross register tonnage of <u>less than 25 tons</u> for the first 72 hours on the main or side slip:	Once off basic fee of R133,10 plus R15,40 per full meter of total vessel length
B.	For each registered vessel of a gross register tonnage of <u>more than 25 tons</u> for the first 72 hours on the main or side slip:	Once off basic fee of R497,20 plus R1,20 per ton ( GRT x 2,83)
C.	For each registered vessel of a gross register tonnage of less than 25 tons <u>on the side-slip, after the first 72 hours</u> and up to a maximum of 90 days and thereafter tariff 2.A:	60% of tariff 3.A
D.	For each registered vessel of a gross register tonnage of 25 tons or more <u>on the side-slip, after the first 72 hours</u> and up to a maximum of 90 days and thereafter tariff 2.B:	60% of tariff 3.B
E.	Slipping or un-slipping of any vessel outside	

normal working hours, Saturdays, Sundays or  
Public holidays an additional fee shall be payable: R265,10 per vessel

5. The tariffs as set out in 3, includes the slipping and un-slipping of vessels during normal working hours and for all fishing harbours, must be:

(a) measured between the extreme points the nearest full meter (only where the tariff is length-based) and calculated from the time the slipway takes the vessel until the time the vessel leaves the slipway, and

(b) payable for each continuous period of 24 hours or part thereof, including Saturdays, Sundays and public holidays, during which the slipway is occupied, excepting that the booking fee is payable in advance in order to secure a position on the slip.

6. **Hauling out of vessels at Arniston and Stilbaai:**

A. During normal working hours: R15,40 per vessel

B. Outside normal working hours: R30,80 per vessel

7. **Departmental cranes:**

A. Ordinary cranes:

1. Per hour or part thereof during normal working hours: R118,80

2. Per hour or part thereof, outside normal working hours: R193,60

8. **Electrical power, availability and consumption, for each 8 hours or part thereof:**

A. per 220 volt, single-phase connection: R33,00  
or

B. per 380 volt, three-phase connection: R58,90  
or

C. Own meter: at the tariff charged from time to time by the relevant supply authority to the Department from place to place

9. **Fresh water, availability and consumption:**

A. Charge per connection equal to 25mm in diameter: R19,80  
or

B. Charge per connection exceeding 25mm in diameter: R36,30  
plus

C.	For each kiloliter or part thereof:	at the tariff charged from time to time by the relevant supply authority to the Department from place to place
<b>10.</b>	<b>Use of Departmental plant and equipment;</b>	
A.	Salt water pumps (per connection per hour or part thereof):	R73,70
B.	Hydraulic jacks and turfors (per unit per day):	R36,30
C.	Ladders (per ladder per day or part thereof):	R30,80
D.	Scaffolding (per set of two scaffolds and two trestles per day or part thereof):	R30,80
<b>11.</b>	<b>Floating Rafts:</b>	
	Per square meter per year or part thereof:	R91,30
<b>12.</b>	<b>Temporary leasing of sites:</b>	
A.	Sites not exceeding 25 square meters for repair and storage of fishing nets:	
1.	On quays and breakwaters (per day or part thereof):	R82,50
2.	Elsewhere (per day or part thereof):	R12,10
B.	Sites for other purposes;	
1.	On quays and breakwaters (per square meter, per week or part thereof):	R82,50
2.	Elsewhere:	
(i)	Per square meter per week or part thereof:	R2,80
(ii)	Minimum weekly tariff;	R118,80
C.	Sites for social/community carnivals, film shoots, and other unique private commercial or social events:	
1.	Social /community carnivals:	R1 323,30
2.	Film shoots - Local	R3 305,50
3.	Film shoots – International	R6 611,00

**NB: Temporary leasing of sites is subject to the approval of the National Department of Public Works.**

<b>13. Admission of vehicles:</b>	<b>Per day</b>	<b>Per month</b>	<b>Per annum</b>
A. All passenger vehicles, up to 14 seats per vehicle, motor cycles and other vehicles not exceeding 3,5 ton	R5,50	R38,50	R238,70
B. Passenger busses with more than 15, but not exceeding 25 seats, and any other vehicles between 3,5 ton and 10 ton	R11,00	R100,10	R595,10
C. Passenger busses with more than 25 seats, and any other vehicles exceeding 10 ton	R16,50	R198,00	R1 190,20
<b>14. Admission of vessels by road:</b>			
A. Minimum basic charge per vessel			
(i) Daily entrance	R 38,50		
(ii) Monthly entrance	R396,00		
(iii) Yearly entrance	R1 983,30		
B. Charge per trailer			
(i) Daily entrance	R11,00		
(ii) Monthly entrance	R133,10		
(iii) Yearly entrance	R661,10		
<b>15. Hawkers</b>			
All types, per day or part thereof	R72,60		
<b>16. Traders</b>			
All types (for permission to trade) per month or part thereof:	R562,10		
<b>17. Use of fish-cleaning facilities:</b>			
A. Per table, per day or part thereof:	R13,20		

<b>18.</b>	<b>Erection and display of advertising signage:</b>	<b>Per month</b>	<b>Per annum</b>
	A. Per square meter display area or part thereof, except on a quay:	R 38,50	R133,10
	B. Per square meter on the quay: (placement subject to discretion of Harbour Manager)	R198,00	R661,10
<b>19.</b>	<b>Transport by vessel of passengers for commercial purposes, within or from a fishing harbour: Per vessel per period or part thereof:-</b>	<b>Per month</b>	<b>Per annum</b>
	A. Vessels up to 10 meter	R265,10	R1587,30
	B. Vessels exceeding 10 meter	R661,10	R3967,70
<b>20.</b>	<b>Floating constructions used for commercial purposes, such as a restaurant, place of entertainment, shop or other commercial purposes:</b>		
	A. Per area of water-space occupation, determined by multiplying the length of the floating construction by its breadth (per full square meter per month or part thereof:	R14,30	
<b>21.</b>	<b>Removal of garbage and cleaning of slip-ways on quay-way and slip-way in harbour area after using of facilities if not removed by user within 2 days, per load of 1 ton or part thereof:</b>	R1 323,30	
<b>22.</b>	<b>Advance payment of fees</b> Annual and monthly fees shall be payable in advance.		
<b>23.</b>	<b>Exemptions</b>		
	(1) The following vehicles are exempted from paying the admission of vehicles fee in terms of section 14:		
	(a) any vehicle that is being used in connection with construction and maintenance work on behalf of the Department, on any jetty, wharf or on any other Departmental harbour works;		
	(b) any vehicle entering on official business, including but not limited to vehicles with officials from S.A.B.S.; S.A.P.S; N.S.R.I; ambulances and fire tenders; and		
	(c) Busses carrying supervised scholars and teachers on official school outings.		
	(2) The Minister may exempt any person or group in writing from any or all of the fees in this notice, in terms of section 81(1) of the Act.		

**24. Transitional Provisions**

Any permit or ticket which has been issued in accordance with this notice in terms of the Act, and which has not yet expired at the commencement of any amendment thereof, must be deemed to be a valid permit or ticket issued in terms of this schedule.

**25. Repeal of Notice**

The notice published under Government Notice No. 797 in *Government Gazette* 33518 of 10 September 2010 is hereby repealed.

**26. Commencement**

This notice takes effect on 1 April 2025.

## DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 5927

28 February 2025

## SEA FISHERY ACT, 1988 (ACT NO. 12 OF 1988)

## DRAFT AMENDED LEVIES ON FISH AND FISH PRODUCTS FOR PUBLIC COMMENT

I, Dion Travers George, Minister of Forestry, Fisheries and the Environment, hereby, in terms of section 29 of the Sea Fishery Act, 1988 (Act No. 12 of 1988) publish the draft amended levies on fish and fish products for public comment. The draft levies are set out in the schedule attached hereto.

Members of the public are invited to submit written comments or objections to the draft amended levies, within 30 days from the date of publication of this notice in the *Government Gazette* or newspapers, whichever date occurs last, to any of the following addresses:

By post: The Department of Forestry, Fisheries and the Environment  
Branch: Fisheries Management  
**Attention:** Revenue Management  
Private Bag X2  
ROGGEBAAI  
8012

By email [revenue@dffe.gov.za](mailto:revenue@dffe.gov.za)

Any enquiries in connection with the draft fees can be directed to Mr Zamuxolo Qhanqisa on 082 782 7173 or by email: [revenue@dffe.gov.za](mailto:revenue@dffe.gov.za).

**Comments received after the closing date may be disregarded.**



**DR DION TRAVERS GEORGE**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**



## SCHEDULE

1. In this schedule, any word or expression to which a meaning has been assigned in the Marine Living Resources Act, 1998 (Act No. 18 of 1998) and in the regulations published in terms of that Act (published in Government Notice No. R1111 in *Government Gazette* 19205 of 2 September 1998), bears the same meaning and unless the context otherwise indicates—

“**abalone**” means any shellfish of the species *Haliotis midae*, also known as “perlemoen”;

“**albacore**” means the species *Athunnus allalunga*;

“**anchovy**” means any fish of the species *Engraulis encrasicolus* (previously known as *Engraulis capensis*);

“**big eye tuna**” means the species *Thunnus obesus*;

“**east coast crustacean**” means any crustacean, including shrimps, prawns and langoustines found in the waters of the Province of KwaZulu-Natal and caught by means of bottom trawl nets;

“**east coast sole**” means any fish of the species *Austroglossus pectoralis*;

“**gutted**” means cleaned by removing the viscera, but not the removing the head or the gills;

“**gutted and gilled**” means cleaned by removing the viscera and the gills, but not removing the head;

“**hake**” means any fish of the genus *Merluccius*;

“**headed & gutted**” means cleaned by removing the head, gills and viscera;

“**horse-mackerel**” means any fish of the species *Trachurus trachurus capensis*;

“**kingklip**” means any fish of the species *Genypterus capensis*;

“**langoustine**” means any crustacean of the species *Metanephrops mozambicus* (previously known as *Metanephrops anadamanicus*);

“**monkfish**” means any fish of the species *Lophius vomerinus*;

“**pilchard**” means any fish of the species *Sardinops sagax* (previously known as *Sardinops ocellatus*);

“**patagonian toothfish**” means any fish of the species *Dissostichus spp*;

“**redeye or round herring**” means any fish of the species *Etrumeus whiteheadi*;

“**red spotted sole**” or “**red spotted tonguefish**” or “**sandrat**” means any fish of the species *Cynoglossus zanzibarensis*;

“**ribbonfish**” means any fish of the species *Lepidopus caudatus*;

“**seaweed**” means any marine macro-algae, including Kelp (*Ecklonia maxima* and *Laminaria pallida* including *Laminaria schinzi*) and other species such as *Gracilaria gracilis*, *Gracilariopsis spp* and *Gelidium spp*;

“**shark**” means any fish of the class *Chondrichthyes*;

“**shrimp**” means any crustacean of the superfamilies Caridea and Penaeoidea including the genera *Callinassa* and *Upogebia*;

“**snoek**” means any fish of the species *Thyrsites atun*;

“**south coast rock lobster**” means any rock lobster of the species *Palinurus gilchristi*;

“**southern bluefin tuna**” means the species *Thunnus maccoyii*;

“**squid**” means any squid (chokka) of the species *Loligo vulgaris reynaudii*;

“**swordfish**” means the species *Xiphias Gladius*;

“**the Act**” means the Marine Living Resources Act, 1998 (ACT No. 18 of 1998);

“**tuna**” means any fish of the species *Allothunnus fallai*, *Euthynnus affinis*, *Gymnosarda unicolor*, *Katsuwonus pelamis*, *Sarda orientalis* or *Sarda sarda* or any species of the genus *Thunnus*;

“**west coast rock lobster**” means any Cape or spiny rock lobster of the species *Jasus lalandii*;

“**west coast sole**” means any fish of the species *Austroglossus microlepis*; and

“**yellow tuna**” means the species *Thunnus albacares*.

**PLEASE NOTE:** These fees will be increased annually for five years from the date of the publication of this notice in the *Gazette* by the Consumer Price Index rate as published by Statistics South Africa. A notice of the adjusted fees will be published annually.

Item No.	Commercial Fishery Sector	Species Type	Levy rate per ton	
2.	Small Pelagic Fish	Directed Pilchard (industrial inclusive)	R 64.00	
		Anchovy: Directed	R 19.00	
		Anchovy: Sardine by-catch	R 19.00	
		Other: Industrial purposes	R 19.00	
3.	West Coast Rock Lobster	West Coast Rock Lobster	R 5,147.00	
4.	South Coast Rock Lobster	South Coast Rock Lobster: tails	R 9,550.00	
		South Coast Rock Lobster: whole	R4,297.00	
5(a).	Offshore and Midwater Trawl	Hake	R 250.00	
		Kingklip	R 384.00	
		Sole	R 380.00	
		Horse Mackerel	R 21.00	
		Squid	R 470.00	
		East Coast Crustaceans	R 186.00	
		Monkfish	R 253.00	
		Ribbonfish	R 24.00	
		Snoek	R 30.00	
5(b).	Inshore Trawl	Hake	R 250.00	
		Kingklip	R 384.00	
		Sole	R 380.00	
		Horse Mackerel	R 23.00	
		Squid	R 470.00	
		East Coast Crustaceans	R 186.00	
		Monkfish	R 253.00	
		Ribbonfish	R 24.00	
		Snoek	R 30.00	
6.	Abalone	Abalone	R 34,370.00	
7.	Traditional Linefish	2 or less than 2 tonnes	R 171.00	
		5 tonnes and less, but more than 2 tonnes	R 622.00	
		10 tonnes and less, but more than 5 tonnes	R 1,332.00	
		20 tonnes and less, but more than 10 tonnes	R 2,662.00	
		30 tonnes and less, but more than 20 tonnes	R 4,439.00	
		More than 30 tonnes	R 6,211.00	
8(a).	Tuna (pole or line method)	Tuna	R 156.00	
		Tuna by-catch	R 122.00	
8(b).	Tuna or Swordfish (longline)	South African vessels	Southern bluefin tuna	R 1,238.00
			Bigeye tuna	R 413.00
			Yellowfin tuna	R 413.00
			Swordfish	R 413.00
			All other species including by-catch	R 156.00
	Foreign Flagged vessels		Southern bluefin tuna	R 2,475.00
			Bigeye tuna	R 825.00

		Yellowfin tuna	R 825.00
		Swordfish	R 825.00
		All other species including by-catch	R 312.00
9.	Patagonian Toothfish	Patagonian Toothfish	R 413.00
10.	Shark longline	Shark	R 162.00
11.	Hake longline	Hake	R 250.00
		Kingklip	R 384.00
12.	Hake handline	Hake	R 186.00
13.	Squid	Squid	R 470.00
14.	Seaweed	Kelp	R 130.00
		Other Seaweed species	R 285.00

15. For purposes of Item 2, the mass of pilchard, anchovy, redeye (round herring) and horse mackerel must be determined at a fish processing establishment in the presence of a fishery control officer (subject to paragraph 17).
16. (a) For the purposes of Items 3, 5, 7, 10, 11, 12 and 15, the whole mass of fish must be determined by multiplying the mass of the fish caught or part thereof (see column 1 below) with the appropriate conversion factor (see below). A factor of 1,00 applies to any fish that are landed whole (unprocessed).

<b>Column 1</b>	<b>Conversion factor</b>
Gurnard, headed and gutted	x 1,40
Hake, broken and/or sour	x 1,94
Hake, gutted (PQ)	x 1,10
Hake, gutted and gilled (PQ)	x 1,16
Hake, headed and gutted	x 1,46
Hake, mince	x 2,25
Hake, sausage	x 2,25
Hake, skinless fillets (trimmed or untrimmed)	x 2,25
Hake, skin-on fillets (trimmed or untrimmed)	x 1,94
Horse mackerel, gutted and gilled	x 1,09
Horse mackerel, headed and gutted	x 1,40
Kingklip, headed and gutted	x 1,52
Kingklip, untrimmed fillets	x 2,28
Langoustines, tails	x 2,80
Monkfish, headed and gutted (tails)	x 3,44
Monkfish, gutted (head on)	x 1,19
Ribbonfish, headed and gutted	x 1,40
Ribbonfish, headed, gutted and tailed	x 1,80
Shark, (headed, gutted, tailed and finned)	x 1,52
Shrimps and prawns, tails	x 1,60
Snoek, frozen	x 1,41
Snoek, headed, gutted and tailed	x 1,41
Snoek, salted (flecked)	x 2,12
Sole, (East Coast sole) gutted	x 1,05
Sole or Tonguefish (Red spotted ) gutted	x 1,06
Sole, (West Coast sole) gutted	x 1,06
West Coast rock lobster (spiny or slipper tails)	x 2,20

- (b) Where a product is not listed in the above table, a conversion factor from an appropriate equivalent product must be applied.
17. The levies payable in respect of fish caught during any one month must be paid before the end of the following month, except in the case of traditional linefish (Item 7) where the levy declarations may be submitted at the end of the season. In the case of the linefish the levies must be submitted and paid before the end of the month following the closing date of the fishing season.
  18. All payments of levies must be accompanied by a levy declaration form signed by the holder of the right to undertake commercial fishing that indicates the whole mass of fish caught or received during the month (or months in the instance of linefishing) concerned. This form is obtainable from: Customer Services, Marine and Coastal Management, Ground Floor, Foretrust Building, Martin Hammerschlag Road, Foreshore, Cape Town, 8001, or E-mail: **revenue@dffe.gov.za**.
  19. Interest and penalties will be imposed on any outstanding amount and late submission of levy declaration forms. Interest will be charged at the rate determined by National Treasury from time to time on any outstanding amount (except in the case of linefish, where it will be calculated from the first day of the second month following the year in which the fish was landed). A penalty of 10% of the levies payable will be imposed on late submissions of levy declarations and payment of levies due.
  20. Levies, penalties and interest payable in terms of this schedule must be paid directly to the bank account of MRLF (proof of payment must be emailed to **Revenue@dffe.gov.za**).
  21. Government Notice No. 52 in *Government Gazette* 32898 dated 29 January 2010, is hereby repealed.
  22. This notice takes effect on 1 April 2025.

## DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 5928

28 February 2025

## MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 1998)

## DRAFT AMENDED FEES PAYABLE IN RESPECT OF APPLICATIONS AND THE ISSUING OF RIGHTS, PERMITS AND LICENSES (CONSUMPTIVE ACTIVITIES)

I, Dion Travers George, Minister of Forestry, Fisheries and the Environment, hereby, in terms of section 25 of the Marine Living Resources Act, 1998 (Act No. 18 of 1998) publish draft amended fees payable in respect of applications and the issuing of rights, permits and licenses, for public comment. The draft fees are set out in the schedule attached to this notice.

Members of the public are invited to submit written comments or objections to the draft amended fees, within 30 days from the date of publication of this notice in the *Government Gazette* or newspapers, whichever date occurs last, to any of the following addresses:

By post:           The Department of Forestry, Fisheries and the Environment  
Branch: Fisheries Management  
**Attention:** Revenue Management  
Private Bag X2  
ROGGEBAAI  
8012

By email           **revenue@dffe.gov.za**

Any enquiries in connection with the draft fees can be directed to Mr Zamuxolo Qhanqisa on 082 782 7173 or by email: **revenue@dffe.gov.za**.

**Comments or objections received after the closing date may be disregarded.**



**DR DION TRAVERS GEORGE**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

## SCHEDULE

### DRAFT FEES PAYABLE IN RESPECT OF APPLICATIONS AND THE ISSUING OF RIGHTS, PERMITS AND LICENSES (CONSUMPTIVE ACTIVITIES)

**PLEASE NOTE:** These fees will be increased annually for five years from the date of the publication of this notice in the *Gazette* by the Consumer Price Index rate, as published by Statistics South Africa. A notice of the adjusted fees will be published annually.

#### 1. APPLICATION FEES

(a) Fee payable in respect of an application for a right to—

(1)	Operate a fish processing establishment	R 10,035.00
(2)	Engage in mariculture	R 10,035.00
(3)	Small Scale Fisheries (Currently exempted)	R 7.00

(b) Fees payable in respect of an application for a permit to exercise a right granted to—

(1)	Undertake commercial fishing (including seaweed):	R 264.00
(2)	Operate a fish processing establishment:	R 264.00
(3)	Engage in mariculture:	R 264.00
(4)	Small Scale Fisheries (Currently exempted)	R 7.00

(c) Fees payable in respect of an application for a permit to undertake recreational fishing:  
R8.00

(d) Fees payable in respect of an application for a permit by a person other than a South African person (does not include permits issued in terms of an international agreement)

(1)	To undertake fishing or related activities	R 13,335.00
(2)	To undertake exploratory fishing:	R 1,333.00
(3)	To enter the exclusive economic zone	R 3,850.00

(e) Fees payable in respect of an application for a permit from a holder of a commercial fishing permit to transport any fish or any part or product thereof from any landing point:  
R264.00

- (f) Fees payable in respect of an application for a permit to have any gear, stake net, setnet, gillnet, bottom trawl net, midwater trawl net, purse seine net, purse net, longline and/or any type of rock lobster net on board of a fishing vessel or a vessel: R 264.00
- (g) Fees payable in respect of an application for a permit to import any fish or any part or product thereof on a recreational basis (recreational fishers): R 264.00
- (h) Fees payable in respect of an application for a local fishing vessel license: R 264.00
- (i) Fees payable in respect of an application for a high seas fishing vessel license: R 264.00
- (j) Fees payable in respect of an application for a foreign fishing vessel license (does not include vessels licensed in terms of an international agreement):

(1)	In respect of vessel to be utilized in joint venture arrangement with a South African person	R 1,333.00
(2)	In respect of a vessel to be utilized by foreign company	R 13,335.00
(3)	In respect of a vessel to be utilized for exploratory fishing	R 1,333.00

- (k) Fees payable in respect of an application for a permit or license to perform an activity in terms of the Act not mentioned in paragraphs (b) - (j) above:

(1)	Local Vessels	R 264.00
(2)	Foreign Vessels	R1,000.00

- (l) Fees payable in respect of an application for a change of vessel: R 264.00

## 2. PERMIT FEES

- (a) Fees payable in respect of the issuing of permits to exercise a right to—

(1)	Undertake commercial fishing (including seaweed)	R 914.00
(2)	Operating a fish processing establishment	R 1,828.00
(3)	Engage in mariculture	R 1,828.00
(4)	Undertake subsistence fishing	R 44.00

## (b) Fees payable in respect of the issuing of a permit—

(1)	To undertake high seas fishing	R 921.00
(2)	Authorising a person other than a South African person to undertake fishing in South African waters (does not include permits issued in terms on an international agreement)	R 33,132.00
(3)	Authorising a foreign person to take part in exploratory fishing in South African waters	R 1,333.00

## (c) Fees payable in respect of the issuing of a permit to undertake recreational fishing of—

(1)	Scuba Diving in MPA's	R 94.00
(2)	West coast rock lobster	R 96.00
(3)	East coast rock lobster	R 96.00
(4)	Mollusks including octopus, squid, worms, other invertebrates and aquatic plants	R 96.00
(5)	Mud crab	R 96.00
(6)	Marine aquarium fish	R 96.00
(7)	Angling	R 76.00
(8)	Spearfishing	R 96.00
(9)	Use of cast or throw net	R 96.00
(10)	Additional fee per vessel (only payable by the skipper) for recreational fishing from such a vessel where applicable	R 96.00

## (d) Fees payable in respect of the issuing of a short-term permit (only valid for four weeks) to undertake recreational fishing for the following categories:

(1)	Scuba Diving in MPA's	R 46.00
(2)	Mollusks including octopus, squid, worms, other invertebrates and aquatic plants	R 55.00
(3)	Mud crab	R 55.00
(4)	Marine aquarium fish	R 55.00
(5)	Angling	R 50.00
(6)	Spearfishing	R 55.00
(7)	Use of cast or throw net	R 55.00
(8)	Additional fee per vessel (only payable by skipper) for recreational fishing from such a vessel, where applicable	R 55.00

(e) Fees payable in respect of the issuing of permits to a holder of a commercial fishing permit to transport any fish or any part or product thereof from any landing point:  
R 292.00

## (f) Fees payable in respect of the issuing of a permit to have any gear, stake net, setnet,



gillnet, bottom trawl, midwater trawl, purse seine net, purse net, longline or any type of rock lobster net on board of a fishing vessel or a vessel:

R 292.00

- (g) Fees payable in respect of the issuing of a permit to import any fish or any part or product thereof on a recreational basis (recreational fishers): R 292.00
- (h) Fees payable in respect of the issuing of a permit to perform any other activities in terms of the Act not mentioned in paragraphs (a) to (i): R 292.00

### 3. LICENSE FEES

- (a) Fees payable in respect of the issuing of a license for a local fishing vessel with a length of—

(1)	5 metres and less	R 296.00
(2)	More than 5 m to 8 metres	R 413.00
(3)	More than 8 m to 12 metres	R 667.00
(4)	More than 12 m to 20 metres	R 1,251.00
(5)	More than 20 metres	R 1,994.00

- (b) Fees payable in respect of the issuing of a high seas fishing vessel License: R 2,158.00
- (c) Fees payable in respect of the issuing of a foreign fishing vessel License (does not include vessels utilised in terms of an international agreement): R 15,809.00

### 4. OTHER FEES

- (a) Fees payable in respect of an application for the transfer of right: R 264.00
- (b) Fees payable in respect of the issuing of a new right, license or permit due to the amendment of the terms or conditions of the existing right, license or permit at request of the holder: R 292.00
- (c) Fees payable in respect of the issuing of a permit to import or export fish on a commercial basis—

(1)	First species to be listed on permit	R 495.00
(2)	Per additional species to be listed on permit	R 220.00

- (d) Fees payable in respect of the issuing of a duplicate license or permit: R 165.00

5. Government Notice No. 795 in *Government Gazette* 33518 dated 10 September 2010, is hereby repealed.

6. This notice takes effect on 1 April 2025.

## DEPARTMENT OF FORESTRY, FISHERIES AND THE ENVIRONMENT

NO. 5929

28 February 2025

NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003  
(ACT NO. 57 OF 2003)

## CONSULTATION ON THE INTENTION TO DECLARE CERTAIN PROPERTIES SITUATED IN THE WESTERN CAPE PROVINCE AS PART OF THE EXISTING AGULHAS NATIONAL PARK IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003 (ACT NO. 57 OF 2003)

I, Dion Travers George, Minister of Forestry, Fisheries and the Environment, hereby in terms of section 20(1)(a)(ii) read with sections 31 and 33 of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003), give notice of my intention to declare certain properties situated in the Western Cape Province as part of the existing Agulhas National Park, as set out in the Schedule hereto.

Members of the public are invited to submit written comments, **within 60 days** from date of publication of this Notice in the *Government Gazette*, or in the newspaper, whichever date is the later, , to the following addresses:

By post to: The Director-General  
Department of Forestry, Fisheries and the Environment  
Attention: Mr Sydney Nkosi  
Private Bag X447  
**PRETORIA**  
0001

By hand to: 473 Steve Biko Street, Arcadia, **PRETORIA**, 0083

By mail to: [smampe@dfpe.gov.za](mailto:smampe@dfpe.gov.za)

Any enquiries in connection with the notice can be directed to Mr Sydney Nkosi at 012 399 9065, email: [shnkosi@dfpe.gov.za](mailto:shnkosi@dfpe.gov.za)

**Comments received after the closing may be disregarded.**



**DR DION TRAVERS GEORGE**  
**MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT**

**SCHEDULE**

<b>Title Deed No</b>	<b>Description of Property: farm, portion</b>	<b>Ownership</b>	<b>District</b>	<b>Extent (ha)</b>
T13697/2023	Portion 11 of the Farm Paapekuil Fontein No 281	NPTSA	Bredasdorp	555.4610
T13697/2023	Portion 48 of the Farm Paapekuil Fontein No 281	NPTSA	Bredasdorp	113.1644
T13697/2023	Farm Brak Fontein B No 284	NPTSA	Bredasdorp	512.2061

## DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 5930

28 February 2025

## HIGHER EDUCATION ACT, 1997 (ACT NO. 101 OF 1997)

## NOTICE OF INTENT TO CANCEL THE REGISTRATION OF IHT HOTEL SCHOOL (PTY) LTD AS A REGISTERED PRIVATE HIGHER EDUCATION INSTITUTION

NOTICE PUBLISHED IN TERMS OF REGULATION 18(1) OF THE REGULATIONS FOR THE REGISTRATION OF PRIVATE HIGHER EDUCATION INSTITUTIONS, 2016 READ WITH SECTIONS 62(1) AND 63(a) AND (b) OF THE HIGHER EDUCATION ACT, 1997.

I, Dr Nkosinathi Sishi, Director-General of the Department of Higher Education and Training and the Registrar of Private Higher Education Institutions, hereby publish in terms of Regulation 18 (1) of the Regulations for the Registration of Private Higher Education Institutions, 2016 read with sections 62(1) and 63(a) and (b) of the Higher Education Act, 1997 (Act No. 101 of 1997), my decision to issue a Notice of Intent to Cancel the registration of IHT Hotel School (Pty) Ltd as registered Private Higher Education Institutions since it has failed to submit the annual report for the 2023 year of reporting, as required by Section 57(2) of the Act read with the Regulation 27, and it has thus failed to discharge the responsibilities of a private higher education institution as contemplated in Chapter 6 of the Regulations.

Dr N Sishi  
Director-General: Higher Education and Training

Date: 2024 / 11 / 25

## PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA

NO. 5931

28 February 2025

**MR. SIHLE LONZI, MP****NOTICE OF INTENTION TO INTRODUCE A PRIVATE MEMBER'S BILL  
AND INVITATION FOR COMMENT ON THE DRAFT, NAMELY THE  
STUDENT DEBT RELIEF BILL, 2025**

Mr. Sihle Lonzi, MP, acting in accordance with section 73(2) of the Constitution of the Republic of South Africa, 1996, intends to introduce Student Debt Relief Bill, 2025, in the National Assembly. An explanatory summary of the draft Bill is hereby published in accordance with Rule 276(1)(c) of the Rules of the National Assembly (9<sup>th</sup> Edition).

**BACKGROUND**

According to an article written by Lea Leathern on 06 May 2024 half a million students in South Africa have debt in respect of the fees they owe to an institution of higher learning and most of them will not graduate, receive certificates or a letter of completion until they're fully paid-up. According to William Gumede, the country's student debt stood at approximately R16.5 billion in March 2021, and in the following year, 2022, more than 120 000 students were unable to graduate because of their indebtedness to the institution of higher learning.

Young people in South Africa are faced with two undesirable scenarios: (i) to begin their work lives with huge sums of debt that imprison them in a permanent cycle of debt for the rest of their lives, or (ii) to remain jobless and economically inactive, as their qualifications are withheld by institutions of higher learning because of their debt. The need to address student debt is both necessary and urgent.

The Student Debt Relief Bill, 2025 ("draft Bill"), intends to address the plight of students in respect of their debt to institutions of higher learning by establishing a Fund, namely the Student Debt Relief Fund ("Fund"). In terms of the draft Bill any student may, based on a set criterion, apply to the Fund for the Fund to pay off their debt to an institution of higher learning to enable a student to graduate

or get his or her qualification. Furthermore, the draft Bill will make provision for all students who have met their academic requirements to receive their qualifications irrespective of their debt to the institution of higher learning.

Interested parties and institutions are invited to submit written representations on the proposed content of the draft Bill to the Speaker of the National Assembly within 30 days of the publication of this notice. Representations can be delivered to the Speaker, New Assembly Building, Parliament Street, Cape Town; mailed to Speaker, P.O. Box 15, Cape Town, 8000, or emailed to [speaker@parliament.gov.za](mailto:speaker@parliament.gov.za) and copied to [chiefwhip@effonline.org](mailto:chiefwhip@effonline.org).

Copies of the Student Debt Relief Bill, 2025, may, after introduction, be obtained from:

Economic Freedom Fighters

Office M415 4th Floor, Marks Building

Parliament of the Republic of South Africa

Cape Town 8000

Attention: Mr Sihle Lonzi

E-mail: [studentdebtcancellationbill@effonline.org](mailto:studentdebtcancellationbill@effonline.org)

## SOUTH AFRICAN RESERVE BANK

NO. 5932

28 February 2025

**NOTICE BY THE PRUDENTIAL AUTHORITY IN TERMS OF SECTION 30(1)(f) OF THE BANKS ACT, 1990 (ACT 94 OF 1990 – the “Banks Act”)**

Notice is hereby given for general information, in accordance with the provisions of section 30(1)(f) of the Banks Act, of the consent granted by the Minister of Finance, in terms of section 54(1)(b) of the Banks Act, to the arrangement for the transfer of more than 25 per cent of the assets of Sasfin Bank Limited to African Bank Limited.

*Fundi Tshazibana*

N Tshazibana

CEO: Prudential Authority

**SOUTH AFRICAN RESERVE BANK**

NO. 5933

28 February 2025

**SECTION 46(1) READ WITH SECTION 1A(5)  
OF THE CO-OPERATIVE BANKS ACT, 2007  
(ACT NO. 40 OF 2007)****AMENDMENTS TO CO-OPERATIVE BANKS ACT SUPERVISORS' RULES**

I, Fundi Tshazibana, Chief Executive Officer of the Prudential Authority, in terms of section 46(1), read with section 1A(5) of the Co-operative Banks Act, 2007 (Act No. 40 of 2007) and the Prudential Authority Fees Determination, 2023 made in terms of section 237(1) of the Financial Sector Regulation Act, 2017 (Act No. 9 of 2017), confirm the amendment of the Co-operative Banks Act Supervisors' Rules, published in Government Notice No. 5 of 12 January 2010, as set out in the Schedule, with effect from 1 March 2025.

*Fundi Tshazibana*

**Fundi Tshazibana**  
**Chief Executive Officer: Prudential Authority**



## SCHEDULE

### Definitions

In this Schedule, 'the Co-operative Banks Act Supervisors' Rules' means the Co-operative Banks Act Supervisors' Rules, published under Government Notice No. 5 in *Government Gazette* No. 32860 on 12 January 2010.

### **Repeal of Rule 3 of the Co-operative Banks Act Supervisors' Rules – Fees payable and cost relating to submission of additional information**

1. Rule 3 of the Co-operative Banks Act Supervisors' Rules is hereby repealed.

### **Repeal of Rule 4 of the Co-operative Banks Act Supervisors' Rules – Manner of payment**

2. Rule 4 of the Co-operative Banks Act Supervisors' Rules is hereby repealed.

### **Repeal of Schedule 1 of the Co-operative Banks Act Supervisors' Rules – Fees payable**

3. Schedule 1 of the Co-operative Banks Act Supervisors' Rules is hereby repealed.

### **Date of commencement**

4. The amended Co-operative Banks Act Supervisors' Rules shall come into operation on 1 March 2025.

**SOUTH AFRICAN RESERVE BANK**

NO. 5934

28 February 2025

**DETERMINATION OF THE DAILY AMOUNT IN RESPECT OF MEALS AND INCIDENTAL COSTS FOR PURPOSES OF SECTION 8(1) OF THE INCOME TAX ACT, 1962 (ACT NO. 58 OF 1962)**

By virtue of the powers vested in me by section 8(1)(a)(ii) of the Income Tax Act, 1962 (Act No. 58 of 1962), I, Edward Christian Kieswetter, Commissioner for the South African Revenue Service, hereby determine the maximum amount for expenditure in respect of meals and incidental costs for purposes of section 8(1)(a)(ii)(aa) of the Act to be R176 per day.

The amount determined in this notice applies in respect of years of assessment commencing on or after 1 March 2025.



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

**SUID-AFRIKAANSE INKOMSTEDIENS**

NO. 5934

28 Februarie 2025

**BEPALING VAN DAAGLIKSE BEDRAG TEN OPSIGTE VAN ETES EN TOEVALLIGE UITGAWES VIR DOELEINDES VAN ARTIKEL 8(1) VAN DIE INKOMSTEBELASTINGWET, 1962 (WET NO. 58 VAN 1962)**

Kragtens die bevoegdheid aan my verleen deur artikel 8(1)(a)(ii) van die Inkomstebelastingwet, 1962 (Wet No. 58 van 1962), bepaal ek, Edward Christian Kieswetter, Kommissaris van die Suid-Afrikaanse Inkomstediens, hiermee die maksimum bedrag vir uitgawes ten opsigte van etes en toevallige uitgawes vir doeleindes van artikel 8(1)(a)(ii)(aa) van die Wet, as R176 per dag.

Die bedrag in hierdie kennisgewing bepaal is van toepassing ten opsigte van jare van aanslag wat op of na 1 Maart 2025 begin.

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

**TSHUMELO YA MBUELO YA AFRIKA TSHIPEMBE****U TA MUTENGO WA DUVHA NGA DUVHA WA ZWILIWA NA ZWI SONGO LAVHELELWAHO HU TSHI ITELWA KHETHEKANYO 8(1) YA MULAYO WA MUTHILO WA MBUELO WA, 1962 (MULAYO WA NOMBORO 58 WA 1962)**

U ya nga maanda e nda hwedzwa kha khethekanyo 8(1)(a)(ii) ya Mulayo wa Muthelo wa Mbuelo wa, 1962 (Mulayo wa Nomboro. 58 wa 1962), nne, Edward Christian Kieswetter, Mukhomishinari wa Tshumelo ya Mbuelo ya Afrika Tshipembe, ndi ta mutengo muhulwanesa une wa tea u shumiswa nga muthu zwi tshi elana na zwiliwa na zwi songo lavhelelwaho hu tshi itelwa khethekanyo 8(1)(a)(ii)(aa) ya wonoyo mulayo u vha R176 nga duvha.

Mutengo wo tiwaho kha iyi ndivhadzo u shuma zwi tshi elana na miñwaha ya asesimennde ine ya do thoma nga, kana nga phanda ha la 1 Thafamuhwe 2025.

**E C KIESWETTER****MUKHOMISHINARI WA TSHUMELO YA MBUELO YA AFRIKA TSHIPEMBE**

**UPHIKO LWEZIMALI EZINGENAYO ENINGIZIMU AFRIKA****UKUBEKWA KWESAMBA SOSUKU MAYELANA NOKUDLA NEZINDLEKO EZIVELAYO NGEHLOSO YESIGABA 8(1) SOMTHETHO WENTELA YEMIVUZO, KA-1962 (UMTHETHO ONGUNOMBOLO. 58 KA-1962)**

Ngokwamandla engiwanikiwe ngokwesigaba 8(1)(a)(ii) soMthetho WeNtela YemiVuzo ka-1962 (UMthetho onguNombolo. 58 ka-1962), mina, Edward Christian Kieswetter, uKhomishana Wophiko Lwezimali Ezingenayo Eningizimu Afrika, ngibeka isamba esiphezulu esinqunyiweyo esizosetshenziswa mayelana nokudla nezindleko ezivelayo ngenhloso yesigaba 8(1)(a)(ii)(aa) ukuba sibe ngu-R176 ngosuku.

Isamba esibekiwe lapha kulesi saziso siqala ukusebenza kusukela ngomhlaka-1 kuNdasa 2025.

**E C KIESWETTER**  
**UKHOMISHANA WOPHIKO LWEZIMALI EZINGENAYO ENINGIZIMU AFRIKA**

**SOUTH AFRICAN RESERVE BANK**

NO. 5935

28 February 2025

**DETERMINATION OF THE DAILY AMOUNT IN RESPECT OF MEALS AND INCIDENTAL COSTS FOR PURPOSES OF SECTION 8(1) OF THE INCOME TAX ACT, 1962 (ACT NO. 58 OF 1962)**

By virtue of the powers vested in me by section 8(1)(c)(ii) of the Income Tax Act, 1962 (Act No. 58 of 1962), I, Edward Christian Kieswetter, Commissioner for the South African Revenue Service, hereby determine in the Schedule hereto the amounts which shall be deemed to have been actually expended by a person in respect of meals and incidental costs for the purposes of section 8(1)(a)(i)(bb) of that Act.

The amounts determined in this notice apply in respect of years of assessment commencing on or after 1 March 2025.



**EC KIESWETTER  
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE**

## SCHEDULE

1. Unless the context otherwise indicates, any word or expression to which a meaning has been assigned in the Income Tax Act, 1962, bears the meaning so assigned.
2. The following amounts will be deemed to have been actually expended by a recipient to whom an allowance or advance has been granted or paid—
  - (a) where the accommodation, to which that allowance or advance relates, is in the Republic and that allowance or advance is paid or granted to defray—
    - (i) incidental costs only, an amount equal to R176 per day; or
    - (ii) the cost of meals and incidental costs, an amount equal to R570 per day; or
  - (b) where the accommodation, to which that allowance or advance relates, is outside the Republic and that allowance or advance is paid or granted to defray the cost of meals and incidental costs, an amount per day determined in accordance with the 'Table: Daily Amount for Travel Outside the Republic' under Notice 4458 published in *Government Gazette* No. 50243 dated 1 March 2024.

**SUID-AFRIKAANSE INKOMSTEDIENS**

NO. 5935

28 Februarie 2025

**BEPALING VAN DAGTOELAE TEN OPSIGTE VAN ETES EN TOEVALLIGE  
UITGAWES VIR DOELEINDES VAN ARTIKEL 8(1) VAN DIE  
INKOMSTEBELASTINGWET, 1962 (WET NO. 58 VAN 1962)**

Kragtens die bevoegdheid aan my verleen deur artikel 8(1)(c)(ii) van die Inkomstebelastingwet, 1962 (Wet No. 58 van 1962), bepaal ek, Edward Christian Kieswetter, Kommissaris van die Suid-Afrikaanse Inkomstediens, hiermee in die Bylae hierby die bedrae wat geag word werklik deur 'n persoon aangeaan te gewees het ten opsigte van etes en toevallige uitgawes by die toepassing van artikel 8(1)(a)(i)(bb) van daardie Wet.

Die bedrae in hierdie kennisgewing bepaal is van toepassing ten opsigte van jare van aanslag wat op of na 1 Maart 2025 begin.

**EC KIESWETTER  
KOMMISSARIS VAN DIE SUID-AFRIKAANSE INKOMSTEDIENS**



**BYLAE**

1. Tensy uit die samehang anders blyk, dra enige woord of uitdrukking waaraan 'n betekenis in die Inkomstebelastingwet, 1962, toegeskryf is die betekenis aldus daaraan toegeskryf.
2. Die volgende bedrae word geag werklik deur 'n ontvanger aan wie 'n toelae of voorskot toegestaan of betaal is, aangegaan te wees—
  - (a) waar die verblyf waarop die toelae of voorskot betrekking het in die Republiek is en daardie toelae of voorskot betaal of toegestaan is —
    - (i) om slegs toevallige uitgawes te bestry, 'n bedrag gelyk aan R176 per dag; of
    - (ii) om die koste van etes en toevallige uitgawes te delg, 'n bedrag gelyk aan R570 per dag ; of
  - (b) waar die huisvesting waarop daardie toelae of voorskot betrekking het, buite die Republiek is en daardie toelae of voorskot betaal of toegestaan word om die koste van etes en toevallige uitgawes te bestry, 'n bedrag per dag bepaal ooreenkomstig 'Tabel A: Daaglikse bedrag vir reise buite die Republiek' in Kennisgewing 4458 gepubliseer in *Staatskoerant* No. 50243 gedateer 1 Maart 2024.

**TSHUMELO YA MBUELO DZA AFRIKA TSHIPEMBE****U TA MUTENGO WA DUVHA NGA DUVHA WA MBADELO DZA ZWILIWA NA DZAA ZWI SONGO LAVHELELWAHO HU TSHI ITELWA KHETHEKANYO 8(1) YA MULAYO WA MUTHILO WA MBUELO WA, 1962 (MULAYO WA NOMBORO 58 WA 1962)**

U ya nga maanda e nda hwedzwa kha khethekanyo 8(1)(c)(ii) ya Mulayo wa Muthelo wa Mbuelo wa, 1962 (Mulayo wa Nomboro. 58 wa 1962), nne, Edward Christian Kieswetter, Mukhomishinari wa Tshumelo ya Mbuelo ya Afrika Tshipembe, ndi ta kha Shedulu ya heli linwalo nyimelamitengo ine ya do tea u tangedziwa na u shumiswa sa mitengo-ngoho vhuimoni ha mitengo ya mbadelo dza muthu nga muthu dza zwiliwa na zwi songo lavhelelwaho hu tshi itelwa khethekanyo 8 (1)(a)(i)(bb) ya wonoyo mulayo.

Mitengo ye ya tiwa kha iyi ndivhadzo i shuma zwi tshi elana na miwaha ya asesimennde ine ya do thoma nga la 1 Thafamuhwe 2025.

**EC KIESWETTER****MUKHOMISHINARI WA TSHUMELO YA MBUELO YA AFRIKA TSHIPEMBE**

**SHEDULU**

1. Nga nnda ha musi zwo sumbedzwa nga inwe ndila, ipfi linwe na linwe lo netshedzwaho thalutshedzo kha Mulayo wa Muthelo wa Mbuelo wa, 1962, lo hwala thalutshedzo yo netshedzwaho.
2. Mitengo i tevhelaho i do dzhiwa sa yo shumiswaho nga mutanganedzi we a netshedzwa gavhelo kana tshelede ine ya netshedzwa kana u badelwa phanda ha u bva lwendo —
  - (a) hune vhudzulo, hune gavhelo kana tshelede ine ya badelelwa phanda ya elana naho, havha ngomu ha Riphabuliki, na gavhelo kana tshelede ine ya badelelwa phanda ya badelwa kana u netshedzwa uri i shumiswe u badela—
    - (i) mitengo ya zwi songo lavhelelwaho, mutengo une wa lingana na R176 nga duvha; kana
    - (ii) mutengo wa zwiliwa na zwi songo lavhelelwaho, mutengo une wa lingana na R570 nga duvha; kana
  - (b) hune vhudzulo, hune gavhelo kana tshelede ine ya badelelwa phanda ya elana naho, ha vha nga nnda ha Riphabuliki, na gavhelo kana tshelede ine ya badelelwa phanda uri i shumiswe u badela mitengo ya zwiliwa na zwi songo lavhelelwaho, mutengo nga duvha wo tiwaho u ya nga 'Thebulu: Mutengo wa duvha nga duvha wa uya nnda ha Riphabuliki' kha Ndivhadzo 4458 yo divhadzwaho kha *Gurannya ya Muvhuso ya Nomboro ya 50243 ya la 1 Thafamuhwe 2024.*

**UPHIKO LWEZIMALI EZINGENAYO ENINGIZIMU AFRIKA****UKUBEKWA KWAMANANI OSUKU MAYELANA NOKUDLA NEZINDLEKO EZIVELAYO NGENHLOSO YESIGABA 8(1) SOMTHETHO WENTELA YEMIVUZO, KA-1962 (UMTHETHO ONGUNOMBOLO. 58 KA-1962)**

Ngokwamandla engiwanikiwe ngokwesigaba 8(1)(c)(ii) soMthetho WeNtela YemiVuzo ka-1962 (UMthetho onguNombolo. 58 ka-1962), mina, Edward Christian Kieswetter, uKhomishana Wophiko Lwezimali Ezingenayo Eningizimu Afrika, ngibeka kwiSheduli elapha amanani azosetshenziswa ngumuntu mayelana nokudla nezindleko ezivelayo ngenhloso yesigaba 8(1)(a)(i)(bb) somthetho.

Amanani abekiwe lapha kulesi saziso aqala ukusebenza kusukela ngomhlaka-1 kuNdasa 2025.

**EC KIESWETTER****UKHOMISHANA WOPHIKO LWEZIMALI EZINGENAYO ENINGIZIMU AFRIKA**

## ISHEDULI

1. Ngaphandle uma isimo sichaza, noma yiliphi igama noma isisho esinikezwe incazelo kuMthetho WeNtela YemiVuzo, ka-1962, siqukethe leyo ncazelo esiyinikiwe.
2. Lawa manani alandelayo azothathwa njengalawo asetshenziswe owamukeliswayo lowo imali noma isamba esithile osinikwe noma esikhokhwe kuye—
  - (a) uma indawo yokuhlala, lapho lesosibonelelo noma isamba sibhekiswe khona, ikwiRiphabhulikhi noma lesosibonelelo noma isamba sikhokhwe khona noma sinikelwe ukukhokhwa—
    - (i) izindleko ezivelayo kuphela, inani elilingana no-R176 ngosuku; noma
    - (ii) izindleko zokudla nezindleko zokungalindelekile, inani elilingana no-R570 ngosuku; noma
  - (b) uma indawo yokuhlala, lapho imali noma isamba sibhekiswe khona, ingaphandle kweRiphabhulikhi, inani ngosuku elibekwe kwitafula 'ITafula: Inani Losuku Lokuhambela Ngaphandle KweRiphabhulikhi' elishicilelwe *kwiPhephandaba likaHulumeni* yenombolo 50243 ngomhlaka 1 kuNdasas 2024.

**SOUTH AFRICAN RESERVE BANK**

NO. 5936

28 February 2025

**FIXING OF RATE PER KILOMETRE IN RESPECT OF MOTOR VEHICLES  
FOR THE PURPOSES OF SECTION 8(1)(b)(ii) AND (iii) OF THE INCOME  
TAX ACT, 1962**

Under section 8(1)(b)(ii) and (iii) of the Income Tax Act, 1962 (Act No. 58 of 1962), I, Enoch Godongwana, Minister of Finance, hereby determine that the rate per kilometre referred to in that section must be an amount determined in accordance with the Schedule hereto.



**E GODONGWANA**  
**Minister of Finance**

## SCHEDULE

**1. Definition**

In this Schedule, “**value**” in relation to a motor vehicle used by the recipient of an allowance as contemplated in section 8(1)(b)(ii) and (iii) of the Income Tax Act, 1962, means—

- (a) where that motor vehicle (not being a motor vehicle in respect of which paragraph (b)(ii) of this definition applies) was acquired by that recipient under a *bona fide* agreement of sale or exchange concluded by parties dealing at arm’s length, the original cost thereof to him/her, including any value-added tax but excluding any finance charge or interest payable by him/her in respect of the acquisition thereof;
- (b) where that motor vehicle—
  - (i) is held by that recipient under a lease contemplated in paragraph (b) of the definition of “instalment credit agreement” in section 1 of the Value-Added Tax Act, 1991; or
  - (ii) was held by him/her under such a lease and the ownership thereof was acquired by him/her on the termination of the lease, the cash value thereof as contemplated in the definition of “cash value” in section 1 of the Value-Added Tax Act; or
- (c) in any other case, the market value of that motor vehicle at the time when that recipient first obtained the vehicle or the right of use thereof, plus an amount equal to value added tax which would have been payable in respect of the purchase of the vehicle had it been purchased by the recipient at that time at a price equal to that market value.

**2. Determination of rate per kilometre**

The rate per kilometre referred to in section 8(1)(b)(ii) and (iii) must, subject to the provisions of paragraph 4, be determined in accordance with the cost scale set out in paragraph 3, and must be the sum of—

- (a) the fixed cost divided by the total distance in kilometres (for both private and business purposes) shown to have been travelled in the vehicle during the year of assessment: Provided that where the vehicle has been used for business purposes during a period in that year which is less than the full period of that year, the fixed cost must be an amount which bears to the fixed cost the same ratio as the period of use for business purposes bears to 365 days;
- (b) where the recipient of the allowance has borne the full cost of the fuel used in the vehicle, the fuel cost; and
- (c) where that recipient has borne the full cost of maintaining the vehicle (including the cost of repairs, servicing, lubrication and tyres), the maintenance cost.

### 3. Cost scale

Where the value of the vehicle—	Fixed Cost R	Fuel Cost c/km	Maintenance Cost c/km
does not exceed R100 000	33,940	146.7	47.4
exceeds R100 000 but does not exceed R200 000	60,688	163.8	59.3
exceeds R200 000 but does not exceed R300 000	87,497	177.9	65.4
exceeds R300 000 but does not exceed R400 000	111,273	191.4	71.4
exceeds R400 000 but does not exceed R500 000	135,048	204.8	83.9
exceeds R500 000 but does not exceed R600 000	159,934	234.9	98.5
exceeds R600 000 but does not exceed R700 000	184,867	238.9	110.5
exceeds R700 000 but does not exceed R800 000	211,121	242.9	122.5
exceeds R800 000	211,121	242.9	122.5

### 4. Simplified method

Where—

- (a) the provisions of section 8(1)(b)(iii) are applicable in respect of the recipient of an allowance or advance; and
- (b) no other compensation in the form of a further allowance or reimbursement (other than for parking or toll fees) is payable by the employer to that recipient,

that rate per kilometre is, at the option of the recipient, equal to 476 cents per kilometre.

### 5. Effective date

The rate per kilometre determined in terms of this Schedule applies in respect of years of assessment commencing on or after 1 March 2025.



**SUID-AFRIKAANSE INKOMSTEDIENS**

NO. 5936

28 Februarie 2025

**BEPALING VAN SKAAL PER KILOMETER TEN OPSIGTE VAN  
MOTORVOERTUIE VIR DOELEINDES VAN ARTIKEL 8(1)(b)(ii) EN (iii)  
VAN DIE INKOMSTEBELASTINGWET, 1962**

Kragtens artikel 8(1)(b)(ii) en (iii) van die Inkomstebelastingwet, 1962 (Wet No. 58 van 1962), bepaal ek, Enoch Godongwana, Minister van Finansies, hierby dat die skaal per kilometer in daardie artikel bedoel 'n bedrag is wat ooreenkomstig die Bylae hierby vasgestel word.

**E GODONGWANA**  
**Minister van Finansies**

## BYLAE

**1. Omskrywing**

In hierdie Bylae beteken “**waarde**”, met betrekking tot ’n motorvoertuig deur die ontvanger van ’n toelae gebruik soos in artikel 8(1)(b)(ii) en (iii) van die Inkomstebelastingwet, 1962, beoog—

- (a) waar daardie motorvoertuig (synde nie ’n motorvoertuig ten opsigte waarvan paragraaf (b)(ii) van hierdie omskrywing van toepassing is nie) deur daardie ontvanger verkry is ingevolge ’n *bona fide* verkoop- of ruilsoonekoms gesluit tussen partye wat onder uiterste voorwaardes beding is, die oorspronklike koste daarvan vir hom/haar, met inbegrip van enige belasting op toegevoegde waarde maar uitgesluit enige finansieringskoste of rente deur hom/haar betaalbaar ten opsigte van die verkryging daarvan;
- (b) waar daardie motorvoertuig—
  - (i) ingevolge ’n verhuringsoonekoms soos beoog in paragraaf (b) van die omskrywing van “paaient-kredietsoonekoms” in artikel 1 van die Wet op Belasting op Toegevoegde Waarde, 1991, deur daardie ontvanger gehou is; of
  - (ii) ingevolge so ’n verhuringsoonekoms deur hom/haar gehou was en eiendomsreg daarvan na afloop van die verhuringsoonekoms deur hom/haar verkry is, die kontantwaarde daarvan soos beoog in die omskrywing van “kontantwaarde” in artikel 1 van die Wet op Belasting op Toegevoegde Waarde; of
- (c) in enige ander geval, die markwaarde van daardie motorvoertuig op die tydstip toe daardie ontvanger vir die eerste maal die voertuig of die reg van gebruik daarvan verkry het, tesame met ’n bedrag gelykstaande aan belasting op toegevoegde waarde wat ten opsigte van die aankoop van die voertuig betaalbaar sou gewees het indien dit op daardie tydstip teen ’n prys gelykstaande aan daardie markwaarde deur die ontvanger aangekoop sou gewees het.

**2. Vasstelling van skaal per kilometer**

Die skaal per kilometer in artikel 8(1)(b)(ii) en (iii) bedoel, word, behoudens die bepalinge van paragraaf 4, bepaal ooreenkomstig die kosteskaal in paragraaf 3 vervat, en is die som van—

- (a) die vaste koste gedeel deur die totale afstand in kilometers (vir beide private en besigheidsdoeleindes) wat bewys word gedurende die jaar van aanslag in die voertuig afgelê te gewees het: Met dien verstande dat waar die voertuig gedurende ’n tydperk in daardie jaar vir besigheidsdoeleindes gebruik is wat minder is as die volle tydperk van daardie jaar, sal die vaste koste ’n bedrag wees wat in dieselfde verhouding tot die vaste koste staan as die verhouding waarin die tydperk van gebruik vir besigheidsdoeleindes tot 365 dae staan;
- (b) waar die ontvanger van die toelae die volle koste gedra het van die brandstof wat in die voertuig gebruik is, die brandstofkoste; en

- (c) waar daardie ontvanger die volle koste gedra het van die instandhouding van die voertuig (met inbegrip van herstelwerk, diens, smering en bande), die instandhoudingskoste.

### 3. *Kosteskaal*

Waar die waarde van die voertuig—	Vaste koste R	Brandstof koste c/km	Instandhoudingskoste c/km
R100 000 nie te bowe gaan nie	33,940	146.7	47.4
R100 000 te bowe gaan, maar nie R200 000 nie	60,688	163.8	59.3
R200 000 te bowe gaan, maar nie R300 000 nie	87,497	177.9	65.4
R300 000 te bowe gaan, maar nie R400 000 nie	111,273	191.4	71.4
R400 000 te bowe gaan, maar nie R500 000 nie	135,048	204.8	83.9
R500 000 te bowe gaan, maar nie R600 000 nie	159,934	234.9	98.5
R600 000 te bowe gaan, maar nie R700 000 nie	184,867	238.9	110.5
R700 000 te bowe gaan, maar nie R800 000 nie	211,121	242.9	122.5
R800 000 te bowe gaan	211,121	242.9	122.5

### 4. *Vereenvoudigde metode*

Waar—

- (a) die bepalings van artikel 8(1)(b)(iii) ten opsigte van 'n ontvanger van 'n toelae of voorskot van toepassing is; en
- (b) geen ander vergoeding in die vorm van 'n verdere toelae of terugbetaling (behalwe vir parkering of tolgeld) deur die werkgewer aan die ontvanger betaalbaar is nie,

is die tarief per kilometer, na keuse van die ontvanger, gelykstaande aan 476 sent per kilometer.

### 5. *Effektiewe datum*

Die tarief per kilometer kragtens hierdie Bylae bepaal, is van toepassing ten opsigte van jare van aanslag wat op of na 1 Maart 2025 begin.

**UPHIKO LWEZOKUQOQWA KWENTELA ENINGIZIMU AFRIKA****UKUNQUNYWA KWENDLELAKUBALA EZOSETSHENZISWA  
MAQONDANA NEKHILOMITHA NGALINYE NGOKWEZINHLOSO  
ZESIGABA 8(1)(b)(ii) NO (iii) SOMTHETHO WEZENTELA YENGENISO,  
KA-1962**

Ngaphansi kwesigaba 8(1)(b)(ii) and (iii) soMthetho Wezentela Yengeniso, ka-1962 (uMthetho No. 58 ka-1962), mina, Enoch Godongwana, uNgqongqoshe Wezezimali, ngalokhu ngingquma ukuthi indlelakubala ezosetshenziswa maqondana nekhilomitha ngalinye okukhulunywa ngalo kulesi sigaba kumele ibe yisibalo esinqunywe ngokuhambisana nale Sheduli elandelayo.

**E GODONGWANA  
UNgqongqoshe Wezezimali**

## ISHEDULI

**1. Izincazelo zamagama asetshenziwe**

Kule Sheduli, “inani” uma kukhulunywa ngemoto esetshenziswa umuntu othola isibonelelo njengoba kuhlizenzekelwe esigabeni 8(1)(b)(ii) kanye no-(iii) soMthetho Wentela Yengeniso ka-1962, kushiwo—

- (a) uma leyo moto (okungeyona imoto okukhulunywe ngayo endimeni (b)(ii) yalezi zincazelo) itholwe yilowo muntu ngaphansi kwesivumelwano esisemthethweni sokudayiselana noma sokunikana esisayinwe yizinhlangothi zombili ngokunikana inani layo, kubandakanya yonke intela eyengeziwe yentengo kodwa kungabandakanyi izindleko ze-akhawunti noma inzalo okufanele ikhokhwe uyena mayelana nokuthengwa kwaleyo moto;
- (b) lapho leyo moto—
- (i) isetshenziswa yilowo muntu ngaphansi kwesivumelwano sokuqashiselana okukhulunywe ngaso endimeni (b) yencazelo ye“sivumelwano sesikweletu esikhokhwa ngamancozuncozu” esigabeni 1 soMthetho Wentela Yentengo Eyengeziwe, ka-1991; noma
- (iii) yayigcinwe uyena ngaphansi kwesivumelwano sokuqashiselana futhi ethole ubunikazi bayo uma sekuphele isivumelwano sokuqashiselana, inani layo lemali njengoba kuhlizenzekelwe encazelweni ye“inani lemali” esigabeni 1 soMthetho Wentela Yentengo Eyengeziwe; noma
- (c) kunoma isiphi esinye isimo, inani lasemakethe laleyo moto ngesikhathi itholwa yilowo muntu okokuqala noma ethola ilungelo lokuyisebenzisa, nemali elingana nentela eyengeziwe yentengo ebizokhokhwa ngesikhathi kuthengwa leyo moto ukube leyo moto ithengwe yilowo muntu ngesikhathi nangemali elingana nentengo ebingathengwa ngayo endaweni okudayiswa kuyna izimoto.

**2. Ukunqunywa kwendlelakubala ngekhilomitha ngalinye**

Indlelakubala ezosetshenziswa maqondana nekhilomitha ngalinye okukhulunywe ngayo esigabeni 8(1)(b)(ii) no (iii), kuncike kokuhlizenzekelwe endimeni 4, kufanele inqunywe ngokwezibalo ezinikezwe endimeni 3, futhi kumele ibe—

- (a) imali yezindleko ezimile ehlukaniwa ngokwebanga elihanjiwe libalwa ngamakhilomitha (ngezinhloso zomsebenzi noma zangasese) okuvela ukuthi ahanjiwe ngemoto ngalowo nyaka wentela: Kuncike ekutheni uma imoto ibisetshenziselwa izinhloso zebhizinisi ngesikhathi esithile ngalowo nyaka kodwa kungewona wonke unyaka, izindleko ezimile kumele kube yisamba esiveza ezindlekweni ezimile izilinganiso ezifanayo nezangesikhathi imoto ebisetshenziselwa ngaso ibhizinisi esikhathini esiyizinsuku ezingu-365;
- (b) lapho othola isibonelelo ethwale zonke izindleko zikaphethiloli/udzili osetshenziswe emotweni, izindleko zalowo phethiloli/udzili; futhi

- (c) uma lowo muntu ethwale zonke izindleko zokunakekela imoto (kubandakanya izindleko zokuyikhanda, ukuyisevisa, ukuyifaka uwoyela namathayi), izindleko zokuyinakekela.

### 3. Izilinganiso zezindleko

Uma inani lemoto —	Izindleko ezimile R	Izindleko zikaphe-thiloli / zikadizili c/km	Izindleko zokuyinakekela c/km
linge qile ku R100 000	33,940	146.7	47.4
leqe ku R100 000 kodwa linge qile ku R200 000	60,688	163.8	59.3
leqe ku R200 000 kodwa linge qile ku R300 000	87,497	177.9	65.4
leqe ku R300 000 kodwa linge qile ku R400 000	111,273	191.4	71.4
leqe ku R400 000 kodwa linge qile ku R500 000	135,048	204.8	83.9
leqe ku R500 000 kodwa linge qile ku R600 000	159,934	234.9	98.5
leqe ku R600 000 kodwa linge qile ku R700 000	184,867	238.9	110.5
leqe ku R700 000 kodwa linge qile ku R800 000	211,121	242.9	122.5
leqe ku R800 000	211,121	242.9	122.5

### 4. Indlela elula

Lapho —

- (a) okuhlinzekelwe esigabeni 8(1)(b)(iii) kusebenza mayelana nomuntu othola isibonelelo noma ukukhokhelwa okuthile; futhi
- (b) singekho esinye isinxephezelo esiyisibonelelo noma ukubuyiselwa imali ethile (ngaphandle kwezimali zokupaka nezikhokhelwa imigwaqo engothelawayeka) okukhokhwa umqashi ekhokhela lowo muntu, Isibalo ngekhilomitha ngalinye, ngokukhetha kwalowo muntu, singamasenti angu-476 ngekhilomitha.

### 5. Ukuqala ukusebenza kwalezi zibalo

Indlelakubala esetshenziswa maqondana nekhilomitha ngalinye enqunywe ngolwale Sheduli isebenza mayelana neminyaka ebalelwa intela kusukela noma ngemuva komhla ka 1 Mashi 2025.

**TSHEBELETSO YA LEKENO YA AFRIKA BORWA****PEHO YA TJEHO YA KILOMITARA KA NNGWE MABAPI LE  
SEPALANGWANG BAKENG LA MAIKEMISITSO A KAROLO 8(1)(b)(ii)  
LE (iii) YA *INCOME TAX ACT, 1962***

Ka tlasa karolo 8(1)(b)(ii) le (iii) ya *Income Tax Act, 1962 (Act No. 58 of 1962)*, Nna, Enoch Godongwana, Letona la Ditjhelete, ke hlwaya hore tjeho ya kilomitara ka nngwe e hlalositsweng karolong eo e tshwanetse e be palo e hlwauweng ho latela Shejule se mona.

**E GODONGWANA**  
**Letona la Ditjhelete**

## SHEJULE

**1. Tlhaloso**

Sejuleng sena, “**boleng**” mabapi le sepalangwang se sebediswang ke moamohedi wa kuno e hlalotswang karolong 8(1)(b)(ii) le (iii) ya *Income Tax Act, 1962*, e hlalosa—

- (a) moo sepalangwang seo (e se sepalangwang ho latela tlhaloso ya serapa (b)(ii) e sebetsang ka teng) se fumanwe ke moamohedi eo ka tlasa tumellano e lokileng ya thekiso kapa kgwebisano e phetetsweng ke mekga e mmedi e ikemetseng, tjehe ya mantlha ya sona ho yena, ho kenyeletsa lekgetho le leng le le leng la keketseho ya boleng empa ho sa kenyeletsa tjehe e nngwe le e nngwe kapa tswala e lefellowang ke yena mabapi le phumaneho ya sona;
- (b) moo sepalangwang seo—
  - (i) se nkuwe ke moamohedi ka tlasa tumellano e hlalositsweng serapeng (b) ka tlhaloso ya “tumellano ya tefello ya mokitlane” e karolong 1 ya *Value-Added Tax Act, 1991*; kapa
  - (iv) se ne se nkuwe ke yena ka tlasa tumellano e jwalo ya kadimo le ho ba monga sona, se nkuwe ke yena ha tumellano ya kadimo e feela, boleng ba tjehelele ba teng jwalo ka ha ho totobaditswe tlhalosong ya “boleng ba tjehelele” karolong 1 ya Molao wa Lekgetho la Keketseho ya Boleng; kapa
- (c) ntlheng e nngwe, boleng ba mmaraka ba sepalangwang seo ka nako eo moamohedi a fumanang sepalangwang kapa tokelo ya ho ka se sebedisa le palo e lekanang le lekgetho la keketseho ya boleng se ne se tla lefellowa ho latela theko ya sepalangwang ha e ne e ba se rekuwe ke moamohedi ka nako eo ka theko e lekanang le boleng ba mmaraka.

**2. Ho hlwaya tjehe ya kilomitara ka nngwe**

Ho ipapisitswe le nehelano ya serapa 4, tjehe ya kilomitara ka nngwe e hlalositsweng karolong 8(1)(b)(ii) le (iii) e tshwanetse ho hlwauwa ho latela sekala sa tjehe se hlalositsweng serapeng 3, mme e tshwanetse e be palong ya—

- (a) tjehe e sa fetoheng e arotsweng ka bohole ba dikilomitara tse bontshitsweng di tsamauwe ke sepalangwang (bakeng la poraevete le mabaka a kgwebo) selemong sa hlahlobo: Ntle le moo sepalangwang se sebedisitswe mabakeng a kgwebo nakong ya selemo seo e le ka tlase ho nako e felletseng ya selemo seo, tjehe e sa fetoheng e tshwanetse e be palo e tsamaisanang le tjehe e sa fetoheng le palo e tshwanang le ya nako ya tshebediso ya mabaka a kgwebo a tsamaisanang le matsatsi a 365;
- (b) moo moamohedi wa kuno a nkile tjehe yohle ya dibeso tse sebedisitsweng sepalangwang, tjeheho ya dibeso; le
- (c) moo moamohedi eo a nkileng tjehe yohle ya ho hlokomela sepalangwang (ho kenyeletsa tjehe ya tokiso, tsamaiso ya tlhokomelo, lotso le mataere), tjehe ya tlhokomelo.



### 3. Sekala sa tjehe

Moo boleng ba sepalangwang-	Tjehe e sa fetoheng R	Tjehe ya Dibeso c/km	Tjehe ya Tlhoko-melo c/km
bo sa fete R100 000	33,940	146.7	47.4
bo feta R100 000 empa bo sa fete R200 000	60,688	163.8	59.3
bo feta R200 000 empa bo sa fete R300 000	87,497	177.9	65.4
bo feta R300 000 empa bo sa fete R400 000	111,273	191.4	71.4
bo feta R400 000 empa bo sa fete R500 000	135,048	204.8	83.9
bo feta R500 000 empa bo sa fete R600 000	159,934	234.9	98.5
bo feta R600 000 empa bo sa fete R700 000	184,867	238.9	110.5
bo feta R700 000 empa bo sa fete R800 000	211,121	242.9	122.5
bo feta R800 000	211,121	242.9	122.5

### 4. Mokgwa o bebofaditsweng

Moo—

- (a) nehelano ya karolo 8(1)(b)(iii) e sebetsang ho latela moamohedi wa kuno kapa tjehelete e nehelwang pele ho tshebetso; mme
- (b) ho senang moputso o mong o tla nehelwa ka mokgwa wa kuno kapa tlhapiso (ntle le bakeng la kemong ya dipalangwang le ditsela tse lefellwang) e lefellwang ke ramosebetsi ho moamohedi eo, tjehe eo ya kilomitara ka nngwe e lekana le 476 sente kilomitara ka nngwe, ka kgetho ya moamohedi.

### 5. Letsatsi la qaleho

Tjheho ya kilomitara ka nngwe e hlauweng ho latela Shejule sena e sebetsa ho latela hlahlobo ya dilemo e qalang ka la kapa ka mora 1 Hlakubele 2025.

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 5937

28 February 2025



**competitioncommission**  
**south africa**

**HEREBY ISSUES AN ERRATUM NOTICE TO THE DRAFT GUIDELINES ON THE  
COMMISSION'S HANDLING OF CONFIDENTIAL INFORMATION IN TERMS OF  
SECTION 79(1) OF THE COMPETITION ACT 89 OF 1998 (AS AMENDED)**

February 2025

**1. BACKGROUND**

- 1.1. The Competition Commission of South Africa hereby issues an Erratum Notice to the Draft Guidelines on the Commission's Handling of Confidential Information, published in Notice No 5845 of 2025, in Government Gazette No 52061 issued on 7 February 2025.
- 1.2. The purpose of the erratum is to replace paragraph 2 of the Notice in order to correct the closing date for public comment and link provided to the draft guidelines on the Commission's website.
- 1.3. Paragraph 2 of Government Gazette Number 52061 (Notice No 5845 of 2025) is hereby replaced by the paragraph set out below:

## 2. INVITATION TO COMMENT

The public is invited to submit comments on these Draft Guidelines by 16h30 on 7 March 2025. Written submissions can be sent via email to [MpumiT@compcom.co.za](mailto:MpumiT@compcom.co.za) . All submissions will be reviewed, and a final guideline published by the Commission. The Draft Guidelines are available at <https://www.compcom.co.za/wp-content/uploads/2025/02/DRAFT-Confidentiality-Guidelines-for-Public-Comment-07022025.pdf> .

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 5938

28 February 2025



**SOUTH AFRICAN SUGARCANE RESEARCH INSTITUTE**  
 170 Flanders Drive, Mount Edgecombe  
 Private Bag X02, Mount Edgecombe, KwaZulu-Natal, 4300  
 Telephone: +27 31 508 7400  
 Facsimile: +27 31 508 7597  
 Website: www.sasa.org.za

## ANNEXURE 12

SRI/92/23  
 RAS/SM  
 26 September 2024

## PEST, DISEASE AND VARIETY CONTROL

## 2025/2026 LIST OF CANE VARIETIES

The following is a list of varieties, as recommended by SASRI, for the planting of cane in each control area during the year commencing 1 April 2025.

CONTROL AREAS	VARIETIES OF SUGARCANE FOR PLANTING EXCLUSIVELY WITHIN EACH CONTROL AREA
Lowveld	N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N36, N40, N41, N43, N46, N49, N53, N57, N70, N71, N73, N80 and N81
Pongola	N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N36, N40, N41, N43, N46, N49, N53, N57, N60, N67, N70, N71, N73, N80 and N81
Mkuze / Makhatini	N17, N19, N23, N25, N36, N40, N41, N43, N46, N49, N53, N57, N67, N70, N71, N72, N73, N76, N77, N79, N80 and N81
Umfolozi	N12, N14, N17, N19, N21, N22, N23, N24, N25, N26, N27, N28, N30, N33, N35, N36, N40, N41, N42, N43, N45, N46, N47, N49, N51, N53, N55, N57, N58, N59, N60, N64, N67, N70, N72, N76, N77, N79, N81 and N82
Felixton	N12, N14, N17, N19, N21, N23, N25, N27, N35, N36, N39, N40, N41, N42, N45, N47, N49, N51, N53, N55, N57, N58, N59, N60, N63, N64, N67, N68, N70, N72, N76, N77, N79, N81 and N82
Entumeni	NCo376, N12, N12 ZAPYR, N16, N17, N21, N25, N27, N31, N35, N36, N37, N39, N40, N41, N42, N45, N47, N48, N50, N51, N52, N54, N55, N56, N58, N59, N61, N62, N63, N66, N68, N69, N74, N75, N78 and N82
Amatikulu	NCo376, N12, N12 ZAPYR, N17, N19, N21, N25, N27, N31, N35, N36, N39, N40, N41, N42, N45, N47, N51, N52, N53, N55, N56, N57, N58, N59, N60, N63, N64, N67, N68, N70, N72, N76, N77, N79, N81 and N82
North Coast	N12, N12 ZAPYR, N14, N16, N17, N19, N21, N22, N25, N26, N27, N31, N35, N36, N37, N39, N40, N41, N42, N45, N47, N48, N49, N50, N51, N52, N53, N54, N55, N56, N57, N58, N59, N60, N61, N62, N63, N66, N67, N68, N69, N70, N72, N74, N75, N76, N77, N78, N79, N81 and N82
Midlands North	N12, N12 ZAPYR, N16, N21, N23, N25, N26, N27, N31, N35, N36, N37, N39, N40, N41, N42, N43, N45, N47, N48, N49, N50, N51, N52, N53, N54, N55, N59, N60, N61, N62, N66, N69, N70, N74, N75, N78 and N81

South African Sugarcane Research Institute is a division of the South African Sugar Association



CONTROL AREAS	VARIETIES OF SUGARCANE FOR PLANTING EXCLUSIVELY WITHIN EACH CONTROL AREA
Midlands South	N12, N12 ZAPYR, N16, N21, N23, N25, N26, N27, N28, N30, N31, N35, N36, N37, N39, N40, N41, N42, N43, N45, N47, N48, N49, N50, N51, N52, N53, N54, N55, N58, N59, N60, N61, N62, N66, N69, N74, N75, N78 and N81
Sezela	NCo376, N12, N12 ZAPYR, N16, N21, N27, N31, N36, N37, N39, N40, N41, N42, N45, N47, N48, N50, N51, N52, N53, N54, N55, N56, N58, N59, N60, N61, N62, N63, N66, N67, N68, N69, N72, N74, N75, N76, N77, N78, N79 and N82
Umzimkulu	NCo376, N12, N12 ZAPYR, N14, N16, N17, N21, N27, N31, N36, N37, N39, N40, N41, N42, N45, N47, N48, N50, N51, N52, N54, N55, N56, N58, N59, N61, N62, N63, N66, N67, N68, N69, N72, N74, N75, N76, N77, N78, N79 and N82
Du Roi Agritech (Pty) Ltd	N14, N19, N23, N25, N36, N40, N41, N46, N49, N50, N52, N53, N57, N60, N67 and N72

**DG Wilkinson**  
**September 2024**

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**GENERAL NOTICES • ALGEMENE KENNISGEWINGS**

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**OFFICE OF THE CHIEF OF JUSTICE****NOTICE 3019 OF 2025****NOTICE PERTAINING TO THE WESTERN CAPE DIVISION OF THE HIGH COURT OF SOUTH AFRICA**

By virtue of the powers vested in me in terms of section 7(1) read with section 8(6)(d) of the Superior Courts Act, 2013 (10 of 2013) I, **Nolwazi Mabindla-Boqwana**, in my capacity as the Judge President of the Western Cape Division of the High Court, issue the attached notice in respect of the Western Cape Division of the High Court of South Africa.

**DECLARATION OF A CIRCUIT COURT WITHIN THE SALDANDA BAY DISTRICT FOR THE WESTERN CAPE DIVISION OF THE HIGH COURT OF SOUTH AFRICA ISSUED BY JUDGE PRESIDENT NOLWAZI MABINDLA-BOQWANA IN TERMS OF SECTION 7(1) OF THE SUPERIOR COURTS ACT 10 OF 2013.****NOTICE:**

1. A Circuit Court situate at Saldanha Bay (White Multi-Purpose Hall) within the district of Vredenburg will sit as a High Court in respect of the criminal trial of the State v Appolis & 2 others – CC19/2024 with effect from the 03 March 2025 until the finalisation of the case.
2. The Saldanha Bay (White Multi-Purpose Hall) Circuit Court within the district of Vredenburg shall have jurisdiction in respect of the criminal trial of the State v Appolis & 2 others – CC19/2024 and all matters related thereto including postponements, plea and sentence agreements in terms of section 105A of Act 51 of 1977, S112 guilty pleas and bail applications or the amendment of bail conditions in terms of section 63 of Act 51 of 1977;
3. The Judge presiding in the criminal matter as envisaged in para 2 above shall sit as and when so directed by the Judge President.

**EFFECTIVE DATE:**

This notice shall, unless otherwise specified, become effective from **03 March 2025**.



---

**Nolwazi Mabindla-Boqwana****Judge President of the Western Cape Division of the High Court of South Africa**

**DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION****NOTICE 3020 OF 2025****MEMORANDUM OF UNDERSTANDING****("MOU")**

Entered into between

**THE COMPETITION COMMISSION****("Commission")**

a juristic person established in terms of section 19 of the  
Competition Act No. 89 of 1998 as amended ("**Competition Act**"), herein duly  
represented by **Ms. Doris Tshepe**, in her capacity as the **Commissioner** of the  
Competition Commission of South Africa

And

**CONSTRUCTION INDUSTRY DEVELOPMENT BOARD****("CIDB")**

a juristic person established in terms of section 2 of the  
Construction Industry Development Board Act No. 38 of 2000, ("**CIDB Act**"), herein duly  
represented by **Bongani Dladla**, in his capacity as the **Chief Executive Officer** of the  
Construction Industry Development Board

**(Hereinafter collectively referred to as "the Parties")**

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**PREAMBLE**

**WHEREAS** the Commission is mandated by the Competition Act to, *inter alia*, investigate and evaluate restrictive practices, abuse of dominant position, exemptions, and mergers, as well as conducting market inquiries;

**AND WHEREAS** the Commission, in terms of the provisions of section 21(1)(h) read with section 82 of the Competition Act may negotiate agreements with any regulatory authority which, in terms of any public regulation, has jurisdiction in respect of conduct regulated in terms of the Competition Act;

**WHEREAS** the CIDB, in terms of section 4(f)(ii) read with 5(4)(a) of the CIDB Act, shall promote, establish or endorse ethical standards within the construction industry that regulate the actions, practices and procedures of parties engaged in construction contracts;

**AND WHEREAS** the CIDB, has in terms of section 5(4)(a) published a code of conduct for the entire construction industry to establish and regulate the standards of behaviour that participants in the construction procurement process may expect from each other and against which their behaviour can be measured;

**WHEREAS** the Parties shall review this MOU on an ongoing basis to accommodate developments incidental to matters that require co-operation between the Parties in the construction industry.

**NOW THEREFORE**, the Parties agree as follows:

**1. INTERPRETATION**

In the interpretation of any terminology used in this MOU, any word or expression to which a meaning is assigned in the Competition Act and the CIDB Act has the meaning assigned to it unless otherwise specified.



## **2. PURPOSE OF THE MOU**

2.1. This MOU is entered into to establish a framework for collaboration between the two regulatory authorities with a view of, *inter alia*:

2.1.1. fostering a consistent interpretation and application of the principles of competition when exercising their powers and their respective functions in terms of their enabling legislations;

2.1.2. managing areas of concurrent jurisdiction, to the extent applicable; and

2.1.3. providing for the exchange of information subject to the protection of confidential information.

## **3. PRINCIPLES OF COOPERATION**

3.1. To achieve the purposes of this MOU, the Parties agree to:

3.1.1. cooperate with each other in mutual trust and good faith;

3.1.2. assist and support each other in respect of agreed upon services and commitments between them in terms of this MOU;

3.1.3. inform each other of, and consult each other on matters of common interest; and

3.1.4. provide to each other the necessary support for the successful performance of the tasks and programmes envisaged in this MOU.

3.2. The Commission agrees to assist the CIDB in its efforts in reviewing legislative and policy instruments for purposes of promoting competition in the construction industry as well as developmental and transformation objectives.

## **4. LEGISLATIVE FRAMEWORK**

4.1. The Parties recognise that the Commission has primary jurisdiction to control, investigate, and evaluate alleged prohibited practices and mergers within any industry, and to grant or refuse exemption applications in respect of those practices and transactions.

- 4.2. The Parties recognise and agree that the CIDB prescripts empowers the CIDB to initiate investigations on suspicions or complaints of unethical conduct from any person aggrieved by an action taken or an omission to take such action in terms of the code of conduct, and if satisfied that sufficient grounds exist for the commission of such conduct, institute a formal inquiry into the complaint or suspicion.
- 4.3. Further, the Parties agree that the CIDB is authorised in terms of CID Regulation 11(4) to consider the transfer of records from one contractor to another for the purpose of assessing and determining the contractor grading designation where the transaction involves amongst others, the amalgamation of companies or the takeover of a company, which may depending on the required thresholds, trigger a reportable merger transaction in terms of the Competition Act.
- 4.4. This MOU shall in no way affect the independence and exercise of statutory powers by the Parties in terms of their enabling legislations.

## **5. COOPERATION BETWEEN THE PARTIES**

5.1. The areas of cooperation between the Parties shall include, *inter alia*, the following:

- 5.1.1. Collaboration and cooperation on matters dealt with by either regulatory authority that affects the mandate and functions of the other.
- 5.1.2. Strategic collaboration on measures to promote competition in the construction industry.
- 5.1.3. Collaboration on advocacy and outreach initiatives to facilitate better access to the public and become more visibly involved in education and promotional campaigns, particularly in rural areas.
- 5.1.4. Any other areas of interest as may be identified from time to time.

## **6. GUIDELINES FOR INTERACTION BETWEEN THE COMMISSION AND THE CIDB UNDER THIS MOU**

6.1. The CIDB may request and receive advice from the Commission, in respect of aspects falling under the competency of the Commission in matters relating to the construction industry or proceedings as set out in clauses 7 and 8 below.

Handwritten signature and initials in black ink, appearing to be 'BSC' with a checkmark below it.

- 6.2. The Commission may request and receive advice from the CIDB, in respect of proceedings which require consideration of regulatory aspects falling under the competency of the CIDB as set out in clauses 7 and 8 below.
- 6.3. All requests for advice or information by either regulatory authority shall be submitted in writing.
- 6.4. The regulatory authority seeking advice or information must indicate a date upon which such advice or information shall be given by the other regulatory authority.
- 6.5. When the Parties consult each other under this MOU, they shall do so at no cost to each other and with an acknowledgement of their respective areas of expertise.
- 6.6. Should either regulatory authority consider a matter before it, within a set timeframe, such regulatory authority may share with the other its expected process, and the other regulatory authority shall endeavour to cooperate and assist towards the achievement of the targets set out in the project timelines.

## 7. COMPLAINTS

- 7.1. Where a complaint is lodged regarding a practice or conduct in respect of which either the Commission or the CIDB have jurisdiction, and one or either of the authorities has an interest in the complaint, the following process may be followed:
  - 7.1.1. The complaint may be lodged with the regulator that has jurisdiction ("recipient regulator");
  - 7.1.2. If upon receiving a complaint, the recipient regulator is of a view that it does not have jurisdiction over the matter, the recipient regulator may advise the complainant(s) accordingly and recommend that the complainant refer the complaint to the relevant regulator.
  - 7.1.3. The Parties may consult with each other in respect of the complaint;
  - 7.1.4. If the CIDB is the recipient regulator, it may in its discretion liaise and consult with the Commission;

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- 7.1.5. If the Commission is the recipient regulator, it may in its discretion liaise and consult with the CIDB;
- 7.1.6. The Parties may, upon request from each other, participate in each other's proceedings in an advisory capacity;
- 7.1.7. In consulting each other in respect of the complaint, the parties must have regard to the principle that –
- 7.1.7.1. The Commission is to exercise primary authority to investigate and evaluate alleged prohibited practices and merger control approvals to give effect to the Competition Act; and
- 7.1.7.2. The CIDB has primary authority to exercise powers and perform functions assigned to it in terms of the CIDB Act in order to give effect to its relevant objectives and provisions contained therein.
- 7.1.7.3. The CIDB shall not approve the transfer of records from one contractor to another in terms of Regulation 11(4)(c), (d), (e) or (h) of the Construction Industry Development Regulations ("CID Regulations) contrary to the Competition Act.
- 7.1.7.4. The Commission must inform the CIDB of its decision on merger transactions involving a party(s) in the construction industry.
- 7.1.8. The recipient regulator may, in its discretion, advise the complainant(s) as soon as reasonably possible of the outcome of the consultation between the Commission and the CIDB;
- 7.1.9. The recipient regulator may give the complainant(s) further directions regarding the investigation of the complaint in question;
- 7.1.10. If the matter is dealt with by the Commission, representatives from the CIDB may, at the request of the Commission, participate in the matter through, inter alia, attending meetings when required, providing inputs during the case investigation and making representations at the Competition Tribunal hearing, if necessary.

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- 7.1.11. If the matter is dealt with by the CIDB, representatives from the Commission may, at the request of the CIDB, participate in the matter through, inter alia, attending meetings, providing inputs during the case investigation and making representations at the CIDB's proceedings if necessary;
- 7.1.12. The decision by any of the Parties to consult the other regulator shall be discretionary and voluntary, and either Party shall be entitled, with or without consultation, to make its independent decision in respect of the complaint in terms of its enabling legislation;
- 7.1.13. Nothing in the consultation procedures contemplated herein, shall detract from the jurisdiction of the Commission or the jurisdiction of the CIDB to receive and deal with complaints in terms of their enabling statutes as they deem fit, or preclude the public from lodging complaints with both the Commission and the CIDB.

## **8. ESTABLISHMENT OF THE JOINT WORKING COMMITTEE**

- 8.1. A Joint Working Committee ("Committee") constituted by representatives of the Parties, as nominated by the respective regulators, shall be established pursuant to this MOU and shall function on an on-going basis.
- 8.2. The functions of the Committee shall be:
- 8.2.1. to manage and facilitate co-operation and consultation in respect of matters dealt with by each regulator in terms of this MOU;
- 8.2.2. to propose, when necessary, any amendment of or supplementation to this MOU;
- 8.2.3. to advise management of the Commission and the CIDB on issues affecting competition in the construction industry, as the case may be, and make recommendations on how to deal with same. Such advice shall be on, but not limited to, the following:
- 8.2.3.1. The types of conduct or transactions affected by both the Competition Act and the CIDB Act in respect of which concurrent jurisdiction is to be exercised by the two regulators;



8.2.3.2. The international best practice approach to issues of overlap concerning jurisdiction between Commission and the CIDB, as the case may be;

8.2.3.3. Amendments to the relevant or applicable statutes that may be necessary from time to time; and

8.2.3.4. Any other related matter.

8.3. The Committee shall meet regularly, but no less than twice a year, to ensure both regulatory authorities are aware of developments in areas of common interest.

## **9. INSTITUTIONAL CONTACT PERSONS**

9.1. For purposes of this MOU:

9.1.1. The Manager of the Advocacy Division will be the main contact person at the Commission.

9.1.2. The Director of Construction Industry Regulation will be the main contact person at the CIDB.

9.1.3. Should the regulatory authorities have to exchange information, as a result of discussions at the Committee, the processes set out in this MOU shall be followed.

## **10. EXCHANGE OF INFORMATION**

10.1. Subject to clause 12 below, the Commission and the CIDB may exchange information as may be necessary to give effect to this MOU.

## **11. CONFIDENTIALITY**

11.1. Any information shared by either Party pursuant to this MOU must be used only for lawful purposes.

11.2. Any request made by either of the Parties for confidential information in possession of the other shall be dealt with in accordance with the procedures set out in the Parties' respective enabling legislation, policies or procedures.

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- 11.3. The Parties shall ensure that confidential information accordingly disclosed to them remains confidential and is not placed in the public domain through any negligent or wilful conduct on its behalf.
- 11.4. To the extent permitted by law, the Parties shall hold confidential information received from each other pursuant to this MOU and shall not otherwise disclose such information except when required to do so by the law or an order of a Court or a Tribunal.
- 11.5. The Commission and the CIDB shall, prior to disclosing such confidential information or a part thereof when required to do so by the law or an order of a Court or a Tribunal, notify each other of the law or an order of a Court or Tribunal requiring such disclosure.
- 11.6. The sharing of confidential information, in accordance with this MOU, relies on the assurances given in 12.1 and 12.2 below and shall not constitute a waiver of any legally recognizable grounds for refusing disclosure of information.
- 11.7. Where confidential information is disclosed either by the Commission or the CIDB in contravention of this MOU, such disclosing Party shall be solely liable in law for such disclosure.
- 11.8. Any of the Parties may in its discretion decline a request for access to confidential information made in terms of this MOU.

## 12. GENERAL PROVISIONS

- 12.1. The provision of, or request for information under this MOU may be denied:
- 12.1.1. where compliance would require the Commission or the CIDB to act in a manner that would violate the applicable law;
  - 12.1.2. under circumstances where there is an imminent risk to national security;  
or
  - 12.1.3. when a Party determines that compliance with a request or provision of information would interfere with an ongoing investigation in circumstances where prejudice to the investigation is likely to outweigh the adverse effects of denying the information.

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12.2. The provisions set forth under clauses 12 must prevail with respect to any information provided or actions taken under this MOU prior to its termination.

### **13. NON-VARIATION**

13.1. This MOU constitutes the whole of the MOU between the Parties relating to the subject matter hereof.

13.2. No amendment or consensual cancellation of this MOU or any term of this MOU, including this clause shall have any effect unless recorded in a written document signed by duly authorised representatives of both Parties.

### **14. TERMINATION OF PREVIOUS MOUs**

14.1. This MOU terminates existing MOUs between the Commission and the CIDB, published in the Government Gazette General Notice 40140 of 2016.

14.2. Any pending transactions, projects, requests being processed in terms of the MOU published in the Government Gazette General Notice 40140 of 2016 shall be brought to completion in terms of this MOU and shall be considered in effect.

### **15. EFFECTIVE DATE OF THE MOU**

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

15.2. This MOU shall be governed in accordance with the laws of the Republic of South Africa.

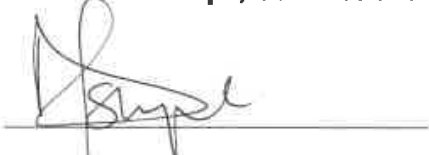
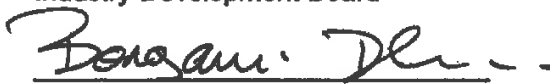
### **16. DURATION OF THE MOU**

16.1. This MOU shall remain in force until it is amended or repealed by the Parties acting jointly.

### **17. REVIEW OF THE MOU**

17.1. This MOU shall, on an ongoing basis and when necessary, be reviewed to accommodate developments incidental to matters that require co-operation between the Parties in the construction industry. The review shall take into account



**Signatures****For: Competition Commission SA**Signed at Pretoria on this 14th day of December by**Ms. Doris Tshepe, Commissioner of the Competition Commission South Africa.****COMPETITION COMMISSION**\_\_\_\_\_  
**WITNESS 1**\_\_\_\_\_  
**WITNESS 2****For: Construction Industry Development Board**Signed at Pretoria on this 07 day of June 2023 by**Mr. Bongani Dladla in his capacity as Chief Executive Officer of the Construction Industry Development Board****CONSTRUCTION INDUSTRY DEVELOPMENT BOARD****WITNESS 1****WITNESS 2**

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

## NOTICE 3021 OF 2025

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 B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS

## SCHEDULE B.1: NEW STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 59004:2024 Ed 1	<i>Circular economy — Vocabulary, principles and guidance for implementation.</i> This document defines key terms, establishes a vision and principles for a circular economy, and gives guidance, including possible actions, for an organization to implement
SANS 59010:2024 Ed 1	<i>Circular economy — Guidance on the transition of business models and value networks.</i> This document gives guidance for an organization seeking to transition its value creation models and value networks from linear to circular
SANS 59020:2024 Ed 1	<i>Circular economy — Measuring and assessing circularity performance.</i> This document specifies requirements and gives guidance to organizations for measuring and assessing a defined economic system to determine their circularity performance at a specific time. Measurement and assessment are performed by the collection and calculation of data with the help of mandatory and optional circularity indicators

## 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 665-3:2024 Ed 1.2	<i>Wedge gate and resilient seal valves for general purposes Part 3: Resilient seal valves.</i> This part of SANS 665 covers the requirements for the design and construction of resilient seal valves of pressure rating (PN) up to 2 500 kPa and of sizes up to 600 mm
SANS 1056-2:2024 Ed2.3	<i>Ball valves Part 2: Heavy duty valves (not fire-safe).</i> This part of SANS 1056 covers the requirements for heavy duty ball valves of nominal sizes 8 mm to 400 mm and working pressures of 2 MPa, 5 MPa and 10 MPa at working temperatures of up to 50 °C
SANS 1118-7:2024 Ed 3.4	<i>School clothing Part 7: Girls' slacks and skirts.</i> This part of SANS 1118 specifies the materials, cut, make and trim of girls' slacks and skirts
SANS 1190:2024 Ed 1.3	<i>Malleable iron castings.</i> This specification covers three types of malleable iron castings, namely blackheart, whiteheart, and pearlitic. Three grades of blackheart, two of whiteheart, and five of pearlitic castings are specified, the grading being based, in each case, on mechanical properties
SANS 1291-1:2024 Ed 1.5	<i>Flexible polyurethane foam sleeping mats and mattresses Part 1: Mats and mattresses having unsupported polymeric covers.</i> This part of the specification covers two types of flexible polyurethane foam sleeping mats and mattresses having covers made from unsupported polymeric materials and intended for use in mine hostels and for similar applications.

SANS 60335-2-53:2024 Ed 4.1	<i>Household and similar electrical appliances — Safety Part 2-53: Particular requirements for sauna heating appliances and infrared cabins.</i> This International Standard deals with the safety of electric sauna heating appliances and infrared emitting units having a rated power input not exceeding 20 kW, their rated voltage being not more than 250 V for single-phase appliances and 480 V for other appliances.
SANS 61010-1:2024 Ed 3.1	<i>Safety requirements for electrical equipment for measurement, control, and laboratory use Part 1: General requirements.</i> This group safety publication is primarily intended to be used as a product safety standard for the products mentioned in the scope, but shall also be used by technical committees in the preparation of their publications for products similar to those mentioned in the scope of this standard, in accordance with the principles laid down in IEC Guide 104 and ISO/IEC Guide 51

### 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
SANS 1371:2008	<i>Ceramic hollow insulators for standard transformer bushings</i>

### SCHEDULE B.4: REINSTATEMENT OF WITHDRAWN STANDARD

For access to these draft standards, visit <https://www.sabs.co.za/Standardss/>

Should you wish to comment on the above documents, please send your comments to [Dsscomments@sabs.co.za](mailto:Dsscomments@sabs.co.za)

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 3022 OF 2025****NOTICE 2045 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. Department of Transport, Private Bag X 193, Pretoria, 0001 or by email to: [domesticcouncil@dot.gov.za](mailto:domesticcouncil@dot.gov.za) within 21 days of date of the publication thereof.

**APPENDIX I (New Applications) (A)**

**(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)** Phuphelihle RPAS Operations **(B)** 10656 Monageng Street, Majemantsho Village, Mahikeng. **(C)** Class III. **(D)** Type G3, G4 & G16 (RPAS). **(E)** Category A4.

**(A)** Skyspec Technologies (Pty) Ltd. **(B)** 79 Fairfield Omar Cassim, Port Elizabeth. 6070. **(C)** Class III. **(D)** Type G3, G4, G5 & G16 (RPAS). **(E)** Category H1.

**(A)** Agridrone (Pty) Ltd t/a 24/7 Drone Force. **(B)** 8 Philo Rd, Wynberg, Sandton 2090. **(C)** Class III. **(D)** Type G3, G4, G5, G10, G15 & G16 (UAS Operations). **(E)** Category A4, H1 & H2.

**(A)** FG Aerial Surveillance (Pty) Ltd. **(B)** 138 Roedolf Ave, Club view Centurion. **(C)** Class III. **(D)** Type G3, G4 & G16 UAS Operations. **(E)** Category A4 & H1.

**(A)** Ntsu Aviation Technologies. **(B)** 6745 Stone Peak Street, Eldoraine x67 Centurion. **(C)** Class III. **(D)** Type G3, G4 & G16 UAS. **(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 (e).

**(A)** Maverick Air Charters (Pty) Ltd (N856D). **(B)** Hangar 10, Wonderboom Airport, Linvelt Road, Doornpoort, 0017. **(C)** Class II **(D)** Type N1 & N2. **(E)** Category A3 & A4. **(F)** Amendment of Postholders: Accountable Executive: A. Skelton; Responsible person Flight Operation: L Human; Security Manager: Z Du Bois; ASSO: M Swarts

**(A)** Kago Entle Group (pty) Ltd. (G1559D) **(B)** Ground floor, Maxwell Office Park, Mac Mac Building, Magwa Crescent, Waterfall City. **(C)** Class III **(D)** Type G3, G4 & G16 (UAS). **(E)** Category H1. **(F)** Change of post holders: Safety Manager; Simphiwe Nkwatani. Amendment to Quality Manager: Mary Sofala.

**A)** Hussar Security and Defense Solutions (pty) Ltd t/a Hussar Security and Defense Solutions (G2303D). **(B)** 423 Dewar rd, Derdepoort Pretoria, Gauteng, 0186. **(C)** Class III. **(D)** Type G2, G3, G4, G5, G6, G7, G8, G10, G13, G16 (RPSA). **(E)** Category A4, H1 & H2. **(F)** Amendment of post holders: Person responsible Aircraft: TS Kruger. UASMT: M LeRoux.

**(A)** QCK Lezmin 4876 (Pty) Ltd t/a Heligistix. **(B)** Lot H82, Mkuze Road, Ngweni River Crossing, Hluhluwe. **(C)** Class II. **(D)** Type N1 & N2. **(E)** Category H2. **(F)** Amendment of post holders: Accountable Manager: Grant Tracy; Flight Operation Manager: Chris Orton Bosman; Safety Officer: Clinton Wyness; Quality Assurance Manager: Clinton Wyness; Responsible person aircraft: Etienne Gerber. Security Manager: Etienne Gerber

**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 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001 or by email to: [internationalcouncil@dot.gov.za](mailto:internationalcouncil@dot.gov.za) within 21 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 application)**

**A)** Pambele Aviation (Pty) Ltd. **(B)** 1<sup>ST</sup> Floor, terminal Building, Grand Central Airport, New Road, Midrand. **(C)** Class II. **(D)** Type N1 & N4. **(E)** Category A2, A3 & A4. **(F)** Lanseria International Airport. **(G)** Africa. **(H)**

**APPENDIX I (New/renewal FOP's)**

**(A)** PROFLIGHT **(B)** P O Box 2060, Lusaka, Zambia. **(C)** Class I. **(D)** Type S1. **(E)** Category A1. Bae Jetstream 41 / 9J-PCW, Bae Jetstream 41 / 9J-PCX, Bae Jetstream 41 / 9J-PCY, Bae Jetstream 41 / 9J-PCZ, Bae Jetstream 41 / 9J-PCQ, Canadair Regional Jet 100/9J-PZA, Canadair Regional Jet 100/9J-PFZ, Canadair Regional Jet 100/9J-PFA, Canadair Regional Jet 100/9J-PFD, Canadair Regional Jet 100/9J-PFE, **(F)** and **(G)** Lusaka – Durban, Ndola – Johannesburg, Lusaka – Johannesburg, Livingstone - Johannesburg **(H)** Twenty-Eight (28) flights per week.

**(A)** AIR FRANCE **(B)** 45 rue de Paris, 95747 Roissy CDG, Cedex, 93290, Tremblay en France. **(C)** Class I. **(D)** Type S1 **(E)** Category A1. A350-900: F-HTYA, F-HTYB, F-HTYC, F-HTYD, F-HTYE, F-HTYF, F-HTYG, F-HTYH, F-HTYI, F-HTYJ, F-HTYK, F-HTYL, F-HTYM, F-HTYN, F-HTYO, F-HTYP, F-HTYQ, F-HTYR, F-HTYT, F-HTYS, F-HUVA, F-HUVB, F-HUVC, F-HUVD, F-HUVE, F-HUVF, F-HUVG, F-HUVH, F-HUVI, F-HUVJ, F-HUVK, F-HUVL, F-HUVM, F-HUVN, F-HUVO: B777-200 ER: F-GSPA, F-

GSPD, F-GSPE, F-GSPF, F-GSPG, F-GSPI, F-F-GSPY, GSPJ, F-GSPK, F-GSPL, F-GSPM, F-GSPN, F-GSPO, F-GSPP, F-GSPQ, F-GSPU, F-GSPX, F-GSPZ. B777-300 ER: F-GSQA, F-GSQB, F-GSQC, F-GSQD, F-GSQE, F-GSQF, F-GSQG, F-GSQH, F-GSQI, F-GSQJ, F-GSQK, F-GSQL, F-GSQM, F-GSQN, F-GSQO, F-GSQP, F-GSQR, F-GSQS, F-GSQT, F-GSQU, F-GSQV, F-GSQX, F-GSQY, F-GZNA, F-GZNB, F-GZNC, F-GZND, F-GZNE, F-GZNF, F-GZNG, F-GZNH, F-GZNI, F-GZNJ, F-GZNK, F-GZNL, F-GZNN, F-GZNO, F-GZNP, F-GZNQ, F-GZNR, F-GZNS, F-GZNT, F-GZNU. B777-F: F-GUOB, F-GUOC. B787-900: F-HRBA, F-HRBB, F-HRBC, F-HRBD, F-HRBE, F-HRBF, F-HRBG, F-HRBH, F-HRBI, F-HRBJ. **(F)** and **(G)** France – Johannesburg – France and France – Cape Town – France. **(H)** Seven (07) flights per week CDG-JNB-CDG and Seven (07) flights per week CDG-CPT-CDG

**(A)** KLM **(B)** Amsterdam seweg 55, 1182 GP Amstelveen, The Netherlands. **(C)** Class I. **(D)** Type S1 **(E)** Category A1. P B777-200, HBQA, PHBQB, PHBQC, PHBQD, PHBQE, PHBQF, PHBQG, PHBQH, PHBQI, PHBQK, PHBQL, PHBQM, PHBQN, PHBQO, PHBQP, B787-900. PHBHA, PHBHC, PHBHD, PHBHE, PHBHF, PHBHG, PHBHH, PHBHI, PHBHL, PHBHM, PHBHN, PHBHO, PHBHP. B787-1000: PHBKA, PHBKC, PHBKD, PHBKF, PHBKG, PHBKH, PHBKI; PHBKK, PHBKL. B777-300: PHBVA, PHBVB, PHBVC, PHBVD, PHBVF, PHBVG, PHBVI, PHBVK, PHBV, PHBVO, PHBVP, PHBVR, PHBVS, PHBVU, PHBVV, PHBVW. **(F)** and **(G)** Amsterdam-Johannesburg-Amsterdam and Amsterdam-Cape Town-Amsterdam. **(H)** Seven (07) flights AMS-JNB-AMS and (10) flights AMS-CPT-AMS

**(A)** SINGAPORE AIRLINES **(B)** Airline House, 25 Airline Road, Singapore, 819829. **(C)** Class I. **(D)** Type S1 **(E)** Category A1. A350: 9V-SMA; SMB, SMC; SMD; SME; SMF; SMG; SMH; SMI; SMJ; SMK; SML; SMM; SMN; SMO; SMP; SMQ; SMR; SMS; SMT; SMU; SMV; SMW; SMY; SMZ; 9V-SHA; SHB; SHC; SHD; SHE; SHF; SHG; SHH; SHI; SHJ; SHK; SHL; SHM; SHN; SHO; SHP; SHR; SHQ; SHS; SHT; SHU; SHV; SHW; SHY; SJA; SJB; SJC; SJD; SJE; SJF; SJG; SJH; SJI; SGA; SGB; SGC; SGD; SGE; SGF and SGG. **(F)** and **(G)** Singapore – Johannesburg /Cape Town/Durban (The exercise of cabotage rights between domestic sectors in South Africa is prohibited) **(H)** Twenty (21) frequencies.

**(A)** ETHIOPIAN AIRLINES **(B)** Unit 7, Ridgeview Office Park, 248 Kent Avenue, Randburg, Johannesburg. **(C)** Class I. **(D)** Type S1 **(E)** Category A1. ET-BAW, BBG, BBE, BBF, BAX, AOO, AOP, AOQ, AOR, ATK, ATL, ALJ, ALO, ALP, AOU, AUP, AUQ, AUR, AXK, AXL, AXS, AYC, APS, APU, ARI, ARJ, ARK, AVN, AVQ, AVT, AWE, BAA, AVX, AWC, AYL, AYP, ANZ, APF, APK, APL, APM, APO, AQN, AQO, AQP, AQQ, ASJ, ATV, AVI, AVK, AVL, AVM, AWF, AWG, AWH, AWI, AWJ, AWK, AXG, AXT, AYD, AZA, AZO, BAI, BAL, BAN, BAT, APX, APY, ASK, ASL, ANN, ANO, ANP, ANQ, ANR, AQL, AVE, AWM, AWN, AWO, AWP, AYM, AYN, AZI, AZN, ATQ, ATR, ATY, AUA, AUB, AUC, AVB, AVC, AVD, AYA, AYB, AUO. **(F)** and **(G)** Addis Ababa – Johannesburg- Addis Ababa and Addis Ababa – Cape Town – Addis Ababa **(H)** Twenty-one (21) frequencies on Addis Ababa – Johannesburg- Addis Ababa and Eleven (11) frequencies on Addis Ababa – Cape Town – Addis Ababa

**(A)** EGYPT AIR AIRLINES **(B)** Egypt Air Administration complex, Airport Road, Cairo.

(C) Class I. (D) Type S1 (E) Category A1. A330-343 & B787-9: SUGDV, SUGDS, SUGDU, SUGDT, SUGER, SUGEW, SUGEV, SUGEU, SUGES. (F) and (G) Cairo – Johannesburg – Cairo (H) Four (4) flights per week.

(A) **DEUTSCHE LUFTHANSA AG** (B) Velloer Strasse 151-153, 50672 Cologne (C) Class I. (D) Type S1 (E) Category A1. A350-941; D-AIXW. (F) and (G) Frankfurt – Johannesburg – Frankfurt, Frankfurt – Cape Town – Frankfurt; Munich – Johannesburg – Munich; Munich – Cape Town – Munich (H) Twenty (20) flights per week, Seven (7) flights per week on Frankfurt – Johannesburg – Frankfurt, Five (5) flights per week on Frankfurt – Cape Town – Frankfurt, Three (3) flight per week on Munich – Johannesburg – Munich, five (5) flights per week on Munich – Cape Town – Munich.

#### APPENDIX II (Approved Applications)

(A) The Class and number of the license which was issued. (B) Full name and trade name of the licensee. (C) Type of air service in respect of which the license was issued. (D) Category of aircraft in respect of which the license was issued.

(A) Class II (I/N 034). (B) Swift Flite (pty) Ltd. (C) Type N1 & N4. (D) Category A1, A2, A3 & A4. (E) Changes to personnel: Responsible person Aircraft: L Msindo.

(A) Class II (I/N053). (B) National Airways Corporation (Pty) Ltd t/a NAC. (C) Type N1 & N4. (D) Category A1, A2, A3, A4, H1 & H2. (E) Amendment of changes to shareholding: Directors: B.M Teke and T.E Teke, Changes is shareholding: GA Capital (Pty) Ltd and FOGS Lady Dorothea (Pty) Ltd.

(A) Class II (I/N274). (B) Firebade Aviation (Pty) Ltd. t/a Fireblade Aviation. (C) Type N1 & N4. (D) Category A1, A2, A3, A4, H1 & H2. (E) Amendment application changes in personnel: Chief Executive Officer: R. Prinsloo. Responsible Person Flight Operations: S.M Hook; Responsible person Aircraft: R. Grove; Air Safety officer: N. Scheepers.



## BOARD NOTICES • RAADSKENNISGEWINGS

## BOARD NOTICE 741 OF 2025



The Perishable Products Export Control Board

45 Silberboom Ave | T +27 21 930 1134  
 Platteklouf, Cape Town | F +27 21 939 6868  
 7500

www.ppecb.com

1 March 2025

**THE PERISHABLE PRODUCTS EXPORT CONTROL BOARD  
 BOARD NOTICE – STATUTORY FEES (LEVIES) ON PERISHABLE PRODUCTS**

In terms of section 17(i) of the Perishable Products Export Control Act, 1983 (Act No.9 of 1983), the Board hereby imposes the following levies and tariffs, in respect of each of the under mentioned perishable products, as defined in section 1 (i) of the above-mentioned Act, which may be exported from the Republic of South Africa. The levies will be valid from **1st of April 2025** until further notice.

**SEA LEVIES**

Description	Fee	Fee (Citrus)	Unit of Measure
Conventional break-bulk	R 24.10	R 24.17	Pallet
Conventional under cold treatment protocols	R 45.49	R 45.61	Pallet
Conventional under cold treatment protocols USA Vessels	R 58.01	R 58.17	Pallet
RMT loading/off-loading	R 21.67	R 21.67	Pallet
Containerised harbour	R 674.34	R 676.23	Container
Containerised inland	R 871.76	R 874.21	Container
Containerised under cold treatment protocols	R 1,294.37	R 1,298.02	Container
Containerised at two loading points	R 1,727.47	R 1,732.34	Container
Products exported by air	R 0.04	R 0.04	KG
After hour callouts (see definition under HOUR rates)	<i>Hour and kilometer rates as listed</i>		

All levies by kilogram will be based on gross weight.

**CONTAINER INSPECTION LEVIES**

Description	Fee	Unit of Measure
Cleanliness inspection (weekdays)	R 32.90	Unit
Cleanliness inspection (after hours/weekends/public holidays)	R 65.83	Unit
Technical inspection (weekdays)	R 32.90	Unit
Technical inspection (after hours/weekends/public holidays)	R 65.83	Unit
Full inspection (weekdays)	R 65.83	Unit
Full inspection (after hours/weekends/public holidays)	R 131.60	Unit
After hour callouts (see definition under HOUR rates)	<i>Hour and kilometer rates as listed or weekend rates as above</i>	

In all instances where a service is delivered and unit rates are not sufficient to cover costs, the PPECB will retain the right to, at its discretion, charge hour and/or kilometer rates as listed instead of or in addition to the published fees above. For administrative purposes hour and kilometer rates may be adapted to an equivalent tariff per unit.

## OTHER LEVIES

Description	Fee	Unit of Measure
Calibration of vessel temperature recording equipment	R 22,404.11	Vessel*
Inspection and registration of Refrigerated Road Motor Transport	R 974.36	Vehicle^
Stuffing reports	R 398.05	Request
Redo of special shipment documentation	R 971.70	Request
Inspection and registration of RMT's & Cold Stores	R 971.70	RMT/Cold store
Container Calibration of loggers for CT shipments at Depots	R 124.74	Calibration
Temperature monitoring probes for conventional shipments	R 344.88	Probe
Administration fee for document retrieval	R 344.88	Retrieval or hour rates
Food safety certification audit	R 7,235.65	Audit
Handling fee for residue samples	R 120.36	Sample
MRL sample fee	R 905.00	Sample
Sealing hatches; post-harvest claims; grading audits	Hour and kilometre rates as listed	

\* Depending on number of cooling departments

^ Depending on structure of vehicle

The fees listed above exclude any travelling; freight and incidental costs, which will be charged for separately.

- In all instances where a service is delivered and unit rates are not sufficient to cover costs, the PPECB will retain the right to, at its discretion to charge hour and/or kilometer rates as listed instead of or in addition to the published fees above. For administrative purposes hour and kilometer rates may be adapted to an equivalent tariff per unit.
- Actual courier cost recovery (will vary depending on location).

## AGRICULTURAL PRODUCT STANDARDS

Notice is hereby given that Perishable Products Export Control Board ("the Assignee"), designated as an Assignee, with effect from 1 September 1991, in terms of Section 2(3)(a) of the Agricultural Product Standards Act, 1990 (Act 119 of 1990) as amended ("the APS Act") under Notice No. 4741 on 23 August 1991 for the application of sections 4(1), (2) and (3)(a), 7 and 8 of the APS Act in respect of the product as specified column 3 of the Table thereto, and will undertake inspections in line with its mandate thereto.

Take further notice that inspection fees are hereby imposed in terms of Section 3(1A) of the APS Act on all product with effect from **1st of April 2025** and until further notice, subject to the standard terms and conditions of the Assignee, that are available from the contact person listed under Enquiries below.

## INSPECTION LEVIES (AGRICULTURAL PRODUCT STANDARDS)

Description	Fee	Unit of Measure
Avocados (less than 5 kilograms)	R 0.50	Carton
Avocados (more than or equal to 5 kilograms)	R 1.00	Carton
Aseptically packed	R 0.01	KG or part thereof
Blueberries	R 0.82	Carton
Canned products	R 0.02	KG or part thereof
Citrus fruit (less than 5 kilograms)	R 0.40	Carton
Citrus fruit (more than or equal to 5 kilograms)	R 1.03	Carton
Citrus bulk bin (less than 400 kilograms)	R 24.39	Bin or part thereof
Citrus bulk bin (more than or equal to 400 kilograms)	R 37.93	Bin or part thereof
Concentrates	R 0.03	KG or part thereof
Condensed milk	R 0.12	KG or part thereof
Dairy products	R 0.20	KG or part thereof
Dried fruit	R 0.03	KG or part thereof

Description	Fee	Unit of Measure
Egg products	R 0.17	KG or part thereof
Flowers, bulbs and proteas	R 0.55	KG or part thereof
Fresh vegetables (incl. onions and potatoes)	R 0.06	KG or part thereof
Frozen fruit and vegetables	R 0.03	KG or part thereof
Grain and grain products (excluding maize)	R 5.11	Metric ton or part thereof
Grapes (less than 6 kilograms)	R 1.02	Carton
Grapes (more than or equal to 6 kilograms)	R 2.04	Carton
Groundnuts	R 129.98	Metric ton or part thereof
Pecan Nuts	R 32.59	Metric ton or part thereof
Macadamia Nuts	R 35.40	Metric ton or part thereof
Macadamia Nuts (with certificate)	R 39.68	Metric ton or part thereof
Litchis (less than 5kg)	R 0.36	Carton
Litchis (greater than or equal to 5kg)	R 0.90	Carton
Maize inland	R 5.11	Metric ton or part thereof
Maize (bulk loading at port)	R 16.07	Metric ton or part thereof
Mangoes (less than 5 kilograms)	R 0.83	Carton
Mangoes (more than or equal to 5 kilograms)	R 1.67	Carton
Mangoes in bulk bins	R 91.90	Bin or part thereof
Meat	R 0.07	KG or part thereof
Melons	R 0.82	Carton
Other fresh fruit	R 0.82	Carton
Persimmons (less than 1 kilogram)	R 0.18	Carton
Persimmons (more than 1 kilogram but less than 5 kilograms)	R 0.46	Carton
Persimmons (more than or equal to 5 kilograms)	R 0.83	Carton
Pineapples	R 0.92	Carton
Pome fruit	R 0.97	Carton
Pome fruit in bulk bins	R 28.38	Bin or part thereof
Red tea	R 0.15	KG or part thereof
Stone fruit	R 0.90	Carton
Watermelons in bulk bins	R 25.91	Bin or part thereof
All other products	R 0.07	KG or part thereof
Inspections on request	Published inspection levy and/or hour and kilometre rates as listed	

In all instances where a service is delivered and unit rates are not sufficient to cover costs, the PPECB will retain the right to, at its discretion, charge hour and or kilometer rates as listed instead of or in addition to the published fees above. For administrative purposes hour and kilometer rates may be adapted to an equivalent tariff per unit.

#### HOURLY AND KILOMETER RATES

Description	Fee	Fee (Citrus)	Unit of Measure
Normal time (8 am to 5 pm weekdays)	R 930.37	R 932.98	Hour
Normal overtime	R 1,021.68	R 1,024.56	Hour
Sundays & public holidays	R 1,142.60	R 1,145.82	Hour
Kilometer rate	R 7.94	R 7.94	Kilometer

- Above rates will be valid from the **1st of April 2025** until further notice.
- In all instances where a service is delivered and unit rates are not sufficient to cover costs, the PPECB will retain the right to, at its discretion, charge hour and or kilometer rates as listed above instead of or in addition to the published fees. For administrative purposes hour and kilometer rates may be adapted to an equivalent tariff per unit.
- Where hourly rates are charged, a minimum fee for a one hour call out will be charged. Thereafter time will be charged in half hour segments i.e. R 465.19 per half hour or part thereof. The same principle will be applied to overtime and Sunday time.
- After hour callouts are defined as all callouts made outside Normal Time (8am to 5pm weekdays) and will be charged for at the Normal Overtime or Sunday & Public holiday hour rate.

## LABORATORY FEES (ISO 17025 ACCREDITED METHODS)

Description	Fee	Unit of Measure
<b>Mycotoxin Analysis using HPLC methods (MAP)</b>		
Aflatoxin B/G Statutory levy: Groundnuts 10kg (Extra charge for sample handling – R 70.81 and Transport – R 70.81)	R 1,524.31	Sample
Aflatoxin B/G: Groundnuts, tree nuts, spices, dried fruit, cereals, feeds (Minimum of 250g sample required)	R 1,601.25	Sample
Aflatoxin B/G: Groundnuts 10kg (Extra charge for sample handling – R 70.81 and Transport – R 70.81)	R 1,601.25	Sample
Ochratoxin 'A': Wines, nuts, spices, dried fruit, cereals, feeds (Minimum of 250g sample required)	R 1,601.25	Sample
Zearalenone: Cereals, pet foods, feeds (Minimum of 250g sample required)	R 1,601.25	Sample
Aflatoxin M1: Milk and milk powder (Minimum of 100ml or 100g required)	R 1,601.25	Sample
Fumonisin: Food, feed, cereals (Minimum of 250g sample required)	R 1,770.47	Sample
Patulin: Apple juice (Minimum of 100ml required)	R 1,601.25	Sample
Deoxynivalenol: Cereal and Grain (Minimum of 100g required)	R 1,770.47	Sample
T-2 and HT-2 Toxin: Animal Feed (Minimum of 100g required)	R 1,770.47	Sample
<b>Fats Analysis (FAP)</b>		
Free fatty acids: Fats, oilseeds, nuts, cereals, pet foods (Minimum of 500g sample required)	R 750.78	Sample
Peroxide value: Fats, oilseeds, nuts, cereals, pet foods (Minimum of 500g sample required)	R 750.78	Sample
<b>Pesticide Residue Testing (PAP)</b>		
MRL: Fresh fruit and vegetables, dried fruit, groundnuts and other oilseeds (Minimum of 500g required)	R 1,805.09	Sample
MRL + Ethephon: Citrus Fruit and Table grapes (Minimum of 500g required)	R 2,053.84	Sample
MRL + Fosetyl-AI: Citrus Fruit, Table grapes, Oilseeds and Oily fruit (Minimum of 500g required)	R 2,180.76	Sample
Ethephon: Citrus Fruit and Table grapes (Minimum of 500g required)	R 521.76	Sample
Fosetyl-AI: Citrus Fruit, Table grapes, Oilseeds and Oily fruit (Minimum of 500g required)	R 631.70	Sample
<b>Dairy Analysis (DAP)</b>		
Moisture: Milk, cream, primary cultured milk products, yoghurt (Min of 250ml required)	R 59.54	Sample
Moisture: Cheese (Minimum of 250g required)	R 150.11	Sample
Moisture: Condensed milk (Sweetened and unsweetened, minimum of 250ml required)	R 120.43	Sample
Protein analysis: Milk (Minimum of 50ml required)	R 706.72	Sample
Freezing point: Milk (Minimum of 250ml required)	R 427.68	Sample
pH: Milk, cream (Minimum of 250ml required)	R 171.39	Sample

**LABORATORY FEES (NON-ACCREDITED METHODS)**

Description	Fee	Unit of Measure
<b>Fats Analysis (FAP)</b>		
Moisture content: Oilseeds, nuts, dried fruit (Minimum of 50 sample required)	R 771.80	Sample
Anisidine value: Fats, oilseeds, nuts, cereal, pet foods (Minimum of 500g sample required)	R 771.80	Sample
<b>Dairy Analysis (DAP)</b>		
Fat % (Gerber): Yoghurt (Minimum of 250ml required)	R 279.05	Sample
Fat % (Gerber): Unsweetened condensed milk (Minimum of 250ml required)	R 171.39	Sample
Fat % (Gerber): Cream (Minimum of 250ml required)	R 171.52	Sample
Fat % (Gerber): Milk, sweetened condensed milk (Minimum of 500ml required)	R 220.69	Sample
Fat % (Teichert): Dairy powder (Minimum of 250g required)	R 278.98	Sample
Fat % (Babcock): Cream (Minimum of 250ml required)	R 220.92	Sample
Fat % (van Gulik): Cheese (Minimum of 250g required)	R 429.15	Sample
Fat % (Kohman): Butter (Minimum of 250g required)	R 117.54	Sample
Salt (Kohman): Butter (Minimum of 250g required)	R 320.51	Sample
Moisture (Kohman): Butter (Minimum of 250g required)	R 427.68	Sample

**ALL CHARGES REFERRED TO IN THIS DOCUMENT EXCLUDE VALUE ADDED TAX (VAT) OF 15%.  
VALUE ADDED TAX (VAT) WILL BE CHARGED PER THE GUIDELINES OF THE SOUTH AFRICAN  
REVENUE SERVICES.**

**ENQUIRIES**

	Contact Number	E-mail
Senior Credit Controller	021 930 1134	DoreenD@ppecb.com
Financial Accountant	021 930 1134	AneesaM@ppecb.com
Management Accountant	021 930 1134	LaurenA@ppecb.com

**BOARD NOTICE 742 OF 2025****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)****ETHICAL RULES OF CONDUCT FOR PRACTITIONERS REGISTERED UNDER THE HEALTH PROFESSIONS ACT, 1974: AMENDMENT.**

The Health Professions Council of South Africa intends, under section 49 of the Health Professions Act, 1974 (Act No. 56 of 1974), and in consultation with the professional boards, to make the rules in the schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed amendments to the Registrar, Health Professions Council of South Africa by e-mail at: [ntsanem@hpcsa.co.za](mailto:ntsanem@hpcsa.co.za) for the attention of the Legal Advisor: Legislative drafting within three months from the date of publication of this notice.

**SCHEDULE****Definitions**

1. In these rules “**the rules**” means the Ethical Rules of Conduct for Practitioners registered under the Health Professions Act, 1974 published under Government Notice No. R. 717 in *Government Gazette* No. 29079 of 04 August 2006 as amended by Government Notice No. R68 in *Government Gazette* No. 31825 of 02 February 2009, Government Notice No. R654 in *Government Gazette* No. 33400 of 30 July 2010, Board Notice No. 26 in *Government Gazette* No. 36183 of 01 March 2013, Board Notice No. 373 in *Government Gazette* No. 47632 of 01 December 2022, and Board Notice No. 512 in *Government Gazette* No. 49720 of 17 November 2023, and any word or expression to which a meaning has been assigned in the rules shall have that meaning, unless the context otherwise indicates.

**Amendment of rule 1 of the rules**

2. Rule 1 of the rules is hereby amended by the substitution, for the definition of “Appropriate healthcare, of the following definition –

“**Appropriate healthcare**” means healthcare delivery which is expected to deliver clinical benefits of care that outweigh the expected negative effects to such an extent that the treatment is justified.

**Amendment of rule 18 of the rules**

3. Rule 18 of the rules is hereby amended by the substitution, for sub rule (1), of the following sub rule –

“(1) A practitioner shall accept a professional appointment or employment from employers approved by the council only in accordance with a written contract of appointment or employment which is drawn up on a basis which is in the interest of the public and the profession.”

Signed by:Magome Albanos Masike  
Signed at:2025-02-11 16:20:02 +02:00  
Reason:Witnessing Magome Albanos Ma



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**DR. MAGOME MASIKE**  
**REGISTRAR**

**BOARD NOTICE 743 OF 2025****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)****RULES RELATING TO FEES PAYABLE TO COUNCIL**

The Health Professions Council of South Africa has, under section 61A of the Health Professions Act, 1974 (Act No. 56 of 1974), made the rules in the schedule.

**SCHEDULE**

1. In these rules, “**the Act**” means the Health Professions Act, 1974 (Act No. 56 of 1974), and any expression to which a meaning has been assigned in the Act shall have that meaning, and, unless inconsistent with the context –
- “**health practitioner**” means a health practitioner registered in terms of the Act in the relevant professional board;
- “**rules**” means the rules relating to fees payable to council; and
- “**student**” means a person who is registrable as such in terms of the Act in the relevant professional board.

**Generic fees**

2. The fees payable under the Act for the restoration of a name to a register are as follows:

(a)	The restoration fee payable by a health practitioner if he or she applies for the restoration of his or her name to a register, from which it was removed under section 19(1) (b) or (d) of the Act, or from which it was suspended under section 19A of the Act–
(i)	within a period of six months after the date on which it was removed, shall be equivalent to two (2) times the applicable annual fee for the current year, plus the outstanding fee or fees;
(ii)	after a period of six months but within 12 months, shall be equivalent to four (4) times the applicable annual fee for the current year, plus the outstanding fee or fees; and
(iii)	after a period of more than 12 months had expired since the erasure date, shall be equivalent to five (5) times the applicable annual fee for the current year plus the outstanding fee or fees



(b)	By a health practitioner for the restoration of his or her name to a register from which it was removed in terms of section 42 or 51 of the Act.	R 685.00
(c)	By a health practitioner for the restoration of his or her speciality or sub speciality, where applicable, or an additional qualification in terms of section 35(4)	R 244.00
(d)	By a health practitioner other than a medical practitioner or a dentist, for the restoration of his or her additional professional category or categories, per category	R 134.00

### Medical and Dental Professions Board

#### 3. Registration fees by –

(a)	a medical practitioner or a dentist	R 3702.00
(b)	a medical practitioner or a dentist in the category military service	R 3702.00
(c)	a medical practitioner or dentist as an exchange registrar under section 30	R 3702.00
(d)	a medical practitioner or a dentist for the registration of a specialty or subspecialty	R 7392.00
(e)	a biomedical engineer	R 2030.00
(f)	a clinical biochemist	R 2030.00
(g)	a genetic counsellor	R 2030.00
(h)	a medical biological scientist	R 2030.00
(i)	a medical scientist	R 2030.00
(j)	a medical physicist	R 2030.00
(k)	an intern in medicine, biomedical engineering, clinical biochemistry, genetic counselling, medical science, medical biological science or medical physics.	R 562.00
(l)	a student intern in medicine, biomedical engineering, clinical biochemistry, genetic counselling, medical science, medical biological science or medical physics.	R 527.00
(m)	a formerly registered clinical medical practice, medical or dental	R 527.00

	student for the resumption of registration as a dental or medical student or vice versa	
(n)	a medical or dental student for changing such registration to registration as a dental or medical student or vice versa	R 293.00
(o)	a student in clinical medical practice, medicine, medical science, or dentistry	R 527.00
(p)	a visiting student in medicine, medical science, or dentistry	R 1470.00
(q)	a visiting student for re-registration after an interruption for at least one year	R 269.00
(r)	a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 223.00
(s)	a student in clinical medical practice, medicine, medical science or dentistry for re-registration as a student after an interruption of at least one year	R 293.00
(t)	a medical practitioner or a dentist in the category volunteer services	R 248.00
(u)	a health practitioner in the professions of Medicine, Medical Science, and Dentistry for registration of additional qualifications or additional professional category	R 562.00
(v)	a clinical associate	R 1369.00

#### 4. Examination fees –

(a)	by a medical practitioner:	
(i)	Theory/Written medical examination	R 7283.00
(ii)	Practical/OSCE medical examination	R 7283.00
(b)	by a Dentist practitioner	R 28441.00

(a)	By a foreign qualified medical specialist	R 15606.00
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5. The fees payable in terms of section 23 of the Act by any intern, student, or health practitioner registered under the Medical and Dental Professions Board are:

(a)	duplicate registration certificate;	R 763.00
(b)	certificate of status;	R 763.00
(c)	certified extract from the register;	R 763.00
(d)	certificate by the registrar; or	R 763.00
(e)	certificate of confirmation of internship training.	R 763.00

#### Professional Board for Dental Therapy, Dental Assisting and Oral Hygiene

6. Registration fees by –

(a)	a student	R 314.00
(b)	student for re-registration as a student after interruption of at least one year	R 168.00
(c)	visiting student	R 898.00
(d)	visiting student for re-registration after an interruption of at least one year	R 157.00
	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 136.00
(e)	health practitioner registered in any of the professions under the Professional Board for Dental Therapy and Oral Hygiene	R 920.00
(f)	Dental Assistant or Student Dental Assistant of additional qualifications or additional professional category	R 303.00
(g)	Dental Therapist or Oral Hygienist of additional qualifications or additional professional category	R 336.00

## 7. Examination fee by:

(a)	Examination fee by a Student Dental Assistant	R 898.00
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## 8. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Dental Therapy and Oral Hygiene are:

(a)	duplicate registration certificate;	R 516.00
(b)	certificate of status;	R 516.00
(c)	certified extract from the register;	R 516.00
(d)	certificate by the registrar; or	R 516.00
(e)	certificate of confirmation of internship training.	R 516.00

**Professional Board for Dietetics**

## 9. Registration fees –

(a)	by a Health Practitioner	R 1107.00
(b)	by a student	R 375.00
(c)	by a student for re-registration as a student after interruption of at least one year	R 221.00
(d)	by a visiting student	R 1173.00
(e)	by a visiting student for re-registration after an interruption of at least one year	R 221.00
(f)	by a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 189.00
(g)	by a health practitioner for registration of an additional qualification or additional professional category	R 431.00

**10. Examination fees by a –**

(a)	Dietician	R 3573.00
(b)	Nutritionist	R 3573.00

**11. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Dietetics are:**

(a)	duplicate registration certificate;	R 752.00
(b)	certificate of status;	R 752.00
(c)	certified extract from the register;	R 752.00
(d)	certificate by the registrar; or	R 752.00
(e)	certificate of confirmation of internship training.	R 752.00

**Professional Board for Emergency Care Practitioners****12. Registration fees by a –**

(a)	health practitioner in Emergency Care	R 1874.00
(b)	student in Emergency Care	R 322.00
(c)	visiting student in Emergency Care	R 999.00
(d)	visiting student for re-registration after an interruption of at least one year	R 176.00
(e)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 145.00
(f)	student in Emergency Care for re-registration as a student after interruption of study for at least one year	R 190.00
(g)	health practitioner in the profession of Emergency Care for registration of additional qualifications or additional professional category	R 377.00

**13. Examination fees by –**

(a)	Ambulance Emergency Assistant (AEA) / Operational Emergency Care Orderly (OECO):	
(i)	Theory/Written examination	R 1632.00
(ii)	Practical examination	R 1632.00

(b)	Basic Ambulance Assistant (BAA):	
(i)	Theory/Written examination	R 1632.00
(ii)	Practical examination	R 1632.00

(c)	Emergency Care Practitioner (ECP):	
(i)	Theory/Written examination	R 1632.00
(ii)	Practical examination	R 1632.00

**14. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Emergency Care Practitioners are:**

(a)	duplicate registration certificate;	R 500.00
(b)	certificate of status;	R 500.00
(c)	certified extract from the register;	R 500.00
(d)	certificate by the registrar; or	R 500.00
(e)	certificate of confirmation of internship training.	R 500.00

**Professional Board for Environmental Health Practitioners****15. Registration fees by –**

(a)	an Environmental Health Officer	R 952.00
(b)	an Environmental Health Assistant	R 220.00
(c)	a student	R 320.00
(d)	a student for re-registration after an interruption of at least one year	R 176.00
(e)	a visiting student	R 940.00
(f)	a visiting student for re-registration after an interruption of at least one year	R 176.00
(g)	a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 155.00
(h)	a health practitioner for the registration of an additional qualification or additional professional category	R 355.00

**16. Examination fees by an –**

(a)	Environmental Health Officer	R 4912.00
(b)	Environmental Health Assistant	R 2059.00

**17. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Environmental Health Practitioners are:**

(a)	duplicate registration certificate;	R 565.00
(b)	certificate of status;	R 565.00
(c)	certified extract from the register;	R 565.00
(d)	certificate by the registrar; or	R 565.00
(e)	certificate of confirmation of internship training.	R 565.00

## Professional Board for Occupational Therapy, Medical Orthotics, Prosthetics and Arts Therapy

### 18. Registration fees by –

(a)	a Health Practitioner	R 819.00
(b)	an Intern (Arts Therapy)	R 300.00
(c)	an Intern (Medical Orthotics and Prosthetics)	R 564.00
(d)	a student	R 276.00
(e)	a student for re-registration after an interruption of at least one year	R 155.00
(f)	a visiting student	R 818.00
(g)	a visiting student for re-registration after an interruption of at least one year	R 155.00
(h)	a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 134.00
(i)	a health practitioner for the registration of an additional qualification or additional professional category	R 300.00
(j)	a health practitioner in the category volunteer services	R 200.00

### 19. Examination fees by –

(a)	a foreign qualified Occupational Therapist	R 8331.00
(b)	a foreign qualified Medical Orthotist and Prosthetist	R 8331.00
(c)	a foreign qualified Arts Therapist	R 8331.00
(d)	an Occupational Therapy Assistant for upgrading to Occupational Therapy Technician	R 1394.00
(e)	an Arts Therapist, Medical Orthotist and Prosthetist, and Occupational Therapist	R 5555.00
(f)	an Orthopaedic Footwear Technician	R 1394.00



20. The fees payable in terms of section 23 of the Act by any intern, student, or health practitioner registered under the Professional Board for Occupational Therapy, Medical Orthotics, Prosthetics and Arts Therapy are:

(a)	duplicate registration certificate;	R 499.00
(b)	certificate of status;	R 499.00
(c)	certified extract from the register;	R 499.00
(d)	certificate by the registrar; or	R 499.00
(e)	certificate of confirmation of internship training.	R 499.00

### Professional Board for Optometry and Dispensing Opticians

21. Registration fees by a –

(a)	Health Practitioner	R 886.00
(b)	student	R 336.00
(c)	student for re-registration as a student after interruption of at least one year	R 179.00
(d)	visiting student	R 942.00
(e)	visiting student for re-registration after an interruption of at least one year	R 179.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 146.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 349.00

22. Examination fees by:

(a)	Theoretical examination fee by an Optometrist or Dispensing Optician	R 5057.00
(b)	Practical examination fee by an Optometrist or Dispensing Optician	R 6595.00

23. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Optometry and Dispensing Opticians are:

(a)	duplicate registration certificate;	R 562.00
(b)	certificate of status;	R 562.00
(c)	certified extract from the register;	R 562.00
(d)	certificate by the registrar; or	R 562.00
(e)	certificate of confirmation of internship training.	R 562.00

**Professional Board for Physiotherapy, Podiatry, and Biokinetics**

24. Registration fees by –

(a)	Health Practitioner	R 908.00
(b)	student	R 303.00
(c)	student for re-registration as a student after interruption of at least one year	R 168.00
(d)	visiting student	R 908.00
(e)	visiting student for re-registration after an interruption of at least one year	R 168.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 146.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 336.00
(h)	Intern	R 336.00
(i)	a health practitioner in the category volunteer services	R 168.00

25. Examination fees by a –

(a)	foreign qualified Physiotherapist for writing the theoretical board examination	R 3164.00
(b)	foreign qualified Physiotherapist for doing the clinical / practical board examination	R 3691.00

(c)	foreign qualified Podiatrist for writing the theoretical board examination	R 3353.00
(d)	foreign qualified Podiatrist for doing the clinical / practical board examination	R 7168.00
(e)	physiotherapy Technician	R 3589.00
(f)	biokineticist for writing the theoretical board examination	R 3164.00
(g)	biokineticist for doing the clinical / practical board examination	R 3948.00

- 26.** The fees payable in terms of section 23 of the Act by any intern, student, or health practitioner registered under the Professional Board for Physiotherapy, Podiatry, and Biokinetics are:

(a)	duplicate registration certificate;	R 538.00
(b)	certificate of status;	R 538.00
(c)	certified extract from the register;	R 538.00
(d)	certificate by the registrar; or	R 538.00
(e)	certificate of confirmation of internship training.	R 538.00

### Professional Board for Psychology

- 27.** Registration fees by –

(a)	a psychologist	R 1715.00
(b)	a psychometrist	R 1139.00
(c)	a registered councillor	R 1139.00
(d)	an Intern Psychologist	R 343.00
(e)	a student	R 299.00
(f)	a student for re-registration after an interruption of at least one year	R 165.00
(g)	a visiting student	R 863.00
(h)	a visiting student for re-registration after an interruption of at least one year	R 165.00

CONTINUES ON PAGE 130 OF BOOK 2

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**PART 2 OF 2**

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

(i)	a student, as penalty, per month or part thereof, for the late submission of an application for registration	R 134.00
(j)	a health practitioner for the registration of an additional qualification or additional professional category	R 321.00

**28. Examination fees by a –**

(a)	Psychologist	R 3309.00
(b)	Psychometrist	R 1660.00
(c)	Registered Counsellor	R 1660.00
(d)	Intern Psychologist	R 3309.00

**29. The fees payable in terms of section 23 of the Act by any intern, student, or health practitioner registered under the Professional Board for Psychology are:**

(a)	duplicate registration certificate;	R 520.00
(b)	certificate of status;	R 520.00
(c)	certified extract from the register;	R 520.00
(d)	certificate by the registrar; or	R 520.00
(e)	certificate of confirmation of internship training.	R 520.00

**Professional Board for Radiography and Clinical Technology**

**30. Registration fees by a –**

(a)	Health Practitioner	R 953.00
(b)	Student	R 325.00
(c)	student for re-registration as a student after interruption of at least one year	R 179.00
(d)	visiting student	R 920.00
(e)	visiting student for re-registration after an interruption of at least one year	R 179.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 146.00

(g)	health practitioner for registration of additional qualification or additional professional category	R 336.00
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**31. Examination fees by –**

(a)	a foreign qualified Radiographer	R 3208.00
(b)	a foreign qualified Clinical Technologist	R 3208.00
(c)	a Radiation Laboratory Technologist	R 3208.00
(d)	an Electro Encephalographic Technician	R 1369.00
(e)	an Electro Cardiography Technician	R 1369.00
(f)	a Spirometry Technician	R 1369.00

Rewrite (50% of the exam fee) for 1 component. Rewrite (100% of the exam fee) for 2 components.

**32. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Radiography and Clinical Technology are:**

(a)	duplicate registration certificate;	R 538.00
(b)	certificate of status;	R 538.00
(c)	certified extract from the register;	R 538.00
(d)	certificate by the registrar; or	R 538.00
(e)	certificate of confirmation of internship training.	R 538.00

**Professional Board for Speech, Language, and Hearing**

**33. Registration fees by a –**

(a)	health Practitioner	R 863.00
(b)	Student	R 300.00
(c)	student for re-registration as a student after interruption of at least one year	R 165.00
(d)	visiting student	R 852.00

(e)	visiting student for re-registration after an interruption of at least one year	R 165.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 134.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 321.00

**34. Examination fees by:**

(g)	Examination fees by an Audiologist, Speech Therapist, and Speech Therapist and Audiologist	R 6307.00
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**35. The fees payable in terms of section 23 of the Act by any student, or health practitioner registered under the Professional Board for Speech, Language, and Hearing are:**

(a)	duplicate registration certificate;	R 531.00
(b)	certificate of status;	R 531.00
(c)	certified extract from the register;	R 531.00
(d)	certificate by the registrar; or	R 531.00
(e)	certificate of confirmation of internship training.	R 531.00

**Professional Board for Medical Technology****36. Non-refundable Application fees for registration**

(a)	Foreign qualified Medical Technologist	R 3946.00
(b)	Foreign qualified Medical Technician	R 3946.00
(c)	South African qualified BSc graduate	R 2622.00

**37. Registration fees by a –**

(a)	health Practitioner	R 934.00
(b)	student	R 322.00
(c)	student for re-registration as a student after interruption of at least	R 177.00



	one year	
(d)	visiting student	R 922.00
(e)	visiting student for re-registration after an interruption of at least one year	R 177.00
(f)	student, as penalty, per month or part thereof, for the late submission of an application for registration	R 146.00
(g)	health practitioner for registration of additional qualification or additional professional category	R 346.00
(h)	Intern	R 346.00

38. The fees payable in terms of section 23 of the Act by any intern, student, or health practitioner registered within the ambit of the Professional Board for Medical Technology are:

(a)	duplicate registration certificate;	R 533.00
(b)	certificate of status;	R 533.00
(c)	certified extract from the register;	R 533.00
(d)	certificate by the registrar; or	R 533.00
(e)	certificate of confirmation of internship training.	R 533.00

39. The fees payable for the re-marking of board examination shall be 50% of the applicable fee for the board examination.

40. The fees prescribed herein are inclusive of value-added tax and are payable with effect from 01 April 2025.

41. The rules published under Board Notice No. 552 in *Government Gazette* No. 50105 of 09 February 2024 are hereby repealed.

Signed by: Magome Albanos Masike  
Signed at: 2025-02-11 16:13:31 +02:00  
Reason: Witnessing Magome Albanos Mas



**DR. MAGOME MASIKE**  
**REGISTRAR**

**BOARD NOTICE 744 OF 2025****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)****RULES RELATING TO FEES PAYABLE TO COUNCIL**

Board Notice No. 718 of 2025 as published under *Government Gazette* No. 52061 of 07 February 2025 and inviting substantiated comments or representation in respect of the Rules relating to fees payable to council is hereby withdrawn.

Signed by: Magome Albanos Masike  
Signed at: 2025-02-11 16:13:21 +02:00  
Reason: Witnessing Magome Albanos Mas



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**DR. MAGOME MASIKE**  
**REGISTRAR**

**BOARD NOTICE 745 OF 2025****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA  
HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)****ETHICAL RULES OF CONDUCT FOR PRACTITIONERS REGISTERED UNDER THE HEALTH PROFESSIONS ACT, 1974: AMENDMENT.**

The Health Professions Council of South Africa intends, under section 49 of the Health Professions Act, 1974 (Act No. 56 of 1974), and in consultation with the professional boards, to make the rules in the schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed amendments to the Registrar, Health Professions Council of South Africa by e-mail at: [ntsanem@hpcsa.co.za](mailto:ntsanem@hpcsa.co.za) for the attention of the Legal Advisor: Legislative drafting within three months from the date of publication of this notice.

**SCHEDULE****Definitions**

1. In these rules “**the rules**” means the Ethical Rules of Conduct for Practitioners registered under the Health Professions Act, 1974 published under Government Notice No. R. 717 in *Government Gazette* No. 29079 of 04 August 2006 as amended by Government Notice No. R68 in *Government Gazette* No. 31825 of 02 February 2009, Government Notice No. R654 in *Government Gazette* No. 33400 of 30 July 2010, Board Notice No. 26 in *Government Gazette* No. 36183 of 01 March 2013, Board Notice No. 373 in *Government Gazette* No. 47632 of 01 December 2022, and Board Notice No. 512 in *Government Gazette* No. 49720 of 17 November 2023, and any word or expression to which a meaning has been assigned in the rules shall have that meaning, unless the context otherwise indicates.

**Amendment of rule 1 of the rules**

2. Rule 1 of the rules is hereby amended by the substitution, for the definition of “Appropriate healthcare, of the following definition –

“**Appropriate healthcare**” means healthcare delivery which is expected to deliver clinical benefits of care that outweigh the expected negative effects to such an extent that the treatment is justified.

**Amendment of rule 18 of the rules**

3. Rule 18 of the rules is hereby amended by the substitution, for sub rule (1), of the following sub rule –

“(1) A practitioner shall accept a professional appointment or employment from employers approved by the council only in accordance with a written contract of appointment or employment which is drawn up on a basis which is in the interest of the public and the profession.”

Signed by:Magome Albanos Masike  
Signed at:2025-02-11 16:20:02 +02:00  
Reason:Witnessing Magome Albanos Ma



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**DR. MAGOME MASIKE**  
**REGISTRAR**

**BOARD NOTICE 746 OF 2025****SOUTH AFRICAN DENTAL TECHNICIANS COUNCIL****DENTAL TECHNICIANS ACT, 1979 (ACT 19 OF 1979) AS AMENDED  
ELECTIONS OF MEMBERS OF THE SOUTH AFRICAN DENTAL TECHNICIANS  
COUNCIL**

Notice is hereby given in terms of regulations R. 1136 of 1 June 1979 sub- regulation 7 of the regulations made under section 50 (1) (a) of the Dental Technicians Act, 1979 (Act No 19 of 1979) as amended, that the following persons have been validly nominated as candidates for election as members of the South African Dental Technicians Council.

**A. DENTAL TECHNICIAN CONTRACTORS FOR ELECTION BY DENTAL  
TECHNICIAN CONTRACTORS**

<b>Name of Nominated Persons</b>	<b>Address</b>
ALMINAH BANDA	AMU DENTAL LABORATORY 320 NYATHI STREET SOUTHERN GATEWAY POLOKWANE, LIMPOPO 0699
IRFAAN NOORSHIB	MINNAARS DENTAL LABORATORY 59 CAMPBELL STREET CENTRAL, PORT ELIZABETH 6001
MICHAEL JOHN LAZAREVIC	CERAMIDENT DENTAL LAB INC 2C TRE MONDI OFFICE PARK NIBLICK WAY, SOMERSET WEST, 7130
RUDOLPH JOHANNES HEYNEMANN	TIJGER DENTAL STUDIO 16 CLEVELAND STREET BOSTON, BELLVILLE 7530

**B. DENTISTS FOR ELECTION BY DENTISTS**

<b>Name of Nominated Persons</b>	<b>Address</b>
PROF. CHRISTOPHER PETER OWEN	17 COTSWOLD DRIVE SAXONWOLD 2196

**C. DENTAL TECHNICIAN EMPLOYEES FOR ELECTION BY DENTAL TECHNICIAN EMPLOYEES**

<b>Name of Nominated Persons</b>	<b>Address</b>
MELANIE KILIAN	47 ELIZABETH STREET NORTH END, PORT ELIZABETH 6001
NANCY ESBEE DOROTHY PARRING	113 PARKDENE STREET RAVENSMEAD, CAPE TOWN 7493
NKULULO NTSHIKILANA	3 HEUWILSIG ESTATE CELTISDAL, CENTURION 0157
BOHLALE MORONGOA NGOEPE	128 GARDENIA AVENUE FLORA PARK, POLOKWANE 0699
MATSHEPE LYDIA MATABANE	28937 FOKSLAKE MEADOWLANDS 1852
BOITUMELO MAMOKETE PORTIA RAMMILA	448 BLOCK U MABOPANE 0190
KHUTSO MOLOKO PETRUS TSITA	HOUSE NO 50 R71 ROAD GA-MAKANYE, SOVENGA 0727

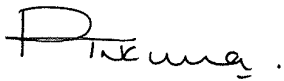
As the number of persons validly nominated in category **A** exceeds the number of persons to be elected, Monday the 07<sup>th</sup> of April 2025 at 16h00 has been determined by the Returning Officer as being the day on or before which every person entitled to vote at this election, may sign and transmit to either the Street or Postal Address indicated herein below. Voting papers will be posted to the people who are eligible to vote (Dental Technician Contractors).

As the persons validly nominated in category **B** does not exceed the number of persons to be elected, the person so nominated is deemed to be dully elected.

As the number of persons validly nominated in category **C** exceeds the number of persons to be elected, Monday the 07<sup>th</sup> of April 2025 at 16h00 has been determined by the Returning Officer as being the day on or before which every person entitled to vote at this election, may sign and transmit to either the Street or Postal Address indicated herein below. Voting papers will be posted to the people who are eligible to vote (Dental Technician Employees).

Street Address	Postal Address
The Returning Officer 954 Corner Arcadia & Hill Street Arcadia Pretoria 0083	The Returning Officer P. O. Box 29766 Sunnyside 0132

**Due to the Post office being unreliable, we encourage members who are entitled to vote to either courier the ballot papers or hand deliver at the Council's Offices.**



**Mrs PT Nkuna**  
**Returning Officer**  
**Date: 28 – 02 - 2025**

**BOARD NOTICE 747 OF 2025****South African Council for Social Service Professions****Social Service Professions Act 110 of 1978****PROFESSIONAL CONDUCT NOTICE OF FINDINGS IN TERMS OF SECTION 22(2)(c) OF THE SOCIAL SERVICE PROFESSIONS ACT 110 OF 1978: DECEMBER 2023 TO NOVEMBER 2024**

Publication in terms of section 22(2)(c) of the Social Service Professions Act 110 of 1978 ("the Act") and in terms regulation 22(10)(b) of the *Regulations regarding the conducting of inquiries into alleged unprofessional conduct* (Government Notice R 917 in Government Gazette Number 25109 of 27 June 2003) ("the Regulations") of the findings and sanctions imposed by the South African Council for Social Service Professions (SACSSP) for unprofessional or improper conduct of a person registered with the SACSSP.

The particulars of the persons, the charges, findings and penalties are herewith published in Schedule A to this Board Notice as contemplated in regulation 22(10)(b) of the *Regulations*, after being found guilty of unprofessional and/or improper conduct by the SACSSP after an inquiry into alleged unprofessional or improper conduct that was instituted in terms of section 21 of the Social Service Professions Act 110 of 1978.

The respondents whose names appear in the Schedule A were duly informed of the findings and penalties as contemplated in regulation 22(10)(a) of the *Regulations*, and the Registrar has updated the register for all professions registered with Council as required in terms of section 22(2)(a) and (b) of the Act, as applicable, with the details in relation to the charges, findings and the penalties imposed.

**HITLER SEKHITLA (Mr)**

*Registrar*

**South African Council of Social Services Professions**

37 Annie Botha Avenue, Riviera, Pretoria 0001, South Africa

Office: +27 12 356 8300 Email: [registrar@sacssp.co.za](mailto:registrar@sacssp.co.za)



## SCHEDULE A

Publication in terms of section 22(2)(c) of the Social Service Professions Act 110 of 1978 (the Act) and in terms regulation 22(10)(b) of the Regulations regarding the conducting of inquiries into alleged unprofessional conduct (Government Notice R 917 in Government Gazette Number 25109 of 27 June 2003) of the findings and sanctions imposed by the South African Council for Social Service Professions (SACSSP) for unprofessional or improper conduct of a person registered with the SACSSP.

The *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct* are available on the SACSSP's website ([www.sacssp.co.za](http://www.sacssp.co.za))

1. **NAME OF PERSON:** Shumani Precious MULAUDZI  
**REGISTRATION NUMBER:** 10-22098  
**PROFESSION:** Social worker  
**PROVINCE:** Gauteng  
**SECTOR:** Government  
**DATE OF FINDING:** 04 December 2023

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

*Guilty of* contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct*:

- (a) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such,*
- (b) rule 4(1): *The divulgence of information, which came to his or her attention in the course of the execution of his or her professional duties, concerning a client, or a deceased person who during his or her life was a client.*

**PENALTY:**

Charge 1: Fine of R2,500 (two thousand five hundred rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

Charge 2: Fine of R2,500 (two thousand five hundred rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

2. **NAME OF PERSON:** Marcia LOUBSCHER  
**REGISTRATION NUMBER:** 10-39353  
**PROFESSION:** Social worker  
**PROVINCE:** Free State  
**SECTOR:** NPO  
**DATE OF FINDING:** 11 December 2023

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

*Guilty of* contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct*:

- (a) rule 3(1): *The negligent performance of his or her professional duties;*
- (b) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such;*
- (c) rule 3(8): *Refusing without sufficient cause, to render professional services which he or she took on or for which he or she was employed;*
- (d) rule 3(10): *Failure to refer a client to a colleague, or another person or body with specialised knowledge in a field, should the matter fall so far outside his field of training or experience that such referral could in the circumstances be reasonably considered necessary;*
- (e) rule 7(1): *The breach of his contract of service, or behaviour that would justify his summary dismissal at common law.*

**PENALTY:**

Charge 1

Count 1: Fine of R5,000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

Count 2: Fine of R5,000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

Count 3: Fine of R5,000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

Count 4: Fine of R5,000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

3. **NAME OF PERSON:** Portia MALI  
**REGISTRATION NUMBER:** 40-58106  
**PROFESSION:** Student Social worker  
**PROVINCE:** Eastern Cape  
**SECTOR:** Student at Nelson Mandela University

**DATE OF FINDING:** 13 December 2023

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

*Guilty of* contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct:*

- (a) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such.*
- (b) rule 3(4): *Being guilty of or participating in or associating with dishonesty in the execution of his or her professional duties.*

**PENALTY:**

A suspension of registration for a period of twelve months in terms of section 22(1)(b) of the Social Service Professions Act 110 of 1978, but the execution of the suspension is suspended for a period of twelve (12) months in terms of section 22(1A) (a)(ii) of the Act on condition that she is not found guilty on similar offences during the period of suspension, failing which the sanction mentioned herein will automatically take effect.

4. **NAME OF PERSON:** Dean BRUYNS  
**REGISTRATION NUMBER:** 10-33056  
**PROFESSION:** Social worker  
**PROVINCE:** Western Cape  
**SECTOR:** Government  
**DATE OF FINDING:** 02 February 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

*Guilty of* contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct:*

- (a) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession;*
- (b) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such*
- (c) rule 3(8): *Refusing without sufficient cause, to render professional services which he or she took on or for which he or she was employed;*

**PENALTY:**

Fine of R5,000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

5. **NAME OF PERSON:** Edna Daneel LAMBRECHTS  
**REGISTRATION NUMBER:** 10-14374  
**PROFESSION:** Social worker  
**PROVINCE:** Western Cape  
**SECTOR:** Private practice  
**DATE OF FINDING:** 14 March 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

*Guilty of* contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct:*

- (a) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession;*
- (b) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such;*
- (c) rule 3(5): *The offering of direct or indirect compensation or any other form of incentive whatsoever for the referral of clients;*
- (d) rule 3(6): *The receiving of, or agreeing to receive, direct or indirect compensation or any other form of incentive for the purpose referred to in sub-rule (5);*
- (e) rule 3(8): *Refusing without sufficient cause, to render professional services which he or she took on or for which he or she was employed.*

**PENALTY:**

Charge 1: Fine of R5,000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

Charge 2: A reprimand in terms of section 22(1)(a) of the Social Service Professions Act 110 of 1978.

6. **NAME OF PERSON:** Anna Maria Petronella DE CLERCQ  
**REGISTRATION NUMBER:** 10-16580  
**PROFESSION:** Social worker  
**PROVINCE:** Mpumalanga  
**SECTOR:** Private practice  
**DATE OF FINDING:** 08 April 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct*:

- (a) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession;*
- (b) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such.*

**PENALTY:**

Twenty-four (24) months suspension of registration in terms of section 22(1)(b) of the Social Service Professions Act 110 of 1978, wholly suspended for a period of twenty-four (24) months in terms of section 22(1A) a(ii) of the Social Service Professions Act 110 of 1978, on condition that she is not found guilty on similar offences during the period of suspension.

**Note:** The Respondent lodged an appeal against the penalty imposed by Council. The appeal hearing was set down on 05 and 06 December 2024. The Appeal Committee set aside the penalty of suspension of her registration and replace it with a fine of R5,000 in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

7. **NAME OF PERSON:** Hesma SWART  
**REGISTRATION NUMBER:** 10-16925  
**PROFESSION:** Social worker  
**PROVINCE:** Gauteng  
**SECTOR:** Private practice  
**DATE OF FINDING:** 10 April 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct*:

- (a) rule 3(1): *The negligent performance of his or her professional duties;*
- (b) rule 6(1): *Direct or indirect criticism on the work of a colleague, or a professional person he or she has dealt with in the execution of his or her duties as a social worker, except in so far as it may be required for the proper execution of his or her duties, or in so far as it may be legally required from him or her.*

**PENALTY:**

**Charge 1:** Twelve (12) months suspension of registration in terms of section 22(1)(b) of the Social Service Professions Act 110 of 1978, wholly suspended for a period of thirty-six (36) months in terms of section 22(1A) a(ii) of the Social Service Professions Act 110 of 1978, on condition that she is not found guilty on similar offences during the period of suspension.

**Charge 2:** A reprimand in terms of section 22(1)(a) of the Social Service Professions Act 110 of 1978.

The suspension is subject to the following conditions:

- She participates in continuing professional development (CPD) activities
- She attends appropriate courses regarding Children's Act 38 of 2005 and other related legislation at her own cost within thirty-six (36) months from the date of the imposition of the penalty.

**Note:** The Respondent lodged an appeal against the penalty imposed by Council. The appeal hearing was set down on 14 and 15 October 2024. The Appeal Committee established in terms of section 25 of the Act *dismissed* the appeal and *upheld* the sanction *imposed* by Council. The suspension came into effect on 12 November 2024.

8. **NAME OF PERSON:** Alison Brown  
**REGISTRATION NUMBER:** 10-30539  
**PROFESSION:** Social worker  
**PROVINCE:** Western Cape  
**SECTOR:** Private practice  
**DATE OF FINDING:** 18 April 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct*:

- (a) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession;*
- (b) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such;*
- (c) rule 3(4): *Being guilty of or participating in or associating with dishonesty in the execution of his or her professional duties.*

**PENALTY:**

Cancellation of registration in terms of in terms of section 22(1)(c) of the Social Service Professions Act 110 of 1978.

10. **NAME OF PERSON:** Joseph MABASA  
**REGISTRATION NUMBER:** 90-10404  
**PROFESSION:** Auxiliary child and youth care worker  
**PROVINCE:** Gauteng

**SECTOR:** Government

**DATE OF FINDING:** 01 August 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of Rules relating to acts or omissions of child and youth care workers at professional and auxiliary levels which shall constitute unprofessional or improper conduct:

- (a) rule 4(a): *The execution of his or her professional duties in a manner which does not comply with the generally accepted standards of child and youth care work;*
- (b) rule 5(4): *Discrimination against a client on the basis of social origin or economic status, sex, race, religion, sexual orientation, disability, culture, language, nationality or history.*

**PENALTY:**

Cancellation of registration in terms of in terms of section 22(1)(c) of the Social Service Professions Act 110 of 1978.

11. **NAME OF PERSON:** Zandre DE JAGER

**REGISTRATION NUMBER:** 10-53829

**PROFESSION:** Social worker

**PROVINCE:** Gauteng

**SECTOR:** NPO

**DATE OF FINDING:** 20 July 2023

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct:

- (a) rule 3(1): *The negligent performance of his or her professional duties;*
- (b) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession;*
- (c) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such.*

**PENALTY:**

Charge 1: Twelve (12) months suspension of registration in terms of section 22(1)(b) of the Social Service Professions Act 110 of 1978, wholly suspended for a period of twelve (12) months in terms of section 22(1A) a(ii) of the Social Service Professions Act 110 of 1978, on condition that you are not found guilty on similar offences during the period of suspension. The suspension is subject to the following conditions: She attends continuing professional development (CPD) accredited trainings on Children's Act 38 of 2005 and submit proof of attendance during the period of the suspended suspension, failure to attend, registration will be cancelled.

Charge 2: Fine of R5000 (five thousand rand) in terms of section 22(1)(d) of the Social Service Professions Act 110 of 1978.

12. **NAME OF PERSON:** Livhuwani Jenipher MUFAMADI

**REGISTRATION NUMBER:** 10-25092

**PROFESSION:** Social worker

**PROVINCE:** Gauteng

**SECTOR:** Government

**DATE OF FINDING:** 17 September 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct:

- (a) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession*
- (b) rule 6(1): *Direct or indirect criticism on the work of a colleague, or a professional person he or she has dealt with in the execution of his or her duties as a worker, except in so far as it may be required for the proper execution of his or her duties, or in so far as it may be legally required from him or her*
- (c) rule 6(2): *The casting of reflections directly and indirectly upon the probity, professional reputation, skill, competence, knowledge or qualification of a colleague or of such other professional person*

**PENALTY:**

Twenty-four (24) months suspension of registration in terms of section 22(1)(b) of the Social Service Professions Act 110 of 1978, wholly suspended for a period of 24 months in terms of section 22(1A) a(ii) of the Social Service Professions Act 110 of 1978, subject to the condition that she is not found guilty on similar offences during the period of suspension.

13. **NAME OF PERSON:** Sinah Sentereng PHIRI

**REGISTRATION NUMBER:** 10-19762

**PROFESSION:** Social worker

**PROVINCE:** Gauteng

**SECTOR:** Government

**DATE OF FINDING:** 13 November 2024

**FINDING AND NATURE OF THE UNPROFESSIONAL AND/OR IMPROPER CONDUCT:**

**Guilty of** contravention of the following rule(s) of the of *Rules relating to acts or omissions of a social worker, a social auxiliary worker or a student social worker which shall constitute unprofessional or improper conduct:*

- (a) rule 3(2): *The execution of his or her professional duties in a manner which does not comply with general accepted standards of practicing the profession;*
- (b) rule 3(3): *Behaviour which, with due regard to the prestige, status and dignity of the profession, is detrimental to his or her position as a social worker or to the profession as such;*
- (c) rule 5(1): *The acceptance of the client of a colleague*

**PENALTY:**

Twenty-four (24) months suspension of registration in terms of section 22(1)(b) of the Social Service Professions Act 110 of 1978, wholly suspended for a period of twenty-four (24) months in terms of section 22(1A)(a)(i) of the Social Service Professions Act 110 of 1978, on condition that she is not found guilty on similar offences during the period of suspension.

The suspension is subject the following condition: She attends appropriate courses regarding the adoption process in South Africa and submit proof of registration and completion within a period of twelve months from the date of the imposition of the penalty.

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