

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 740

24 MAY 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by the Ms Joana Mina Nhlabathi ID. NO 5009250808082 on behalf of Hlophe family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5918

CURRENT PARTICULARS OF THE PROPERTY  
SCHOONOORD 380 JU

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of Portion 1	Provincial Gov. of Mpumalanga	T8701/2015	2169.4134 ha (the claim affecting approximately 25 ha)	None	None	<ul style="list-style-type: none"> <li>• K280/1958RM</li> <li>• VA1277/2015 in favour of Kangwane Government</li> </ul>

Portion 5	Ngwempisi Pine Pty Ltd (201721562507)	T5343/2018	428.6015 ha	B1716/2018	ABSA Bank Ltd	<ul style="list-style-type: none"> <li>• VAG48/2004 in favour of Mondi South Africa Ltd</li> </ul>
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**The claim for Galela family is only affecting 2197.5650 ha out of 2980.4246 ha**

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within **14 [fourteen days]** from the date of publication of this notice to submit any comments, or further information to:

**Commissioner for Restitution of Land Rights**

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

*[Handwritten signature]*

CHECKED BY: RENALL SINGH

RESTITUTION ADVISOR

DATE: 24/5/2019

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

DATE: 20/5/2019

*[Handwritten signature]*

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 741

24 MAY 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Jabulani Enoch Thwala ID. NO. 5001095666080 on behalf of Thwala family on the property mentioned hereunder situated in Msukaligwa Local Municipality, Nkangala District in Mpumalanga Province: KRP: 6469

CURRENT PARTICULARS OF THE PROPERTY  
JAGLUST 30 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of Portion 1	York Timbers Pty Ltd (199900641107)	T127464/2007	380.1875 ha	B153424/2007	Micawber 558 Pty Ltd	<ul style="list-style-type: none"> <li>• I – 12405/1990C – T59965/86</li> <li>• K155/1962S</li> <li>• K2628/1977RM in favour of Micawber 558 Pty Ltd</li> <li>• K4348/1986RM</li> <li>• K7071/2007S</li> </ul>
The remaining extent of portion 6	York Timbers Pty Ltd (199900641107)	T127464/2007	171.3064 ha	B153424/2007	Micawber 558 Pty Ltd	<ul style="list-style-type: none"> <li>• I – 12405/1990C – T59965/86</li> <li>• K4348/1986RM</li> <li>• K7071/2007S</li> </ul>

<p>Portion 8</p>	<p>York Timbers Pty Ltd (199900641107)</p>	<p>T127464/2007</p>	<p>52.2485 ha</p>	<p>B153424/2007</p>	<p>Micawber 558 Pty Ltd</p>	<ul style="list-style-type: none"> <li>• I – 12405/1990C – T59965/86</li> <li>• I – 6639/2000AT 600/1999</li> <li>• K155/1962S</li> <li>• K2628/1977RM in favour of Berg Frans Johannes Van Den</li> <li>• K4348/1986RM</li> <li>• K7071/2007S</li> </ul>
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**NOTE: The Thwala family claim is affecting only 15 ha out of 603.7424 ha**

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

**Commissioner for Restitution of Land Rights**

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive

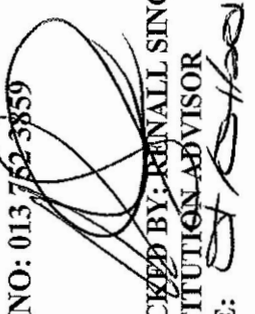
Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY:  RENALL SINGH  
RESTITUTION ADVISOR

DATE: 

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

DATE: 25/05/2019

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 742

24 MAY 2019

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

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. July Lucas Mohlala [ID No. 6001255342083] on behalf of Mohlala Family on the properties mentioned hereunder situated in Mbombela Local Municipality, Ehlazeni District in the Mpumalanga Province: [KRP: 10354]

## CURRENT PARTICULARS OF THE PROPERTIES

MASOYI 951 JU

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm 951 JU	Unregistered State Land	SG No: 395/2011	4 455. 1622 ha	None	None	None
Portion 25	Unregistered State Land	SG No: 934/2012	1.7987ha	None	None	None
			<b>20.4359 hectares affected by the land claim</b>			

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

**Commissioner for Restitution of Land Rights**

Private Bag X11330

Nelspruit

1200

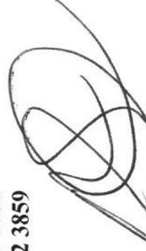
or 30 Samora Machel Drive

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MRS. RENALL SINGH  
RESTITUTION ADVISOR

Date: 12/02/2019

MR. L. H. MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2019/05/11



## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 743

24 MAY 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mrs. Dazi Mirriam Kambula [ID No. 4201070275086] on behalf of Mthimunye Family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality, Gert sibande District in the Mpumalanga Province: [KRP: 10157]

CURRENT PARTICULARS OF THE PROPERTIES  
GOEDEHOOP 498 JS

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 6	Willie & Leona Trustfonds (3794/1994)	T85868/1997	244.9682 ha	None	None	VA2283/2015
Portion 12	<ul style="list-style-type: none"> <li>• Willem Abraham Conje (3605095014 083)</li> <li>• Cornelia Magaretha Cronje (4311250071 088)</li> </ul>	T746/2009	24.9081ha	None	None	<ul style="list-style-type: none"> <li>• K3603/1987RM</li> <li>• K86/1983S</li> </ul>
<b>10 hectares estimated affected by land claim</b>						

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

**Commissioner for Restitution of Land Rights**

Private Bag X11330

Nelspruit

1200

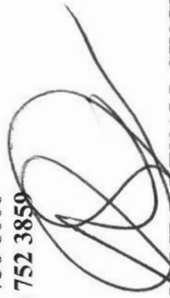
or 30 Samora Machel Drive

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



**CHECKED BY: MRS. RENALL SINGH  
RESTITUTION ADVISOR**

Date: 17/05/2019

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

DATE: 20/05/19

## DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 744

24 MAY 2019

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

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Mrs. Dazi Mirriam Kambula [ID No. 4201070275086]** on behalf of **Mthimunye Family** on the properties mentioned hereunder situated in **Albert Luthuli Local Municipality, Gert sibande District in the Mpumalanga Province: [KRP: 10157]**

CURRENT PARTICULARS OF THE PROPERTIES  
GOEDEHOOP 498 JS

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 6	Willie & Leona Trustfonds (3794/1994)	T85868/1997	244.9682 ha	None	None	VA2283/2015
Portion 12	<ul style="list-style-type: none"> <li>• Willem Abraham Conje (3605095014 083)</li> <li>• Cornelia Magaretha Cronje (4311250071 088)</li> </ul>	T746/2009	24.9081ha	None	None	<ul style="list-style-type: none"> <li>• K3603/1987RM</li> <li>• K86/1983S</li> </ul>
<b>10 hectares estimated affected by land claim</b>						

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

**Commissioner for Restitution of Land Rights**

Private Bag X11330

Nelspruit

1200

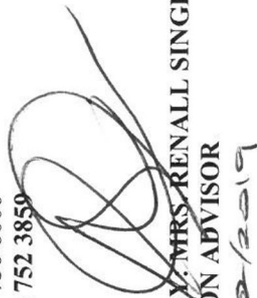
or 30 Samora Machel Drive

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



**CHECKED BY: MRS. RENALL SINGH  
RESTITUTION ADVISOR**

Date: 13/05/2019

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

DATE: 20/05/19

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**GENERAL NOTICES • ALGEMENE KENNISGEWINGS**

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**DEPARTMENT OF LABOUR  
NOTICE 281 OF 2019  
LABOUR RELATIONS ACT, 1995****NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF AN EMPLOYERS'  
ORGANISATION**

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **The Employers' Association for the Fibre and Particle Board Industry (LR2/6/3/587)** for the following reasons:

- The organisation failed to comply with the provisions of section 98, 99 and 100 of the Act, and
- The organisation ceased to function in terms of its constitution

The employers' organisation and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. **Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2018/97.**

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Francis Baard Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156], within 60 days of the date of this notice.

**REGISTRAR OF LABOUR RELATIONS**

## DEPARTMENT OF PUBLIC WORKS

## NOTICE 282 OF 2019

## PUBLICATION OF FEES AND CHARGES FOR SOUTH AFRICAN COUNCIL FOR THE PROPERTY VALUERS PROFESSION: ACT NO. 47 OF 2000: SECTION 12(1): EFFECTIVE 1 APRIL 2019

**1. Application Fee (VAT Inclusive and Non- refundable)**

- (a) R1205 for all categories of registration, i.e., Professional Valuer (Pr Val), Professional Associated Valuer (Pr AVal), Candidate Valuer (Ca Val), Single Residential Property Assessor and Candidate Single Residential Property Assessor (CSRPA" and "SRPA");
- (b) Additional R1000 for all International/ Foreign registrations-All categories of registration; and
- (c) R10555 for Recognition of Prior Learning (RPL) and new Specified category, i.e., Plant and Equipment (PE).

**2. Registration Fee (VAT Inclusive)**

- (a) Professional Valuer R2365 (50% non- refundable)
- (b) Professional Associated Valuer R2265 (50% non- refundable)
- (c) Candidate (both Ca Val and CSRPA) R1105 (50% non- refundable)
- (d) Single Residential Property Assessor and Specified Cat R2265 (50% non-refundable)

**3. Annual Fee (VAT Inclusive)****Non Refundable (Neither as a whole nor in part)**

Registration Category	Fee payable by 30 June 2019	Fee payable from 01 July to 30 September 2019	Fee payable from 01 October to 31 December 2019
Pr Val	3650	4120	4440
Pr AVal & SRPA	3370	3810	4100
Ca Val registered >5 years	3130	3530	3800
Ca Val registered ≤5 years	1180	1330	1430

**Note: Registration will be suspended if no payment is received by 30 November 2019. A new application plus 4X Annual fee will be payable if no payment is received by 31 March 2020.**

**4. Admission Examination Fee (VAT Inclusive) (50% refundable up to 14 days before examination)**

- (a) Professional Valuer R2985
- (b) Professional Associated Valuer and SRPA R2885

**5. Other Fees and Charges (Applicable until amended)**

- (a) Administration Fee (Re-registration) R895
- (b) Appeal {Section 25(1) of the PVP Act No. 47 of 2000} R9000
- (c) Appeal- Disciplinary hearing {Section 12(1)(i)} R15000
- (d) Assessing Application for PAIA & Furnishing Reasons R2500 basic charge plus R50 per page
- (e) Audio recording No transcript; only CD or USB @ R250
- (f) Duplicate Certificate R1205
- (g) Examination- Marking and Invigilating R736 (Invigilating fee/ day & Marking 2 scripts/hour or Moderating 4 scripts/hour)
- (h) Examination Refresher session R1155
- (i) Extracts from Register <5 persons R0, R20 pp from the 6<sup>th</sup> person
- (j) Practical Examination and Interview (SRPA) R2685
- (k) Practical Workschool R7085
- (l) Remarking of script and Viewing of script R1755 and R3555
- (m) Supplementary Exams- Pr Val and Pr AVal Same as respective Admission exams.
- (n) Travel expenses R4.50 per km including travel time
- (o) Validation of CET event and recognition of provider CET for various events- [www.sacpvp.co.za](http://www.sacpvp.co.za)
- (p) Witness Fee- including appearance time R3680

**Registrar (SACPVP)**

**DEPARTMENT OF TRADE AND INDUSTRY**  
**NOTICE 283 OF 2019**

**STANDARDS ACT, 2008**  
**STANDARDS MATTERS**

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

**SECTION A: DRAFTS FOR COMMENTS**

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

<b>Draft Standard No. and Edition</b>	<b>Title, scope and purport</b>	<b>Closing Date</b>
SANS 724 Ed 2	<i>Personal protective equipment and protective clothing against the thermal hazards of an electric arc.</i> Covers the design, manufacture, selection and performance requirements of electric arc rated clothing and equipment for the protection of persons against the thermal hazards of an electric arc, which could occur during operating or working on energized electrical equipment or near energized electrical equipment in the workplace.	2019-06-06
SANS 1007 Ed 2	<i>Quality management systems - Guidelines for configuration management.</i> Gives guidance on the use of configuration management within an organization.	2019-06-06
SANS 10105-2 Ed 4	<i>Water supply and drainage for buildings Part 2: Drainage installations for buildings.</i> Specifies the requirements for the installation and inspection and use of fire hose reels and hydrants.	2019-06-04
SANS 20248 Ed 1	<i>Information technology - Automatic identification and data capture techniques - Data structures - Digital signature meta structure.</i> Specifies the meta data structure, the DigSig, which contains the Digital Signature and encoded structured data, the public key certificate parameter and extension use, the DigSig Certificate, which contains the certified associated public key, the structured data description, the read methods and private containers, the method to specify, read, describe, sign, verify, encode and decode the structured data, the DigSig Data Description, the DigSig EncoderGenerator which generates the relevant asymmetric key pairs, keeps the Private Key secret and generates the DigSigs, and the DigSig DecoderVerifier which, by using to the DigSig Certificate, reads the DigSig from the set of Data Carriers, verifies the DigSig and extracts the structured data from the DigSig.	2019-07-02
SATS 22002-3 Ed 1	<i>Prerequisite programmes on food safety - Part 3: Farming</i> Specifies the requirements and guidelines of prerequisite programmes (PRPs) that maintain a hygienic environment and assist in controlling food safety hazards in the food chain, specifically farming (individual farms or groups of farms).	2019-07-08

**SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS**

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

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 164-1 Ed 5.5	<i>Plug and socket-outlet systems for household and similar purposes for use in South Africa Part 1: Two-pole and earth, 16 A 250 V a.c. system</i>	Amended to update the requirements and, add an annex on gauge for determining the suitability of socket outlet contact design to lateral and torsional stress.	2019-06-06
SANS 1598 Ed 3.1	<i>Automotive fuels - Requirements and test methods for petrol</i>	Amended to update referenced standards.	2019-07-02

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

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

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

**SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS**

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

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

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

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 33001: 2019 Ed 1	<i>Information technology - Process assessment - Concepts and terminology.</i> Provides a repository for key terminology relating to process assessment.

**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 60238: 2019 Ed 5.1	<i>Edison screw lampholders.</i> Amended to update referenced standards, the definitions, the clause on marking, the clause on creepage distances and clearances, the table on minimum distances for AC sinusoidal voltages up to 30kHz - Impulse withstand category II, the table on minimum distances for AC sinusoidal voltages up to 30 kHz - Impulse withstand category III, the table on minimum distance for ignition pulse voltages or equivalent peak voltages Up, and the annex on clauses containing new or more stringent requirements with respect to the previous edition.
SANS 892:2019 Ed 3.5	<i>General purpose detergent (beads, granules and powders).</i> Amended to specify the composition of the standard general purpose detergent to be used for testing, and to renumber a table accordingly.
SANS 1829 Ed 2.1	<i>Lubricants for use in the food industry.</i> Amended to update the clause on suitability for purpose, to delete the subclause on storage stability, and to update the annex on notes to purchasers.

**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
CKS 464: 2010	<i>Non-woven surgical dressings</i>
CKS 648: 2010	<i>Elasticated, disposable diapers</i>
SANS 10325-1: 2014	<i>The safe application of detonator systems for use in mining and civil blasting applications Part 1: Electronic detonator systems</i>
SANS 10325-2: 2014	<i>The safe application of detonator systems for use in mining and civil blasting applications Part 2: Electric detonator systems - Shot exploder based</i>
ARP 067-1: 2007	<i>Road transport management systems Part 1: Operator requirements - Goods</i>
ARP 067-2: 2008	<i>Road transport management systems Part 2: Consignor requirements - Goods</i>
ARP 067-3: 2008	<i>Road transport management systems Part 3: Consignee requirements - Goods</i>

**SCHEDULE B.4: ESTABLISHMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has established the following technical committees:

Technical Committee No.:	Title	Scope

**SCHEDULE B.4: DISBANDMENT OF TECHNICAL COMMITTEES**

In terms of section 4(2) (l) the South African Bureau of Standards has disbanded the following technical committees:

<b>Technical Committee No.:</b>	<b>Title</b>	<b>Scope</b>

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

**SCHEDULE 5: ADDRESSES OF THE SOUTH AFRICAN BUREAU OF STANDARDS OFFICES**

The addresses of offices of the South African Bureau of Standards where copies of the standards mentioned in this notice can be obtained, are as follows:

1. Gauteng Head Office, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
2. Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch 7701.
3. Eastern Cape Regional Office, SABS, 30 Kipling Road, cor. Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
4. KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterfall Park, Durban, PO Box 30087, Mayville 4058.

## DEPARTMENT OF TRADE AND INDUSTRY

## NOTICE 284 OF 2019

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF  
SOUTH AFRICA

In accordance with the provisions in the Anti-Dumping Regulations (ADR) of the International Trade Administration Commission of South Africa (the Commission), any definitive anti-dumping duty shall be terminated on a date not later than five years from the date of imposition, unless the authorities determine, in a review initiated before that date on their own initiative or upon a duly substantiated request made by or on behalf of the domestic industry, that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and injury.

The Commission hereby notifies all interested parties that, unless a duly substantiated request is made by or on behalf of the Southern African Customs Union (SACU) industry, indicating that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and injury, the following anti-dumping duties will expire during 2020:

	PRODUCT	COUNTRY	RATE OF ANTI-DUMPING DUTY	DATE OF IMPOSITION OF THE DUTY	DATE OF EXPIRY OF DUTY
1	Garlic	PRC	1 925 c/kg	30/10/15	29/10/20
2	Stainless steel sinks	PRC, Malaysia	62.41% - 95.86%	31/07/15	30/07/20
3	Wheelbarrows	PRC	29.82% - 39.92%	04/09/15	03/09/20
4	Float and flat glass	PRC, India	562c/m <sup>2</sup> – 1 387c/m <sup>2</sup>	31/07/15	30/07/20
5	Frozen bone-in chicken portions	Germany, Netherlands, UK	3.86% - 73.33%	27/02/15	26/02/20
6	Cement	Pakistan	14.29% - 77.15%	18/12/15	17/12/20

## **PROCEDURAL FRAMEWORK**

The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act and the ADR, with due regard to the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement). The ITA Act and the ADR are available from the Commission's website ([www.itac.org.za](http://www.itac.org.za)) or from the Trade Remedies section, on request.

Manufacturers of the subject products listed above in the SACU, who wish to submit a request for the duty to be reviewed prior to the expiry thereof, are requested to do so within the time limit set out below. In the instances where no replies are received from the SACU manufacturers within these time limits, the Commission will recommend the termination of the duties on the date of expiry.

SACU manufacturers, who do submit a request within the time limit set out above, are requested to submit duly substantiated information indicating that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and material injury to the Commission, on the dates as specified below:

	<b>PRODUCT</b>	<b>COUNTRY</b>	<b>DATE OF EXPIRY OF DUTY</b>	<b>DATE OF SUBMISSION</b>
1	Garlic	PRC	29/10/20	30/04/20
2	Stainless steel sinks	PRC, Malaysia	30/07/20	31/01/20
3	Wheelbarrows	PRC	03/09/20	04/03/20
4	Float and flat glass	PRC, India	30/07/20	31/01/20
5	Frozen bone- in chicken portions	Germany, Netherlands, UK	26/02/20	27/08/19
6	Cement	Pakistan	17/12/20	18/06/20

The Commission will consider the information submitted in order to determine whether *prima facie* evidence exist to justify the initiation of a review. Should the Commission decide to initiate a review, notice will be given in the *Government Gazette* and other parties, being exporters and importers of the subject products, will be requested to comment and provide information.

### **CONFIDENTIAL INFORMATION**

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- Where confidential information has been omitted and the nature of such information;
- Reasons for such confidentiality;
- A summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- In exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

These rules applies to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

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

the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

*"The following list indicates "information that is by nature confidential" as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):*

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor;*

*Provided that a party submitting such information indicates it to be confidential."*

## **ADDRESS**

The requests by manufacturers in the SACU of the subject products, and the duly substantiated information indicating what the effect of the expiry of the duties will be, must be submitted in writing to the following address:

**Physical address**

The Senior Manager: Trade Remedies I  
International Trade Administration  
Commission  
**Block E** – Uuzaji Building  
The DTI Campus  
77 Meintjies Street  
SUNNYSIDE  
PRETORIA  
SOUTH AFRICA

**Postal address**

The Senior Manager: Trade Remedies I  
Private Bag X753  
Pretoria  
0001  
SOUTH AFRICA

***PROCEDURES AND TIME LIMITS***

Manufacturers in the SACU of the subject products listed above, who wish to submit a request for the duty to be reviewed prior to the expiry thereof, are requested to do so not later than close of business on **24 June 2019**.

SACU manufacturers who do submit a request before **24 June 2019**, should submit duly substantiated information, indicating that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and material injury, to the Commission.

It should be noted that the investigation process is complex and the Commission is subject to strict time limits within which to complete the investigation. Late submissions will therefore not be accepted, except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original period. Merely citing insufficient time is not an acceptable reason for extension.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted will subsequently be available for verification.

It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to consultants will not be considered to be good cause.

Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of Anti-Dumping Agreement. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties, who experience difficulty in furnishing the information required, or submitting in the format required, are therefore urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submission only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

**Enquiries may be directed to the Senior Manager: Trade Remedies I, Ms Carina Janse van Vuuren, at telephone (012) 394-3594 or at fax (012) 394-0518.**

## BOARD NOTICES • RAADSKENNISGEWINGS

### BOARD NOTICE 78 OF 2019

#### ROAD ACCIDENT FUND ACT, 1996 (Act No. 56 of 1996)

#### ROAD ACCIDENT FUND REGULATIONS, 2008

The Acting Chief Executive Officer, duly authorised by the Board of the Road Accident Fund, acting in terms of regulation 5(2) of the Road Accident Fund Regulations 2008, made under section 26 of the Road Accident Fund Act, No. 56 of 1996, hereby gives notice of the adjustment of the medical tariff provided for in section 17(4B)(b), first published in GN R. 711 in *Government Gazette* 31249 of 21 July 2008; and amended by BN 106 published in *Government Gazette* 35449 of 22 June 2012; and by BN 130 published in *Government Gazette* 36592 of 28 June 2013; and by BN 53 published in *Government Gazette* 37653 of 23 May 2014; and by BN 107 published in *Government Gazette* 38803 of 22 May 2015; and by BN 158 published in *Government Gazette* 40293 of 23 September 2016 ; and by BN 92 published in *Government Gazette* 40860 of 26 May 2017, and by BN 69 published in *Government Gazette* 41650 of 25 May 2018.

#### ADJUSTMENT OF TARIFF

1. The tariff provided for in section 17(4B) (b) is adjusted with effect from 1 April 2019 by increasing the tariff by 5.7%.
2. The adjustment provided for in paragraph 1 above applies to claims that have not been finally determined by settlement or judgment on the day of publication of this notice.

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