DEPARTMENT OF TRADE AND INDUSTRY

NO. 931 21 JUNE 2019

CO-OPERATIVES TO BE STRUCK OFF THE REGISTER

- 1. SIYATHUTHUKA INDUDUZO CO-OP LTD
- 2. PHAPHAMANG AGRICULTURAL CO-OP LTD
- 3. KHWEZI GOAT FARMERS AGRICULTURAL CO-OP LTD
- 4. NTSHESHELEZI AGRICULTURAL CO-OP LTD
- 5. ZWAIZWAI AGRICULTURAL CO-OP LTD
- 6. S'KHONA NATHI AGRICULTURAL CO-OP LTD
- 7. C2C AGRICULTURAL CO-OP LTD
- 8. AKESIBONE AGRICULTURAL CO-OP LTD
- 9. IKHAMVA ELIHLE AGRICULTURAL CO-OP LTD
- 10. KHUPHUKANI PRIMARY AGRICULTURAL CO-OP LTD
- 11. PHAKAMISISIZWE CO-OP LTD
- 12. ELANDSKLOOF AGRICULTURAL CO-OP LTD
- 13. AMALANDA AMAHLE PRIMARY AGRICULTURAL CO-OP LTD
- 14 .EMAHLABATHINI CROP FARMING CO-OP LTD
- 15. COLENSO STOCK FARMING CO-OP LTD
- 16. SEBENZA KUSAKHANYA CO-OP LTD
- 17. GONG-GONG ITSOSENG AGRICULTURAL CO-OP LTD
- 18. IMVUNGA CO-OP LTD
- 19. NDOQO CO-OP LTD
- 20. ULUNTU AGRICULTURAL CO-OP LTD
- 21. FATLHOGANG AGRICULTURAL CO-OP LTD
- 22. KAALPAN WOMEN AGRICULTURAL CO-OP LTD
- 23. SIPHUMELELE AGRICULTURAL CO-OP LTD
- 24. MAHUBE AGRICULTURAL CO-OP LTD
- 25. BERESHITH CO-OP LTD
- 26. SUNFLOWER CO-OP LTD
- 27. SAMKELE AGRICULTURAL CO-OP LTD
- 28. MBUZI'S LIVESTOCK CO-OP LTD
- 29. NTHUSENI AGRICULTURAL CO-OP LTD
- 30. IMBOKODO CROP FARMING AGRICULTURAL CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 **Pretoria** 0001

DEPARTMENT OF TRADE AND INDUSTRY

NO. 932 21 JUNE 2019

CO-OPERATIVES TO BE STRUCK OFF THE REGISTER

- 1. CICIRA NTUNGELE AGRICULTURAL CO-OP LTD
- 2. JOBSTITOS CO-OP LTD
- 3. SEBENZELA ISIZWE AGRIC CO-OP LTD
- 4. MASOBE FARMERS AGRICULTURAL CO-OP LTD
- 5. IMPATHO CO-OP LTD
- 6. EMZAMWENI AGRICULTURAL CO-OP LTD
- 7. CAMPBELL IRRIGATION FARMERS AGRICULTURAL CO-OP LTD
- 8. TSOGA O ITIRELE AGRICULTURAL CO-OP LTD
- 9. AMAGORHA CO-OP LTD
- 10. RALEMA AGRICULTURAL CO-OP LTD
- 11. KROMKUIL AGRICULTURAL DEVELOPMENT CO-OP LTD
- 12. UPPER QORA AGRICULTURAL AND FARMING CO-OP LTD
- 13. NTSHIYABANTU FARMERS AGRICULTURAL CO-OP LTD
- 14. INQOPHAMLANDU FARMERS AGRICULTURAL CO-OP LTD
- 15. INDYEBO CO-OP LTD
- 16. UMNSINSI CO-OP LTD
- 17. AROCHA CROP AND LIVESTOCK CO-OP LTD
- 18. MAKHUPELLE FARMERS AGRICULTURAL CO-OP LTD
- 19. KWAMQAMATHI AGRICULTURAL CO-OP LTD
- 20. INYEZANE CO-OP LTD
- 21. ALABASTER CO-OP LTD
- 22. SAKHA UBUHLE AGRICULTURAL CO-OP LTD
- 23. VULAMEHLO AGRICULTURAL CO-OP LTD
- 24. ZIZWELE AGRICULTURAL CO-OP LTD
- 25. VUKUZAKHE AGRICULTURAL CO-OP LTD
- 26. SEENO AGRICULTURAL CO-OP LTD
- 27. GAREJALENG AGRICULTURAL CO-OP LTD
- 28. MPOTO FARMERS CO-OP LTD
- 29. VELEMSENI AGRICULTURAL CO-OP LTD
- 30. MPHAPOGENG AGRICULTURAL CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 Pretoria 0001

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF HIGHER EDUCATION AND TRAINING NOTICE 331 OF 2019

Call for comments on the Draft Data Dictionary of Post-School Education and Training, 2019

I, Grace Naledi Mandisa Pandor, Minister of Higher Education and Training in terms of section 41B(1) and (4) of the Continuing Education and Training Act, 2006 (Act No. 16 of 2006) and section 3 of the Higher Education Act, 1997 (Act No. 101 of 1997); as read with section 8(2)(b) of the National Qualifications Framework Act, 2008 (Act No. 67 of 2008); and section 5(1)(a)(i) of the Skills Development Act, 1998 (Act No. 97 of 1998) hereby publish the draft Data Dictionary in the schedule for public comments. The detailed draft dictionary is available on the Departmental website:

http://www.dhet.gov.za/SitePages/HRDPlanningNew.aspx.

All interested stakeholders and organisations are invited to send their comments on the draft data dictionary in writing to:

The Director-General, Private Bag X174, Pretoria, 0001, for attention: Ms M Letho, Tel. 012 312 6212. Email Letho.m@dhet.gov.za Fax: 0865344469.

Kindly provide the name, address, telephone, fax number and email address of the person or organisation submitting the comments. The comments should reach the Department of Higher Education and Training 30 days after publication of this notice.

G.N.M. Pander Dr GNM Pandor, MP

Minister of Higher Education and Training

Date: 24-5-2019

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA NOTICE 332 OF 2019



ELECTRONIC COMMUNICATIONS ACT, 2005 (ACT NO. 36 OF 2005)

APPLICATIONS FOR TRANSFER OF CONTROL OF INDIVIDUAL ELECTRONIC

COMMUNICATIONS SERVICE AND INDIVIDUAL ELECTRONIC

COMMUNICATIONS NETWORK SERVICE LICENCES BY VO CONNECT (PTY)

LTD

- 1. The Independent Communications Authority of South Africa ("the Authority") hereby gives notice that it has received applications from Vo Connect (Pty) Ltd for the transfer of control for an Individual Electronic Communications Service ("I-ECS") and Individual Electronic Communications Network Service ("I-ECNS") licences. The applications were lodged in terms of regulation 11 of the Processes and Procedures Regulations for Individual Licences published in Government Gazette No.39871 of 30 March 2016, read with sections 13(1), (2) and (6) of the Electronic Communications Act 2005, as amended.
- 2. The transfer applications seek approval from the Authority to transfer control of I-ECNS and I-ECS licences from current shareholders in Vo Connect (Pty) Ltd ("the Applicant") to the proposed new members in the same company ("the Transferee") and will be evaluated on the basis of the following criteria:
 - a. promotion of competition in the ICT sector;
 - b. interests of consumers; and
 - c. equity ownership by HDP'S.
- 3. The Applicant submits that the Transferee is 32.1% from Historically Disadvantaged Persons (HDPs).

- 4. The applications, relevant schedule and any representations received pursuant thereto will be made available and open for inspection by any interested party in the Authority's library, during the Authority's office hours.
- 5. Any interested party is invited to lodge written representations to the applications within fourteen (14) working days from the date of publication of this notice in the Government Gazette.
- 6. Any person who makes written representations must indicate whether they require an opportunity to make oral representations in the event that the Authority decides to hold public hearings.
- 7. All written representations, responses and other correspondence in terms hereof must be directed to Mr Peter Mailula at ECNS, ECS and Postal Licensing Unit, Licensing Division, at Block B, 350 Witch Hazel Avenue, Eco Point Office Park, Eco Park, Centurion OR Private Bag X10, Highveld Park, 0169 OR by fax no. (012) 568 3658 OR by e-mail: PMailula@icasa.org.za
- 8. Any person who may lodge representations in terms hereof, must also furnish proof to the satisfaction of the Authority that a copy of the representation has been delivered by hand to Wayne Mackenzie at Vo Connect (Pty) Ltd located at B2, Vineyard Building, C/O Adam Tas & Devon Valley Road, Stellenbosch, 7600, OR sent by facsimile no: (086) 500 8638, OR sent by e-mail to waynem@voconnect.co.za
- 9. Vo Connect (Pty) Ltd (Current Members) have the right to respond in writing to written representations made by any interested person on the transfer applications. The written responses must be lodged with the Authority within twenty-one (21) working days from the date of publication of this notice in the Government Gazette.

10. Vo Connect (Pty) Ltd (Current Members) must, at the time of lodging the written response, furnish proof to the Authority's satisfaction that it has delivered a copy of the response by hand, OR has sent a copy thereof by facsimile OR by e-mail to the relevant person having made the written representations.

DR. KEABETSWE MODIMOENG

ACTING CHAIRPERSON

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA NOTICE 333 OF 2019



ELECTRONIC COMMUNICATIONS ACT, 2005 (ACT NO. 36 OF 2005)

APPLICATIONS FOR TRANSFER OF AN INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE AND INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCES FROM MAX INTERNET TECHNOLOGIES CC TO CENTRAL MEDIA GROUP (PTY) T/A OFM

- 1. The Independent Communications Authority of South Africa ("the Authority") hereby gives notice that it has received applications from Max Internet Technologie cc for the transfer of its Individual Electronic Communications Service ("I-ECS") and Individual Electronic Communications Network Service ("I-ECNS") licences. The applications were lodged in terms of clause 12 of the Processes and Procedures Regulations for Individual Licences, 2010 published in Government Gazette No. 33293 of 14 June 2010 and Regulation 11 of the Amendment Individual Processes and Procedures Regulations 2015 published in Government Gazette No.39871 of 30 March 2016, read with sections 13(1), (2) and (6) of the Electronic Communications Act 2005, as amended.
- 2. The transfer applications seek approval from the Authority to transfer the I-ECNS and I-ECS licences held by Max Internet Technologie cc ("the Applicant") to Central Media Group (Pty) t/a OFM ("the Transferee") and will be evaluated on the basis of the following criteria:
 - a. promotion of competition in the ICT sector;
 - b. interests of consumers; and
 - c. equity ownership by HDP'S.
- 3. The Applicant submits that the Transferee is 57.02% owned by Historically Disadvantaged Persons (HDPs).

- 4. The applications, relevant schedule and any representations received pursuant thereto will be made available and open for inspection by any interested party in the Authority's library, during the Authority's office hours.
- 5. Any interested party is invited to lodge written representations to the applications within fourteen (14) working days from the date of publication of this notice in the Government Gazette.
- Any person who makes written representations must indicate whether they
 require an opportunity to make oral representations in the event that the
 Authority decides to hold public hearings.
- 7. All written representations, responses and other correspondence in terms hereof must be directed to Mr Peter Mailula at ECNS, ECS and Postal Licensing Unit, Licensing Division, at Block B, 350 Witch Hazel Avenue, Eco Point Office Park, Eco Park, Centurion OR Private Bag X10, Highveld Park, 0169 OR by fax no. (012) 568 3658 OR by e-mail: PMailula@icasa.org.za
- 8. Any person who may lodge representations in terms hereof, must also furnish proof to the satisfaction of the Authority that a copy of the representation has been delivered by hand to Hugo Ron Holloway at Max Internet Technologies cc located at 155 Main Road, Hermanus, Western Cape, 7200, OR sent by facsimile no: (028) 313 0495, OR sent by e-mail to ron@maxitec.co.za
- 9. Max Internet Technologies cc has the right to respond in writing to written representations made by any interested person on the transfer applications. The written responses must be lodged with the Authority within twenty-one (21) working days from the date of publication of this notice in the Government Gazette.

10. Max Internet Technologies cc must, at the time of lodging the written response, furnish proof to the Authority's satisfaction that it has delivered a copy of the response by hand, OR has sent a copy thereof by facsimile OR by e-mail to the relevant person having made the written representations.

DR. KEABETSWE MODIMOENG
ACTING CHAIRPERSON

DEPARTMENT OF TRADE AND INDUSTRY NOTICE 334 OF 2019

INTERNATIONAL TRADE ADMINISTRATION COMMISSION <u>CUSTOMS TARIFF APPLICATIONS</u> <u>LIST 04/2019</u>

The International Trade Administration Commission (herein after referred to as ITAC or the Commission) has received the following applications concerning the Customs Tariff. Any objection to or comments on these representations should be submitted to the Chief Commissioner, ITAC, Private Bag X753, Pretoria, 0001. Attention is drawn to the fact that the rate of duty mentioned in these applications is that requested by the applicant and that the Commission may, depending on its findings, recommend a lower or higher rate of duty.

CONFIDENTIAL INFORMATION

The submission of confidential information to the Commission in connection with customs tariff applications is governed by section 3 of the Tariff Investigations Regulations, which regulations can be found on ITAC's website at http://www.itac.org.za/documents/R.397.pdf.

These regulations require that if any information is considered to be confidential, then a non-confidential version of the information must be submitted, simultaneously with the confidential version. In submitting a non-confidential version the regulations are strictly applicable and require parties to indicate:

- □ Each instance where confidential information has been omitted and the reasons for confidentiality;
- □ A summary of the confidential information which permits other interested parties 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.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless clearly indicated to be confidential, will be made available to other interested parties.

The Commission will disregard any information indicated to be confidential that is not accompanied by a proper non-confidential summary or the aforementioned reasons. 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.

1. APPLICATION FOR A REDUCTION IN THE RATE OF CUSTOMS DUTY ON:

Other safety headgears, classifiable under tariff subheading 6506.10.90 from 25 per cent *ad valorem* to free of duty, through the creation of an additional 8-digit tariff sub heading, which SARS proposed should read as follows:

"other helmets for motorcyclist or other motorsports (including motorboat activities)".

APPLICANT:

Association of Motorcycle Importers and Distribution (AMID)
P O Box 903
Wendywood
SANDTON
2144

Ref: 01/2019 **Enquiries**: Mr Chris Sako, at Tel: (012) 394-3669, Email: <u>csako@itac.org.za</u> or Mrs Ayanda Gandi, at Tel: (012) 394-3672, Email: <u>endou@itac.org.za</u>.

THE REASONS PROVIDED FOR THE REDUCTION ARE AS FOLLOWS:

- a) "Motorcycle safety helmets attract an import duty of 25%. However, there is currently no local manufacturer of motorcycle helmets in South Africa and in fact all helmets are imported. The wearing of a motorcycle helmet is compulsory in terms of Section 207 (1) and 207 (2) of the **National Road Traffic Act 93 of 1996**:
- b) Irrespective of the law, it is an absolutely essential piece of safety equipment when operating a motorcycle.
- c) A motorcycle helmet has a recommended life of 3-5 years depending on the frequency of use. In the event of the helmet being dropped or involved in a collision, it is recommended that the helmet is replaced immediately. The reader should bear in mind that approximately 35% of motorcycles sold in South Africa (2017) are small capacity motorcycles typically used in the commercial sector such as for short-distance deliveries. The import duty of 25% makes the proper replacement and use of helmets prohibitively expensive resulting in many lower-end users wearing helmets that are past their useful life, are perhaps damaged, or are just downright dangerous due to deteriorating condition".

PUBLICATION PERIOD:

Representation should be submitted to the above address within **four (4) weeks** of the date of this notice.

2. INCREASE IN THE RATE OF DUTY ON:

"Certain coated or plated flat-rolled steel, classifiable under tariff subheadings 7210.20, 7210.30, 7210.50, 7210.69 7212.20, 7212.50, 7212.60, 7225.91, and 7225.92, from free of duty to 10% *ad valorem*".

APPLICANT:

ArcelorMittal South Africa Limited P O Box 2 VANDERBIJLPARK 1900

Safal Steel (Pty) Ltd P O Box 29240 Maytime Centre KLOOF 3634

ENQUIRIES: ITAC Ref: 15/2018, Ms. Diphetogo Rathete and Ms. Pateka Busika, Tel: 012 394 3683/3595 or alternatively e-mail <u>drathete@itac.org.za/pbusika@itac.org.za</u>.

REASONS FOR THE APPLICATION AS STATED BY THE APPLICANTS:

- The locally manufactured galvanised and electro-galvanised products, aluminium-zinc and colour coated steel attract a 10 per cent *ad valorem* duty;
- The imported subject products are direct substitutes for locally manufactured galvanised and electro-galvanised products, aluminium-zinc and colour coated steel as they have similar applications;
- An increase in duty on the corrosive protection flat-rolled steel that were covered under Report 505 and several other tariff subheadings which are flat-rolled products of iron or non-alloy steel or other alloy steel did not attract any customs duty due to an oversight with regard to the initial tariff increase application and they have now become open to abuse;
- The subject products imported under the relevant tariff headings unfairly compete with the locally manufactured products as they are imported free of duty and create a possible loophole threatening the sustainability of the domestic industry; and
- The increase in customs duty on these tariff subheadings will be in line with the current customs duty of 10 per cent that is already applicable on the tariff subheadings as set out in Report No. 505, which would prevent the abuse thereof.

PUBLICATION PERIOD:

Written representations must be made within four (4) weeks of the date of this notice.

3. CREATION OF A REBATE PROVISION ON:

"Flat-rolled products of iron or non-alloy steel, of a width of less than 600 mm, not clad, plated, or coated, not further worked than cold-rolled (cold reduced), other, with a thickness of 0.30mm or more but not exceeding a thickness of 1.60 mm, with a carbon content by means of 0.5 per cent or more, classifiable in tariff subheading 7211.29, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit; and

Flat-rolled products of iron or non-alloy steel, of a width of less than 600 mm, painted, varnished or coated with plastics, of a thickness of 0.5 mm or more but not exceeding 1 mm, with a carbon content by mass of 0.17 per cent or more but not exceeding 0.27 per cent, classifiable in tariff subheading 7212.40, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit."

APPLICANT:

Specstrip (Pty) Ltd 6 Newcastle Street Apex Industrial Sites BENONI

1500

Enquiries: ITAC Ref: **05/2019**, Enquires: Mr Njabulo Mahlalela, and Mr Pardon Hadzhi Tel: 012 394 3684/3634 and/or alternatively e-mail: nmahlalela@itac.org.za/ phadzhi@itac.org.za/.

REASONS FOR THE APPLICATION AS STATED BY THE APPLICANT:

- The subject products are currently not manufactured in the SACU region;
- A duty relief on the subject products will decrease the costs of manufacturing and transportation for the domestic downstream manufacturing industries; and
- The products are also used in the packaging of final products destined for the export markets. As such, a duty relief will enhance the competitiveness of downstream domestic industries in export markets.

PUBLICATION PERIOD:

Written representations must be submitted within **four (4) weeks** of the date of this notice.

DEPARTMENT OF TRANSPORT NOTICE 335 OF 2019

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

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council)

Representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

- (A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class and number of licence in which the amendment is made. (D) Type of International Air Service in respect which amendment was made. (E) Category or kind of aircraft in respect of which license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight of which the amendment was made. (I) Condition under which amendment was made.
- (A) SA Airways SOC Ltd; SAA Airways. (B) Airways Park, Room 110A, Jones Street, OR Tambo International Airport. (C) Class I; I/S094. (D) Type S1. (E) Category A1 & A2. (F) OR Tambo International Airport, Cape Town International Airport & King Shaka International Airport. (G) & (H) Adding the following.

State	Destination	Frequencies
Australia	Canberra	Code share only
Zimbabwe	Harare	Seven return flights per week

DEPARTMENT OF TRANSPORT

NOTICE 336 OF 2019

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

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

APPENDIX I

- (A) Full name and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.
- (A) Bakwena Airport Services (Pty) Ltd. (B) 171 Vananda Avenue, Industrial Site, Ga-Rankuwa. (C) Class III. (D) Type G5 & G16 (RPAS). (E) Category A4 & H1.

This publication rectifies errors and omissions contained in the publication that was published in the General Notice 319 of 2019 and in the Government Gazette No 42514 of June 07, 2019.

(A) Bakwena Freight Services (Pty) Ltd. (B) 171 Vananda Avenue, Industrial Site, Ga-Rankuwa. (C) Class II. (D) Type N1 & N2. (E) Category A1 & A2.

This publication rectifies errors and omissions contained in the publication that was published in the General Notice 319 of 2019 and in the Government Gazette No 42514 of June 07, 2019.

APPENDIX II

- (A) Full Name and trade name of the applicant. (B) Full business or residential address of the applicant. (C) The Class and number of license in respect of which the amendment is sought (D) Type of air service and the amendment thereto which is being applied for (E) Category of aircraft and the amendment thereto which is being applied for.
- (A) BAC Helicopters CC. (B) Office 3, Virginia Airport, 220 Fairway, Durban North, 4051. (C) Class II; N1105D. (D) Type N1 & N2. (E) Category H2. Addition of category H1.
- (A) Timeslice Cinematography (ty) Ltd. (B) 53 Forest Walk Crescent, Boardwalk Meander, Olympus AH, Gauteng, 0081. (C) Class III; G1222D. (D) Type G3, G4 & G16 (RPAS). (E) Category A4, H1 & H2. Changes to the MP: Rochel Kopel is appointed as the RP: Flight Operations & RP: Aircraft.

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