

DEPARTMENT OF EMPLOYMENT AND LABOUR**NOTICE 1413 OF 2022**

Notice published by the Essential Services Committee ('the Committee') in terms of section 71, read with section 71(8) of the Labour Relations Act, 1995 (Act No 66 of 1995 as amended)

A. Notice is hereby given in terms of section 71(8) of the Labour Relations Act, 1995 (Act No 66 of 1995 as amended), that under section 71(7) the Committee designates the following services as essential:

1. The following services in the pharmaceutical industry:
 - a) the services of manufacture, supply and distribution of vaccines and or biologicals; anaesthetics; antiretrovirals to treat HIV virus; Immunosuppressants; covid 19 related products; and antibiotics; and
 - b) the manufacture and supply of chronic medicines.
2. Disaster Management in local government
3. The following services in the health industry:
 - a) The manufacture, supply and re-service of theatre drapes, and surgical gowns/ garments;
 - b) The manufacture of single use of theatre drapes, and surgical gowns/ garments.



Adv Luvuyo Bono
ESC Chairperson

DEPARTMENT OF EMPLOYMENT AND LABOUR**NOTICE 1414 OF 2022**

Notice published by the Essential Services Committee ('the Committee') in terms of section 71(8), read with section 71(9) of the Labour Relations Act, 1995 (Act No 66 of 1995 as amended)

ERRATUM OF GAZETTE NOTICE 122 OF 2021 DATED 19 MARCH 2021 AS CONTAINED IN GAZETTE NUMBER: 44293

- A. Notice is hereby given in terms of section 71(8) of the Labour Relations Act, 1995 (Act No 66 of 1995 as amended), to correct an error or omission in the General Notice 122 of 2021 dated 19 March 2021 as contained in Gazette Number 44293:

To the extent that the notice in error only referred to only the service of-
"Security services for the purposes of securing the infrastructure, access control, property and information at water utilities and pump stations" as the designated service, the said error or omission is corrected, and the notice should read-

The ESC designates the following services as essential services

- a) Supply and Distribution of water;
- b) Security services for the purposes of securing the infrastructure, access control, property and information at water utilities and pump stations."



Adv Luvuyo Bono
ESC Chairperson

DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 1415 OF 2022

LABOUR RELATIONS ACT, 1995

CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Lehlohonolo Molefe, Registrar of Labour Relations, of section 106(2A), cancel the registration of **MEDUNSA United Staff Union (MUSU) (LR2/6/2/765)** with effect from 28 October 2022

The reasons for my decision are as follows:

- 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 name of the Organisation has been removed from the Register of Trade Unions.

**REGISTRAR OF LABOUR RELATIONS**

DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 1416 OF 2022

LABOUR RELATIONS ACT, 1995

NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Lehlohonolo Molefe, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **South African Industrial Commercial and Allied Workers Union (SAICWU) (LR2/6/2/2499)** for the following reasons:

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

The 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: 2022/186.**

Objections must be lodged to me, c/o the Department of Employment and Labour, Laboria House, 215 Francis Baard Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – email address: registrar.labourrelations@labour.gov.za : tabogelo.mahlangu@labour.gov.za ; mary.ngwetjana@labour.gov.za], within 60 days of the date of this notice.



REGISTRAR OF LABOUR RELATIONS

DEPARTMENT OF HUMAN SETTLEMENTS

NOTICE 1417 OF 2022

GAUTENG DEPARTMENT OF HUMAN SETTLEMENTS**APPOINTMENT OF PANEL OF ADJUDICATORS AND MEMBERS TO THE GAUTENG RENTAL HOUSING TRIBUNAL****INVITATION TO APPLY**

Interested parties are invited in terms of Section 9 and 17(A) of the Rental Housing Act (as amended) to apply or nominate an individual to serve as adjudicators and members to the Gauteng Rental Housing Tribunal for a period of 3 years.

FUNCTIONS OF THE RENTAL HOUSING TRIBUNAL

The Tribunal is vested with certain rights and obligations in terms of the Rental Housing Act, No. 50 of 1999 (as amended) and its Regulations. It receives and considers complaints lodged by either landlords or tenants and in pursuit of such complaints hold tribunal hearings/appeals. The complaints shall relate to the violation of the Act and committal of an Unfair Practice.

COMPOSITION AND QUALIFICATIONS OF THE RENTAL HOUSING TRIBUNAL MEMBERS

The Tribunal panel will consist of six members who are fit, and proper persons appointed by the MEC. The MEC may appoint up to six persons to serve as alternate members of the Tribunal. The Panel will consist of individuals who possess legal qualifications and/or, exposure and expertise in rental housing matters, consumer matters, property management, housing development and all the statutes pertaining to rental housing.

COMPOSITION AND QUALIFICATIONS OF THE RENTAL HOUSING TRIBUNAL PANEL OF ADJUDICATORS

The panel will consist of seven individuals who are fit, and proper persons appointed by the MEC. The Panel will consist of individuals who possess legal qualifications and/or, exposure and expertise in rental housing matters, consumer matters, property management, housing development and all the statutes pertaining to rental housing.

SUBMISSIONS OF APPLICATIONS/NOMINATIONS

Applications/nomination must be submitted in writing and must contain the following: detailed CV, motivation for appointment, certified copy of identity document and qualifications. People with disabilities and youth are encouraged to apply. Separate applications/nominations **MUST** be submitted. Applications/nominations must reach the following address on or before closing date, clearly marked for the attention of **Ms. Betty Kgobe**. Nominations and applications received after the closing date will not be considered.

IKusasa House, 4th Floor, 129 Fox Street, Johannesburg.

Enquiries: Betty.Kgobe@gauteng.gov.za: 011 630 5176/5053.

Closing Date: 15 November 2022

N.B Due to the large number of applications we envisage receiving, applications will not be acknowledged. If you do not receive any response within 3 months, please accept that your application was not successful.

APPOINTMENT OF MEDIATORS AND INTERPRETERS FOR THE GAUTENG RENTAL HOUSING TRIBUNAL**INVITATION TO APPLY**

Interested parties are invited in terms of Section 13(c) of the Rental Housing Act (as amended) and to apply or nominate an individual as mediators to the Gauteng Rental Housing Tribunal and interpreters/translators for a period of 3-5 years.

COMPOSITION AND QUALIFICATIONS OF THE MEDIATION PANEL

The Panel will consist of 15 individuals who possess legal qualifications and/or, exposure and expertise in rental housing matters, consumer matters, property management, housing development and all the statutes pertaining to rental housing.

COMPOSITION AND QUALIFICATIONS OF THE INTERPRETERS/TRANSLATORS

The panel will consist of 4 individuals with expertise and exposure to housing matters, proficiency in the 11 official languages and sign language, post matric qualification and experience in translation and interpretation services specifically in a legislative body or institution, ability to perform administrative functions. Perform stenography, recording and court orderly functions

SUBMISSIONS OF APPLICATIONS/NOMINATIONS

Applications/nomination must be submitted in writing and must contain the following: detailed CV, motivation for appointment, certified copy of identity document and qualifications. People with disabilities and youth are encouraged to apply. Separate applications/nominations **MUST** be submitted. Applications/nominations must reach the following address on or before closing date, clearly marked for the attention of **Ms. Betty Kgobe**. Nominations and applications received after the closing date will not be considered.

IKusasa House, 4th Floor, 129 Fox Street, Johannesburg.

Enquiries: Betty.Kgobe@gauteng.gov.za: 011 630 5176/5053.

Closing Date: 15 November 2022

N.B Due to the large number of applications we envisage receiving, applications will not be acknowledged. If you do not receive any response within 3 months, please accept that your application was not successful.



GAUTENG PROVINCE
HUMAN SETTLEMENTS
REPUBLIC OF SOUTH AFRICA



GGT2030
GROWING GAUTENG TOGETHER

NON-GOVERNMENTAL ORGANIZATION

NOTICE 1418 OF 2022

NOTIFICATION REGARDING OPPORTUNITY TO PARTICIPATE IN ENVIRONMENTAL AUTHORISATION APPLICATION PROCESS FOR THE PROPOSED TGS GEOPHYSICAL SURVEY BASIC ASSESSMENT PROJECT, LOCATED OFFSHORE EXTENDING FROM APPROXIMATELY 120 KM OFFSHORE OF ST HELENA BAY TO 230 KM OFFSHORE OF HONDEKLIP BAY, OFF THE WEST COAST, SOUTH AFRICA.

TGS Geophysical Company (UK) Limited (hereafter referred to as the applicant - TGS) has appointed Environmental Impact Management Services (Pty) Ltd (EIMS) as the Environmental Assessment Practitioner (EAP) to assist with undertaking the required authorisation processes (including the statutory public participation), and to compile and submit the required documentation in support of application for:

Environmental Authorisation (EA) in accordance with the Environmental Impact Assessment (EIA) Regulations (GRN982 of 2014, as amended)- Listed Activity 21(b) (GNR 983):

Any activity including the operation of that activity which requires a reconnaissance permit in terms of section 74 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the reconnaissance permission, excluding- (a) any desktop study; and (b) any aerial survey.

TGS proposes to undertake a 3D seismic survey off the West Coast of South Africa. The proposed project area is located between approximately 120 km offshore of Saldanha Bay, extending north along the western coastline to approximately 230 km offshore of Hondeklip Bay. The survey area main corner coordinate points are as follows:

Point	Latitude	Longitude	Point	Latitude	Longitude
1	32°59'53.46"S	16°35'02.75"E	6	30°40'16.36"S	13°20'38.26"E
2	32°59'57.95"S	13°53'17.25"E	7	30°32'53.92"S	13°35'15.39"E
3	32°39'06.43"S	13°53'26.20"E	8	30°15'21.82"S	14°04'05.31"E
4	32°09'29.22"S	13°58'04.38"E	9	30°15'27.76"S	14°52'28.65"E
5	31°31'44.64"S	13°39'01.12"E			

EIMS will be following the procedures defined in the EIA Regulations (GRN982 of 2014, as amended) for undertaking a Basic Assessment (BA) process. In accordance with Chapter 6 of the EIA Regulations, a public participation process will be undertaken. You are hereby invited to register and comment on the proposed project and application/s.

In order to ensure that you are identified and registered as an Interested and Affected Party and that your comments are captured, please submit your name, contact details, the reason for your interest or any comments, in writing or telephonically, to EIMS. Please note that only registered I&AP's will be directly informed of future project information and opportunities for participation.

In order to avoid missing out on opportunities for public participation please submit I&AP registrations, or any queries, comments, or concerns with regards to this application, as soon as possible to EIMS at:

Contact Person: Andisiwe Xuma

EIMS Reference Number: **1520**

Postal Address: P.O. Box 2083; Pinegowrie; 2123

Telephone: (011) 789 7170/ Fax: (086) 571 9047

E-mail: tgs@eims.co.za

Please include the project reference number **1520** in all correspondence.



NIE-REGERINGSORGANISASIE

KENNISGEWING 1418 VAN 2022

KENNISGEWING MET BETREKKING TOT GELEENTHEID OM DEEL TE NEEM AAN OMGEWINGSMAGTIGING AANSOEKPROSES VIR DIE VOORGESTELDE TGS SEISMIESE OPNAME BASIESE ASSESSERINGSPROJEK , GELEË SEEWAARTS EN STREK VAN ONGEVEER 120 KM VANAF DIE KUS VAN ST HELENABAAI TOT ONGEVEER 230 KM VANAF DIE KUS VAN HONDEKLIPBAAI AAN DIE WESKUS VAN SUID AFRIKA.

Environmental Impact Management Services (Edms) Bpk (EIMS) is deur TGS Geophysical Company (UK) Limited (hierna na verwys as die aansoeker - TGS) aangestel om die vereiste magtigingsprosesse (insluitend die statutêre openbare deelname) te onderneem en om 'n omgewingsmagtiging (EA) aansoek te voltooi en in te dien volgens die vereistes van die Omgewingsimpakstudie (OIS) Regulasies, 2014, soos gewysig vir die volgende aktiwiteit:

Omgewingsmagtiging (EA) in ooreenstemming met die OIS Regulasies, soos gewysig-Gelyste Aktiwiteit 21(b) (GNR 983):

Enige aktiwiteit insluitend die bedryf van daardie aktiwiteit wat 'n verkenningpermit ingevolge artikel 74 van die Wet op die Ontwikkeling van Minerale en Petroleumhulpbronne vereis, asook enige ander toepaslike aktiwiteit soos vervat in hierdie Noteringskennisgewing of in Noteringskennisgewing 3 van 2014, wat vereis word om verkenningstoestemming uit te oefen, uitgesluit- (a) enige lessenaarstudie; en (b) enige lugopname.

TGS stel voor om 'n 3D seismiese opname aan die Weskus van Suid-Afrika te onderneem. Die voorgestelde projekgebied is geleë tussen ongeveer 120 km vanaf die kus van Saldanha Baai, wat noord langs die westelike kuslyn strek tot ongeveer 230 km van die kus van Hondeklipbaai . Die koördinaatpunte van die hoofhoeke van die opname area is soos volg:

Punt	Breedtegraad	Lengtegraad	Punt	Breedtegraad	Lengtegraad
1	32°59'53.46"S	16°35'02.75"E	6	30°40'16.36"S	13°20'38.26"E
2	32°59'57.95"S	13°53'17.25"E	7	30°32'53.92"S	13°35'15.39"E
3	32°39'06.43"S	13°53'26.20"E	8	30°15'21.82"S	14°04'05.31"E
4	32°09'29.22"S	13°58'04.38"E	9	30°15'27.76"S	14°52'28.65"E
5	31°31'44.64"S	13°39'01.12"E			

EIMS sal die prosedures volg soos voorgeskryf en vereis in die Omgewingsimpakbepaling (OIB) Regulasies (GRN982 van 2014, soos gewysig) vir die onderneming van 'n Basiese Evaluering (BA) proses. In ooreenstemming met Hoofstuk 6 van die OIB-regulasies, sal 'n openbare deelnameproses onderneem word. U word hiermee uitgenooi om te registreer en kommentaar te lewer op die voorgestelde projek en aansoek/e.

Om te verseker dat U geïdentifiseer en geregistreer is as 'n Belanghebbende & Geïntereseerde Party (B&GP) en dat U kommentaar vasgelê word, dien asseblief U naam, kontakbesonderhede, die rede vir U belangstelling of enige kommentaar, skriftelik of telefonies, by EIMS in. Neem asseblief kennis dat slegs geregistreeerde B&GP's direk ingelig sal word oor toekomstige projekinligting en geleenthede vir deelname.

Om te verhoed dat geleenthede vir publieke deelname misgeloop word, dien asseblief B&GP-registrasies, of enige navrae, kommentaar of bekommernisse met betrekking tot hierdie aansoek, so gou as moontlik in by EIMS deur gebruik te maak van die volgende kontakbesonderhede:

Kontakpersoon: Andisiwe Xuma

EIMS-verwysingsnommer: 1520

Posadres: Posbus 2083; Pinegowrie ; 2123

Telefoon: (011) 789 7170/ Faks: (086) 571 9047

E-pos: tgs@eims.co.za

Sluit asseblief die projekverwysingsnommer 1520 by alle korrespondensie in.



NON-GOVERNMENTAL ORGANIZATION

NOTICE 1419 OF 2022

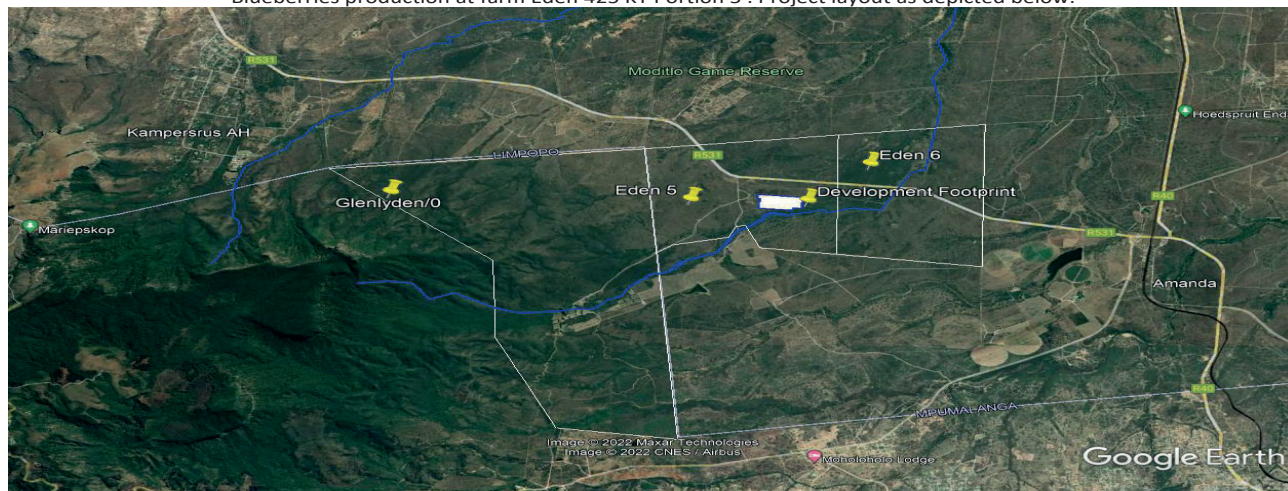
NOTICE FOR PUBLIC PARTICIPATION PROCESS

WATER USE LICENCE APPLICATION AT FARM GLENLYDEN 424 KT/0 AND FARM EDEN 425 KT/5

Notice is hereby given of a Public Participation Process (PPP) in terms of the National Water Act (Act 36 of 1998), and specifically in terms of the regulations regarding the procedure requirement for Water Use Licence Application No.R.267 of 24 March 2017. This constitutes a notification in terms of a Water Use Licence Application that was submitted to the Department of Water and Sanitation.

BACKGROUND

The site is located on the farm Glenlyden 424 KT Portion 0 and Eden 425 KT Portion 5, east of Hoedspruit. The site is accessed from the R531 road. The Applicant intends to abstract surface and groundwater from farm Glenlyden 424 KT Portion 0 for irrigation purposes of Blueberries production at farm Eden 425 KT Portion 5. Project layout as depicted below:



PROJECT DETAILS

Project Name	Water Use Licence Application at farm Glenlyden 424 KT/0 and farm Eden 425 KT/5					
Applicant	Franklyn Farms (Pty) Ltd					
Property Details	Glenlyden 424 KT Portion 0 and Eden 425 KT Portion 5					
Co-ordinates	Point	Lat	Long	Point	Lat	Long
	Glenlyden 424 KT Portion 0	-24.557235	30.945543	Eden 425 KT Portion 5	-24.531273	30.969866
Competent Authority	The Department of Water and Sanitation (Olifants Catchment)					
Application Reference No.	Pending					
Water Uses Applying For	- Section 21(a) Abstraction of ground water and surface water - Section 21(b) Storage of water - Section 21(c) & (i) Activities in drainage line including the existing dam, groundwater abstraction and existing pipeline crossing the drainage line. - Section 21(g) On-site Sanitation					

OPPORTUNITY TO PARTICIPATE

Interested and Affected Parties (I&AP's) are invited to register and provide comments on the proposed application. I&AP's must provide their comments, together with their name, contact details (preferred method of notification, e.g. email, WhatsApp) and an indication of any direct business, finance, personal or other interest which they have in the application no later than **30 January 2023** a period of 60 days in terms of the NWA Act (Act 36 of 1998) to the contact person indicated below.

FOR MORE INFORMATION CONTACT

Consultant	Matukane & Associates (Pty) Ltd
Contact	Theo Magamana / Erik Pretorius
Cell/WhatsApp	073 252 0657 / 082 493 3021
Email	tmagamana@matukane.co.za / epretorius@matukane.co.za / info@matukane.co.za
Postal	Postnet 404, P/Bag X1, The Willows, 0014

This document is also available in Sepedi and Xitsonga languages upon request.

Ge o nyaka tokomane ye e gona ka leleme la Sepedi le Xitsonga

Tsalwa leri ra kumeka na hi ririmi ra Sepedi na Xitsonga hi ku komberiwa



water & sanitation
Department:
Water and Sanitation
REPUBLIC OF SOUTH AFRICA

Matukane
& Associates

PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA

NOTICE 1420 OF 2022

MR M.G.E HENDRICKS, MP

NOTICE OF INTENTION TO INTRODUCE THE DIVORCE AMENDMENT BILL, 2022, A PRIVATE MEMBER'S BILL, INTO PARLIAMENT AND INVITATION FOR PUBLIC COMMENT THEREON

Mr M.G.E Hendricks, MP, acting in accordance with section 73(2) of the Constitution of the Republic of South Africa, 1996, intends to introduce the Divorce Amendment Bill, 2022 ("draft Bill"), in Parliament. An explanatory summary of the draft Bill is hereby published in accordance with Rule 276(1)(c) of the Rules of the National Assembly (9th Edition).

The Divorce Act, 1979 (Act No. 70 of 1979) ("Divorce Act"), amongst other things, regulates the division of assets and the provision of maintenance of parties dissolving their marriage, with the aim of ensuring justice and fairness between them. The important remedies, contained in the Divorce Act, ensure the protection of interests of parties dissolving their marriage and the welfare of dependent children through access to maintenance, during and after divorce. The Divorce Act further provides for the protection of any assets parties may have brought into a marriage in community of property, but which they would otherwise lose. This protection allows the forfeiture by the other party of the patrimonial benefits of marriage. To date, parties in Muslim marriages are being left destitute, with their children, because they are cut off from the civil remedies available in the Divorce Act upon dissolution of their marriage. The vulnerabilities that this creates for parties in a Muslim marriage and children include risks of violence and abuse, sexual and economic exploitation and increased adverse mental health impacts and harms their human dignity.

In recognition of the above mentioned persisting injustices, the Constitutional Court, in **Women's Legal Centre Trust v President of the Republic of South Africa and Others**¹ declared the Marriage Act, 1961 (Act No. 25 of 1961), and the Divorce Act to be inconsistent with sections 9, 10, 28 and 34 of the Constitution in that they fail to recognise marriages solemnised in accordance with *Sharia* law (Muslim marriages), which have not been registered as civil marriages, as valid marriages for all purposes in South Africa, and to regulate the consequences of such recognition. The exclusion of Muslim Marriages in this Act, was declared unconstitutional.

Section 6 of the Divorce Act was declared unconstitutional in that the section fails to provide for mechanisms to safeguard the welfare of dependent children born of Muslim marriages, at the time of dissolution of the Muslim marriage in the same or similar manner as it provides for mechanisms to safeguard the welfare of dependent children born of other marriages that are

¹ [2022] ZACC 23

dissolved. Section 7(3) of the Divorce Act was declared unconstitutional in that the section fails to provide for the redistribution of assets, on the dissolution of a Muslim marriage, when such redistribution would be just. Section 9(1) of the Divorce Act was also declared unconstitutional in that the section fails to provide for the forfeiture of the patrimonial benefits of a Muslim marriage at the time of its dissolution in the same or similar terms as it does in respect of other marriages that are dissolved.

The legislative process to address the issues raised have been ongoing for decades, the draft Bill provides an effective, expedient and timely remedy to amend the Divorce Act and to bring it in line with our Constitution, by ensuring that parties in a Muslim marriage and the children born from such marriage are no longer left out, and that the injustices that arise from their exclusion are eradicated.

While the proposed amendment presents an important measure to ensure the immediate and much needed protection of parties in Muslim marriage and the children born from such marriages, the Constitutional Court has set a deadline for November 2024 for the final amendments to the entire legislative scheme.

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 and copied to mhendricks@parliament.gov.za.

Copies of the Divorce Amendment Bill may, after introduction, be obtained from:

Party name: Al Jama -ah

5 Bolton Road, Rondevlei, Weltevreden Valley, Mitchells Plain, 7780

Attention: Hon Ganief Hendricks

Telephone: 081 387 9247

E-mail: gsamodien@parliament.gov.za

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PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA**NOTICE 1421 OF 2022****DR DION GEORGE, MP****NOTICE OF INTENTION TO INTRODUCE A PRIVATE MEMBER'S BILL AND INVITATION FOR COMMENT, 2022**

Dr Dion George, MP, acting in accordance with section 73(2) of the Constitution of the Republic of South Africa, 1996, intends to introduce the Responsible Spending Bill, 2022, in Parliament. An explanatory summary of the Bill is hereby published in accordance with Rule 276(1)(c) of the Rules of the National Assembly (9th Edition).

South Africa's debt burden continues to rise as government borrowing increases. Debt-service costs have been the fastest growing item on the budget while consuming an increasing share of GDP and revenue for the past two decades. The interest on national debt occupies an increasingly larger percentage of national expenditure, with 20 cents of every Rand collected in revenue now being needed to pay debt-service costs. These interest payments increasingly crowd out spending on essential public services.

Urgent action is required to bring South Africa's debt levels under control and reduce the interest payments this debt entails. Once this goal is achieved, greater national spending can be directed to areas in need of support, such as education, infrastructure, healthcare, and social grants.

The Responsible Spending Bill ("Draft Bill") will introduce statutory fiscal rules aimed at containing national debt and debt service costs in South Africa. These rules will apply to different debt level bands, thereby adjusting as debt levels reduce. The rules will be binding on government, while allowing for exemptions under specified circumstances, subject to Parliamentary approval. The Draft Bill will also require regular review of the fiscal rules, as well as an annual report on compliance with the fiscal rules. Where fiscal rules were not complied with, the Minister is required to provide reasons therefore, as well as a recovery plan.

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 the Speaker, PO Box 15, Cape Town, 8000; or emailed to speaker@parliament.gov.za and copied to legislation@da.org.za.

Copies of the draft Bill may be obtained upon request from legislation@da.org.za.

PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA**NOTICE 1422 OF 2022****MS OMPHILE MAOTWE, MP****NOTICE OF INTENTION TO INTRODUCE THE INSOURCING BILL, 2022, A PRIVATE MEMBER'S BILL, INTO PARLIAMENT AND INVITATION FOR PUBLIC COMMENT THEREON**

Ms Omphile Maotwe, MP, acting in accordance with section 73(2) of the Constitution of the Republic of South Africa, 1996, intends to introduce the Insourcing Bill, 2022 ("draft Bill"), in Parliament. An explanatory summary of the draft Bill is hereby published in accordance with Rule 276(1)(c) of the Rules of the National Assembly (9th Edition).

The South African government in all spheres, including organs of state, provides services to citizens, but in order to do so contracts third parties who provide these services and who bring their own employees to deliver these services. This includes, but is not limited to: cleaning services; security services; gardening services; construction of buildings and infrastructure; maintenance of buildings and infrastructure; IT services; catering services; auditing services; transport services; administration services, and healthcare related services. All these services will be required on a recurring basis, and there is always a need for government to provide them for an indefinite period of time.

Post-1994 the South African government embarked on a programme of wholesale outsourcing of services and functions required or provided by government. Emphasising the principles of de-bureaucratisation of the public sector and local government; reforming and strengthening management practices in government; decentralising decision making; and outsourcing of all government functions where possible.

These reforms created many administrative problems, but to highlight two:

- (1) Prices for contracts are often purposefully inflated through manipulation of the tendering system. This underlies the majority of corrupt activities that are currently taking place in all spheres of government, including in organs of state. It has further, to a large extent,

collapsed the ability of the state to deliver the necessary services to the people of South Africa; and

- (2) exploitation of the workers who are employed by the service providers to deliver these services – services that the state will for the foreseeable future be required to provide on a recurring basis. By contracting third parties who provide outsourced workers, the government in all spheres, including organs of state, is often making use of persons whose labour is exploited, whose employment is on a casual basis, providing minimal job security, whose labour is under-paid, who receives minimal or no benefits and who are accordingly not properly protected by labour legislation.

The draft Bill seeks to provide a comprehensive legislative mechanism to bring an end to these problems and challenges, brought about by the outsourcing of services and functions provided by government and to provide for insourcing of services that are required on a regular basis by the organs of state.

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 and copied to chiefwhip@effonline.org.

Copies of the Bill may, after introduction, be obtained from: 90 Plein Street, Cape Town Centre, 8000, Marks Building Office M415.

SOUTH AFRICAN RESERVE BANK**NOTICE 1423 OF 2022****NOTICE BY THE PRUDENTIAL AUTHORITY IN TERMS OF SECTION 54(1)(b) 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 and liabilities of Ubank Limited to African Bank Limited.



N Tshazibana

CEO: Prudential Authority

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 1424 OF 2022

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

CUSTOMS TARIFF APPLICATIONSLIST 10/2022

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 comment 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. INCREASE IN THE GENERAL RATE OF CUSTOMS DUTY ON:

“Front windscreens (windshields), rear windows and other windows specified in subheading Note 1 to Chapter 87, by way of creating a new 8-digit tariff subheading for front windscreens (windshield) classifiable under tariff subheading 8708.22”.

APPLICANT:

Shatterprufe, a division of PG Group (Proprietary) Limited

P.O. Box 810

Gqeberha

6000

Enquires: ITAC Ref: **08/2022**. Mr. Tshepiso Sejamoholo,
Ms. Mpho Mafole and Ms Mukeliwe Manyoni. **Tel:** 012 394 1605/3697/3676
and/or alternatively **Email:** tsejamoholo@itac.org.za/MMafole@itac.org.za/
mmanyoni@itac.org.za.

REASONS FOR THE APPLICATION:

- Historically windscreens for vehicles to be used in the replacement market were imported and classified under tariff subheading 7007.21.20, which attract a 30% *ad valorem* import duty;
- A new tariff subheading 8708.22 was created and came into effect on 01 January 2022 to make a clear distinction between motor vehicle windows and other motor vehicle parts as per tariff subheading 8708.29. This tariff subheading carries a 20% *ad valorem* import duty;
- As a result of the creation of the new tariff subheading 8708.22, the opportunity now exists that this tariff subheading can be used to import windscreens legally and/or to circumvent the ordinary rate of customs duty of 30% *ad valorem* that currently applies to tariff subheading 7007.21.20 also for the importation of windscreens;
- It would thus allow for windscreens to be imported at a 10 percentage point lower rate (or 33% lesser rate) of *ad valorem* duty, which products would then compete with the windscreens that are produced in the Southern African Customs Union (“SACU”) for use in the aftermarket market; and
- Such circumvention would also undermine the importers that import windscreens and classify them under tariff subheading 7007.21.20.

PUBLICATION PERIOD:

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

2. INCREASE IN THE GENERAL RATE OF CUSTOMS DUTY ON:

“Coated welded wire mesh, classifiable under tariff subheading 7314.39, from 5% ad valorem to the World Trade Organisation (“WTO”) bound rate of 15% ad valorem”

APPLICANT:

Clear Creek Trading 167 (Pty) Ltd, trading as Wireforce
P O Box 4341
Germiston South
1411

Enquires: ITAC Ref: **07/2022**. Ms Diphetogo Rathete and Ms Mukeliwe Manyoni.

Tel: 012 394 3683/3676 and/or alternatively **Email:** drathete@itac.org.za/
mmanyoni@itac.org.za.

REASONS FOR THE APPLICATION:

As reasons for the application, the applicant cited, amongst others, the following:

- The locally produced coated welded wire mesh offers an opportunity for import replacement as well as export opportunities;
- An additional 10% tariff protection would assist the industry in the initial stage to develop, increase economies of scale and enhance global competitiveness;
- There is an anomaly in the tariff structure as the main input material used in the manufacture of coated welded wire mesh (i.e., wire rod) currently attracts a higher ordinary customs duty of 10% *ad valorem* whilst the end-product remains significantly below the WTO bound rate at only 5% *ad valorem*; and
- Should the tariff support not be granted and low-priced imports of the coated wire mesh, specifically those from China, continue to increase at the rate observed in recent years, this would be to the detriment of the SACU domestic industry.

PUBLICATION PERIOD:

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

3. INCREASE IN THE RATE OF CUSTOMS DUTY ON:

Thermal paper rolls of a width not exceeding 150 mm, from free of duty to 5% *ad valorem*, classifiable under various tariff subheadings in Chapter 48 of the Customs and Excise Act, 1964, through the creation of additional 8-digit tariff subheadings, which reads as follows:

Heading	Proposed tariff subheadings	Article Description
48.10	4810.13.xx	Paper and paperboard of a kind used for writing, printing or other graphic purposes, not containing fibres obtained by a mechanical or chemi-mechanical process or of which not more than 10 per cent by mass of the total fibre content consist of such fibres: In rolls: Thermocopy paper: Of a width not exceeding 150 mm
	4810.14.xx	In sheets with one side not exceeding 435mm and the other side not exceeding 297mm in the unfolded state: Thermocopy paper: Thermocopy Paper: Of a width not exceeding 150 mm
	4810.19.xx	Thermocopy paper: Of a width not exceeding 150 mm
	4810.29.xx	Other :Thermocopy Paper: Of a width not exceeding 150 mm
48.11	4811.60.xx	Paper, paperboard, cellulose wadding and webs of cellulose fibres, coated, impregnated, covered, surface-coloured, surface-decorated or printed, in rolls or rectangular (including square) sheets, of any size (excluding goods of the kind described in heading 48.03, 48.09 or 48.10): Paper and paperboard, coated, impregnated or covered with wax, paraffin wax, stearin, oil or glycerol: Coated with a thermosensitive layer: In rolls of a width not exceeding 150mm
	4811.90.xx	Other: Other paper, paperboard, cellulose wadding and webs of cellulose fibres: Coated with a thermosensitive layer: In rolls of a width not exceeding 150mm

Source: South African Revenue Service

APPLICANT:

Printing Industries Federation of South Africa (PIFSA NPC) on behalf of Rotunda (Pty) Ltd
575 Lupton Drive,
Halfway House,
Midrand
1682

Enquiries: Ref: 09/2022. Ms Khosi Mzinjana, at email: kmzinjana@itac.org.za; Ms Dolly Ngobeni at Email: dngobeni@itac.org.za; or Ms Amina Varachia at email: avarachia@itac.org.za

REASONS FOR THE APPLICATION:

- “Import volumes of finished thermal paper rolls into the SACU market have increased over the past few years and have resulted in a decline in local converter's domestic market share;
- The poor-quality imports are slowing down the growth of local converters that can make a real difference to the South African economy by providing employment. Paper quality, including manufacturing processes such as sources of pulp and chemistry contained are ignored, including the basic metrics of the finished rolls such as grammage, length, width and outer and core diameters;
- These rolls are often low priced and do not comply with any standards and local converters compromised as they are not able to compete on price against these imported products”.

PUBLICATION PERIOD:

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

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 1425 OF 2022

**INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF
SOUTH AFRICA****NOTICE OF INITIATION OF SUNSET REVIEW OF THE ANTI-DUMPING DUTIES ON
CLEAR FLOAT GLASS ORIGINATING IN OR IMPORTED FROM THE REPUBLIC OF
INDONESIA (“INDONESIA”)**

In accordance with the provisions in Article 11.3 of the World Trade Organization Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade, any definitive anti-dumping duty shall be terminated on a date not later than five years from its 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 within a reasonable period of time prior to that date, that the expiry of the duties would likely lead to continuation or recurrence of dumping and injury.

On 15 June 2022 the International Trade Administration Commission of South Africa (“the Commission”) notified interested parties through Notice No.1087 of 2022 in Government Gazette No. 46550, that unless a substantiated request is made indicating that the expiry of the anti-dumping duty against imports of clear float glass originating in or imported from the Republic of Indonesia would likely lead to the continuation or recurrence of dumping and injury, the anti-dumping duties on clear float glass originating in or imported from the Republic of Indonesia would expire on 01 February 2023.

THE APPLICANT

The application was lodged by PFG Building Glass, a division of PG Group (Pty) Ltd (“the Applicant”), being the only producer of the subject product in the Southern African Customs Union (“SACU”).

The Applicant alleges that the expiry of the duties would likely lead to the recurrence of dumping and material injury.

The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that a sunset review investigation of the anti-dumping duties on clear float glass originating in or imported

from Indonesia, should be initiated.

THE PRODUCT

The anti-dumping duties subject to this sunset review is applicable to clear float glass originating in or imported from Indonesia, classifiable under tariff subheading 7005.29.17, 7005.29.23, 7005.29.25 and 7005.29.35.

THE ALLEGATION OF THE RECURRENCE OF DUMPING

The allegation of recurrence of dumping is based on the comparison between the normal values and the export prices.

In calculating the normal value for Indonesia, an independent consultant on behalf of the Applicant obtained a quotation for the domestic selling prices of the subject product in Indonesia.

In calculating the export price for Indonesia, the Applicant stated that there were no imports of the subject products from Indonesia for the 3 mm, 4mm, 5 mm and 6 mm categories in 2020, 2021 and 2022. However, imports of the subject product in the 4 mm category were recorded in 2021 and 2022. From the Indonesian normal value information obtained, the Applicant indicated that the 4 mm subject product imports were exported into SACU in 2022 at dumped prices. The Applicant is therefore of the view that if the other subject products categories would have been imported in 2022, such products would also have been imported at dumped prices. The Applicant used this category and applied a 9 percent increase to determine export prices for 3mm, 5mm and 6mm categories (4mm increased by 9 percent in January 2022).

The dumping margins were determined to be 60.16% for 3mm, 60.90% for 4mm, 61.12% for 5mm and 63.18% for 6mm.

On this basis, the Commission found that there was *prima facie* proof of the likelihood of the recurrence of dumping.

THE ALLEGATION OF RECURRENCE OF MATERIAL INJURY

The Applicant alleges and submitted sufficient evidence to show that it would experience an increase in imports and inventories, a decline in sales, profit, output, productivity, market share, return on investment, capacity utilisation, cash flow, and growth if the duties expire.

On this basis, the Commission found that there was *prima facie* proof of the recurrence of material injury if the duties expire.

PERIOD OF INVESTIGATION

The investigation period for likely recurrence of dumping is from 1 June 2021 to 31 May 2022 and the recurrence of material injury is from 1 June 2022 to 31 May 2023, if the anti-dumping duty expires.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 ("the ITA Act"). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 ("the Anti-Dumping Agreement") and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa ("ADR"). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information, it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and exporters and known representative associations. The trade representative of the country of origin has also been notified. Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

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:

- X where confidential information has been omitted and the nature of such information;
- X reasons for such confidentiality;
- X a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- X 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 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 response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury must be submitted in writing to the following address or on the emails below:

Physical address

The Senior Manager: Trade Remedies I
International Trade Administration Commission
Block E – 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

The Senior Manager: Trade Remedies I, should receive all responses, including non-confidential copies of the responses, not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was

received.

The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will 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 30-day period. Merely citing insufficient time is not an acceptable reason for an extension. Please note that the Commission will not consider requests for extension by the Embassy on behalf of foreign producers.

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 would subsequently be available for verification. Specifically, it is planned to verify the information submitted by the foreign producers within three to five weeks subsequent to the 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 appointed representatives, will not be considered to be good cause.

Parties should also ensure when they engage representatives 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 ITA Act and the ADR. 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 a 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 information in the format required, are 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 submissions 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 must 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 is 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.

Should you have any queries, please do not hesitate to contact us at the following e-mail addresses; Mr Zuko Ntsangani at zntsangani@itac.org.za or Mr Emmanuel Manamela at emanamela@itac.org.za.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION**NOTICE 1426 OF 2022****COMPETITION TRIBUNAL****NOTIFICATION OF COMPLAINT REFERRAL**

The Competition Tribunal gives notice in terms of Section 51(3) & (4) of the Competition Act 89 of 1998 as amended, that it received the following complaint referrals listed below. The complaint(s) alleges that the respondent(s) engaged in a prohibited practice in contravention of the Competition Act 89 of 1998.

Case No.	Complainant	Respondent	Date received	Sections of the Act
CR134Oct22	Competition Commission	Brian Pienaar (Pty) Ltd; Brian Pienaar North (Pty) Ltd and Pienaar Brothers	21/10/2022	4(1)(b)(ii)
CR142Oct22	Competition Commission	Vita Gas (Pty) Ltd	28/10/2022	8(d)(i); 8(c)

**The Chairperson
Competition Tribunal**

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 1427 OF 2022

STANDARDS ACT, 2008
STANDARDS MATTERS

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

SECTION A: DRAFTS FOR COMMENTS

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

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 60269-7 Ed 1	<i>Low voltage fuses - Part 7: Supplementary Requirements for fuse-links for the protection of batteries and battery systems.</i> These supplementary requirements apply to fuse-links for the protection of batteries and battery systems, including, but not limited to terminology, for electricity storage in equipment for circuits of nominal voltages up to 1 500 V DC.	2022-12-24
SANS 61557-2 Ed 2	<i>Electrical safety in low voltage distribution systems up to 1 000 V a.c. and 1 500 V d.c. - Equipment for testing, measuring or monitoring of protective measures - Part 2: Insulation resistance.</i> This part of IEC 61557 specifies the requirements applicable to equipment for measuring the insulation resistance of equipment and installations in the de-energized state.	2023-01-03
SANS 61557-6 Ed 1	<i>Electrical safety in low voltage distribution systems up to 1 000 V a.c. and 1 500 V d.c. - Equipment for testing, measuring or monitoring of protective measures - Part 6: Effectiveness of residual current devices (RCD) in TT, TN and IT systems.</i> This part of IEC 61557 specifies the requirements applicable to measuring equipment for testing the effectiveness of protective measures of residual current devices (RCD) installed in TT, TN and IT systems.	2023-01-03
SANS 18119 Ed 1	<i>Gas cylinders - seamless steel and seamless aluminium alloy gas cylinders and tubes - periodic inspection and testing.</i> Specifies the requirements for periodic inspection and testing to verify the integrity of cylinders and tubes to be re-introduced into service for a further period of time.	2023-01-03
SANS 10406 Ed 3	Transport of dangerous goods - The reprocessing of previously certified packaging. Covers the procedures to follow for the reprocessing of previously certified packaging for the transport of dangerous goods, to ensure that the reprocessed packaging meets regulatory and quality standards, and that the safe transport of goods packaged in such reprocessed packaging is not compromised. Ensures the health and safety of employees, the public and the environment.	2023-01-03
SANS 60601-2-66 Ed 3	<i>Medical electrical equipment Part 2-66: Requirements for the basic safety and essential performance of hearing instruments and hearing instrument systems.</i> Applies to the basic safety of hearing instruments and hearing instrument systems.	2023-01-15
SANS 10400-T Ed 5	<i>The application of the National Building Regulations Part T: Fire protection.</i> Provides deemed-to-satisfy requirements for compliance with part T (Fire Protection) of the National Building Regulations.	2023-01-05

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 921 Ed 3.2	<i>Pitch-impregnated fibre pipes and fittings and jointing.</i>	Amended to delete the annex on notes to purchasers.	2023-01-05
SANS 1350 Ed 1.3	<i>Guardrails for roads - W-section.</i>	Amended to update to update the requirements on materials, the table on tensile properties, and the requirements on dimensions, to update drawings and remove notes to purchasers	2023-01-05
SANS 60079-5 Ed 4.1	<i>Explosive atmospheres - Part 5: Equipment protection by powder filling "q".</i>	Amended to update the clause on verifications and tests.	2023-01-05
SANS 1782 Ed 1.1	<i>Lubricants, industrial oils and related products (class L) - Family T (Turbines) Specification for lubricating oils for turbines.</i>	Amended to update Filterability tests according to ISO 13357-1 and ISO 13357-2; Requirements related to the stage of the test method	2023-01-05

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 13408-6:2022 Ed 1	<i>Aseptic processing of healthcare products Part 6: Isolator systems.</i> Specifies the requirements for and provides guidance on the specification, selection, qualification, bio-decontamination, validation, operation and control of isolator systems related to aseptic processing of health care products and processing of cell-based health care products.
SANS 56005:2022 Ed 1	<i>Specifies requirements and tests for the safe operation of portable sealed secondary lithium cells and batteries containing non-acid electrolyte, under intended use and reasonably foreseeable misuse.</i> Specifies requirements and tests for the safe operation of portable sealed secondary lithium cells and batteries containing non-acid electrolyte, under intended use and reasonably foreseeable misuse.
SANS 62133-2:2022 Ed 1	<i>Secondary cells and batteries containing alkaline or other non-acid electrolytes - Safety requirements for portable sealed secondary cells, and for batteries made from them, for use in portable applications - Part 2: Lithium systems.</i>
SATS 62257-7-1:2022 Ed 1	<i>Recommendations for small renewable energy and hybrid systems for rural electrification - Part 7-1: Generators - Photovoltaic generators.</i> Specifies the general requirements for the design and safety of generators used in decentralized rural electrification systems.

Standard No. and year	Title, scope and purport
SANS 62053-21:2022 Ed 2	<i>Electricity metering equipment - Particular requirements Part 21: Static meters for AC active energy (classes 0,5,1 and 2).</i> Applies only to static watt-hour meters of accuracy classes 0,5, 1 and 2 for the measurement of alternating current electrical active energy in 50 Hz or 60 Hz networks and it applies to their type tests only.
SANS 50071-14:2022 Ed 2	<i>Safety of toys - Part 14: Trampolines for domestic use.</i> Specifies requirements and test methods for trampolines for domestic use, their access devices and their enclosures, intended for outdoor and/or indoor use by one person at a time.

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 1229:2022 Ed 1.1	<i>Processed core-spun ducks. Consolidated edition incorporating amendment No.1.</i> Amended to update referenced standards and to delete the annex on notes to purchasers.
SANS 1286:2022 Ed 1.1	<i>Local goods, services and works - Measurement and verification of local content. Consolidated edition incorporating amendment No.1.</i> Amended to delete the annex on notes to purchasers.
SANS 1520-1:2022 Ed 2.1	<i>Flexible electric trailing cables for use in mines - Part 1: cables with operating voltages of 640/1100 V and 1900/3300 V. Consolidated edition incorporating amendment No.1.</i> Amended to update definitions and to delete the annex on notes to purchasers.
SANS 5526:2022 Ed 3.1	<i>Dielectric resistance of electric cables. Consolidated edition incorporating amendment No.1.</i> Amended to update the clause on calculation.
SANS 6284-2:2022 Ed 2.2	<i>Test methods for cross-linked polyethylene (XLPE) insulated electric cables Part 2: Tests on extruded semi-conducting screens. Consolidated edition incorporating amendment No. 2.</i> Amended to delete the introduction and to add the bibliography.

SCHEDULE B.3: WITHDRAWN STANDARDS

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

Standard No. and year	Title

SCHEDULE B4: ESTABLISHMENT OF TECHNICAL COMMITTEES

Committee No.	Title	Scope

SCHEDULE B5: RETRACTION OF PREVIOUSLY GAZETTED ITEMS

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

SCHEDULE 6: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE

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

DEPARTMENT OF TRANSPORT

NOTICE 1428 OF 2022

**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) OFSC (Pty) Ltd. Oribi Flying Services Charter. (B) Hangar 2, Pharazyn Way, Pietermaritzburg Airport, Pietermaritzburg, 3201. (C) Class II. (D) Type N1 & N2. (E) Category A3 & A4.

(A) Phuhliso Drone Tech (Pty) Ltd. (B) 62 8th Ave, Alberton North, Alberton, 1449. (C) Class III. (D) Type G3, G4, G5 & G16 (RPAS). (E) Category H1 & A4.

(A) Fullserve Services UAV (Pty) Ltd. (B) 62 8th Ave, Alberton North, Alberton, 1449. (C) Class III. (D) Type G3, G4, G5 & G16 (RPAS). (E) Category A4 & H1

APPENDIX II

(A) Full Name and trade name of the applicant. (B) Full business or residential address the applicant. (C) The Class and number of license in respect of which the amendment is sought (D) Type of air service and the amendment thereto which is being applied for (E) Category of aircraft and the amendment thereto which is being applied for. (F) Amendment referred to in section 14(2) (b) to I.

(A) Swift Flite (Pty) Ltd. Swift Flite (B) Hangar 29, Lanseria International Airport, Lanseria. (C) Class I & II; S1197D & N292D. (D) Type S1, S2, N1 & N4. (E) Category A1, A2, A3 & A4. (F) **Changes to the MP:** L. Naidoo replaces M.D. Clark as the Chief Executive Officer, C.W. Johnson replaces W.J. du Bruyn as the Responsible Person: Flight Operations, C.A. Ninneman replaces S.S. Selkon as the Air Services Safety Officer. **Change to Directors:** Current directors; D. James, N.H. Kropman & L. Naidoo.

(A) Flyfofa Airways (Pty) Ltd. (B) Hangar 03, Lindvelt Road, Wonderboom National Airport, Pretoria, 0182. (C) Class I & II. (D) Type S1, S2, N1 & N2. (E) Category A1, A2 & N3. (F) **Changes to Postholders.**

(A) Gasa-Geotech Aviation South Africa (Pty) Ltd. Gasa. (B) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein. (C) Class II & III; N1139D & G1045. (D) Type N1, N2, G3, G8 & G15. (E) Category A3, H1 & H2. (F) **Changes to the MP:** Mr. R.A. Wilson replaces Mr. G.W.P. Siepmann as the CEO, Mr. A.Z. Reeves replaces Mr. P. Bronkhorst as the RP: Aircraft. **Changes to the Directors:** Mr. T.J. Morrison and Ms. G. Braisier were appointed as directors. **Changes to Voting Rights:** Mr. R.A. (40%), Mr. T.J. Morrison (20%) and Ms G. Braiser (40%).

(A) Sky Messaging (Pty) Ltd. (B) Unit 92 Eden on Bay, 5 Beach Estate Boulevard, Big Bay, Cape Town, 7441. (C) Class III. (D) Type G2, G3, G8 & G14. (E) Category A4. (F) **Changes to Postholders.**

(A) Liebenconsult (Pty) Ltd. Drone Analitix. (B) Unit 9A, Bishop's Court, 8 Delamore Road, Hillcrest, KwaZulu Natal, 3610. (C) Class III; G1401D. (D) Type G3, G4 & G16 (RPAS). (E) Category H1. (F) **Change of Postholders:** Simon Muholland is appointed as the accountable manager, Byron Walters is appointed as the SMS and Simon Mulholland is appointed as the RP: A and RP:FO.

(A) Sapphire Blue Drones. (B) Hangar J One A, Nelspruit Airport, Nelspruit, 1200. (C) Class III; G1370D. (D) Type G5, G10, G16 (RPAS). (E) Category H1. (F) **Amendment to type of Air Service:** Adding G5 to ASL

(A) Equilibrium Aviation (Pty) Ltd. (B) Hangar 28 North, Springs Airfield, Springs, South Africa. (C) N1282D & G1283D (D) G2, G3, G4, G5, G8, G10 & N1 & N2. (E) H2. (F) **Notification of Change of Address.**

(A) AIR 2000 (Pty) Ltd. (B) 1st Floor, Terminal Building, Lanseria International Airport. (C) Class II & N151D. (D) Type N1 & N2. (E) Category A2, A3 & A4. (F) **Changes to directors/shareholding:** Mr J. Gaines-Burrill appointed as director and holds 75% voting rights/shares. **Changes to MP:** Mr. R. A Maier replaces Mr. H. J Brink as RP: Aircraft, Mr. V. R Gruneberg replace H.J Brink as Air Service Safety Officer.

(A) John Bassi Helicopter (Pty) Ltd (B) Hangar #B6, New Tempe Airport, Bloemfontein. (C) Class II & N685D; Class III & G534D (D) N1 & N2; G3, G10 & G15 (E) H2 (F) **Change of status from CC to (Pty) Ltd.**

(A) African Wings (Pty) Ltd (B) 20 8th Street, Voelkip, Hermanus, Western Cape, 7200 (C) Class II (D) G3 & G4 (E) H4 (F) **Change of Post Holders:** Mr.E G Austin replaces Mr. E.G Austin as Chief Executive Officer, Mr. P. Pedlar replaces Mr. N. J Austin as RP:Flight Operations, Mr. B. D Wesely-Colley replaces Mr. E. G Austin as RP: Aircraft, Mr. P. Pedlar replaces Mr. N. J Austin as Safety Officer.

(A) UAV & Drone Solutions (Pty) Ltd. (B) 2 bompas West, Dunkeld West, Randburg, 2196. (C) Class III. (D) Type G3 & G4. (E) Category A4, H1 & H2. (F) **Changes to the MP:** Jurie Van Loggerenberg is appointed as the RPA. □ Accountable Manager: Previous Otto Werdmuller von Elgg – Current Dale Keri McErlean , Safety Manager: Previous Jackie Visagie – Current Dirk Grobler, Responsible Person Flight Operations: Previous Stadler Brits – Current Dale Keri McErlean, Quality Manager: Current Lizelle Jonker.

DEPARTMENT OF TRANSPORT

NOTICE 1429 OF 2022

**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 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

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

(A) Ultimate Airways (Pty) Ltd. Ultimate Air. (B) Ultimate Heliport, Ultimate Road, Corner of Bridal Veil and R101 Waterfall Logistics Precinct, Gauteng. (C) Class III. (D) Type G3, G4 & G7. (E) Category A3 & A4. (F) Ultimate Heliport, 1 Ultimate Road, Waterfall Logistics Precinct, Gauteng or any other Airport/Airfield. (G) Worldwide.

(A) OFSC (Pty) Ltd. Oribi Flying Services Charter. (B) Hangar 2, Pharazyn Way, Pietermaritzburg Airport, Pietermaritzburg, 3201. (C) Class II. (D) Type N1 & N2. (E) Category A3 & A4. (F) Pietermaritzburg Airport. (G) Worldwide.

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 license in which the amendment is made. (D) Type of International Air Service in respect of which the amendment was made. (E) Category or kind of aircraft to which license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight.

(A) Swift Flite (Pty) Ltd. Swift Flite (B) Hangar 29, Lanseria International Airport, Lanseria. (C) Class II; I/N034. (D) Type N1 & N4. (E) Category A1, A2, A3 & A4. (F)(G)(H) **Changes to the MP:** L. Naidoo replaces M.D. Clark as the Chief Executive Officer, C.W. Johnson replaces W.J. du Bruyn as the Responsible Person: Flight Operations, C.A. Ninneman replaces S.S. Selkon as the Air Services Safety Officer. **Change to Directors:** Current directors; D. James, N.H. Kropman & L. Naidoo.

(A) Flyfofa Airways (Pty) Ltd. (B) Hangar 03, Lintvelt Road, Wonderboom National Airport, Pretoria, 0182. (C) Class I & II. (D) Type S1, S2, N1 & N2. (E) Category A1, A2, A3 & A4. (F) (G)(H) **Changes to Postholders.**

(A) Gasa-Geotech Aviation South Africa (Pty) Ltd. Gasa. (B) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein. (C) Class II & III; I/N269 & I/G248. (D) Type N1, N2, G3, G8 & G15. (E) Category A3, H1 & H2. (F) Hangar #1, Farm 412, Portion 67, Elandsfontein, Bapsfontein or any other Airport/ Aerodrome. (G) Worldwide. (H) **Changes to the MP:** Mr. R.A. Wilson replaces Mr. G.W.P. Siepmann as the CEO, Mr. A.Z. Reeves replaces Mr. P. Bronkhorst as the RP: Aircraft. **Changes to the Directors:** Mr. T.J. Morrison and Ms. G. Braisier were appointed as directors. **Changes to Voting Rights:** Mr. R.A. (40%), Mr. T.J. Morrison (20%) and Ms G. Braiser (40%).

DEPARTMENT OF TRANSPORT

NOTICE 1430 OF 2022

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

Pursuant to the provisions of section 24 (1(a) and (b) and 25 (5) of Act No.60 of 1993 and Regulation 16 (1) and 17 (1) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 24(3) of the Act No. 60 of 1993 and regulation 25(2) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, 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 (Renewals/New)

(A) **CARGOLUX AIRLINES INTERNATIONAL S.A.** (B) Cargolux Airlines, Findel Airport, L-2990 Luxembourg. (C) Class I. (D) Type S2. (E) Category A1: **B747-8F** - Reg: LX-VCA, LX-VCB, LX-VCC, LX-VCD, LX-VCE, LX-VCF, LX-VCG, LX-VCH, LX-VCI, LX-VCJ, LX-VCK, LX-VCL, LX-VCM, LX-VCN. **B747-400BCF** - Reg: LX-ECV. **B747-400F** - Reg: LX-GCL, LX-ICL, LX-NCL. **B747-4EVF** - Reg: LX-JCV. **B747-4R7-F** - Reg: LX-OCV, LX-RCV, LX-SCV, LX-TCV, LX-UCV, LX-VCV, LX-WCV, LX-YCV. **B747-400ERF** - Reg: LX-KCL, LX-LCL, LX-MCL (F) and (G) Luxembourg-Johannesburg- Nairobi-Amsterdam-Luxembourg. (H) Four (04) return flights per week.

(B) **ASTRAL AVIATION LTD.** (B) P O Box 594-00606, Nairobi, Kenya. (C) Class I. (D) Type S2. (E) A1 - B767-232 - Reg: 5Y-SNL; B727-223 - Reg: 5Y-NIV; B747-400F - Reg: TF-AMU and TF-AMM (F) and (G) Nairobi (Jomo Kenyatta International Airport) - Johannesburg (ORTIA, O R Tambo International Airport) - Nairobi (Jomo Kenyatta International Airport); and Liege Airport - Johannesburg (O R Tambo International Airport) - Nairobi (Jomo Kenyatta International Airport) (H) Five (05) flights per week.

(C) **KENYA AIRWAYS LTD.** (B) P.O BOX 19002-00501, Embakisi, Nairobi, Kenya (C) Class I. (D) Type S1 (E) Boeing 737-800. Reg. 5Y-CYA, 5Y-CYB, 5Y-CYC, 5Y-CYD, 5Y-CYE, 5Y-CYF; Boeing 787-8. Reg. 5Y-KZA, 5Y-KZB, 5Y-KZC, 5Y-KZD, 5Y-KZE, 5Y-KZF, 5Y-KZG, 5Y-KZH, 5Y-KZI, 5Y-KZJ. Boeing 737-300F. Reg. 5Y-KQC, 5Y-KQD; Embraer 190. Reg. 5Y-KYP, 5Y-KYQ, 5Y-KYS, 5Y-KYT, 5Y-FFA, 5Y-FFB, 5Y-FFC, 5Y-FFD, 5Y-FFE, 5Y-FFF, 5Y-FFG, 5Y-FFH, 5Y-FFI, 5Y-FFJ, 5Y-FFK. (F) and G Nairobi to Johannesburg (NBO-JNB and JNB-NBO) Nairobi to Cape Town Via Livingstone with 5th Freedom traffic rights (NBO-LVI-CPT and CPT-LVI-NBO) Nairobi to Cape Town Via Victoria Falls with 5th Freedom traffic rights (NBO-VFA-CPT and CPT-VFA-NBO) Nairobi to Cape Town (NBO-CPT and CPT-NBO) (H) Twenty-Seven flights per week (27)

KENYA AIRWAYS LTD. (B) P.O BOX 19002-00501, Embakisi, Nairobi, Kenya (C) Class I (D) Type S2 (E) B737-300, Reg. 5Y-KQC; 5Y-KQD; B787-7 5Y-KZB and 5Y-KZA (F) and (G) Points in Kenya to Johannesburg, Durban, Cape Town international airports (H) Seven flights per week (7)

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 364 OF 2022

**SACNASP CODE OF CONDUCT 2022****(with effect from 1 October 2022)**

The South African Council for Natural Scientific Professions (SACNASP) hereby, in terms of Section 37 of the Natural Scientific Professions Act (No 27 of 2003), as amended, gives notice that it has drawn up the rules set out in the revised Code of Conduct below, under Section 28 of the said Act.

Failure to comply with this revised Code of Conduct will constitute improper conduct, which may result in the registered person being found guilty and being sanctioned terms of Section 33 (3) of the Natural Scientific Professions Act (No 27 of 2003) (“the Act”), as amended.

CODE OF CONDUCT**1. DEFINITIONS**

In this Code of Conduct, unless otherwise defined, a word or expression to which a meaning has been assigned in the Act, has the same meaning in this Code of Conduct.

The following words bear the meanings assigned to them:

1.1 **“The public”** means every person, community and corporate entity within the borders of South Africa. The public includes natural scientists registered with SACNASP.

1.2 **“Natural sciences”** means a branch of science concerned with the study of the objects or phenomena of the natural world and the derivatives thereof, involved in the fields of practice in terms of schedule 1A of the Act.

1.3 **“Natural scientist”**. means a person qualified and practising in the Natural sciences.

1.4 **“Practice”** means to use the knowledge and experience gained from the study of particular disciplines in the Natural sciences and their applications in order to offer objective, evidence-based advice and services for defined compensation and "practises" has a corresponding meaning.

1.5 **“The environment”** refers to the biophysical, social or economic environment within which natural scientists operate and may have an impact on.

1.6 **“The rendering of natural scientific services”** includes the practice of natural sciences within business, for private practice, academic areas and government.

1.7 **“Registered person”** means a person who is registered in terms of the Act.

1.8 **“Unprofessional or improper conduct”** means improper or disgraceful or dishonourable or unworthy conduct or breach of the Code of Conduct or Rules made in terms of section 28 of the Act or conduct which, when regard is had to the profession of a person who is registered in terms of this Act, is improper or dishonourable or unworthy.

1.9 **‘The Act’** means the Natural Scientific Professions Act 27 of 2003, as amended.

2. RULES OF CONDUCT

In practicing Natural Science Professions, Registered persons:

2.1 *With respect to the public interest and the environment:*

- 2.1.1 must protect the public and the environment by refraining from improper, unlawful and/or negligent unprofessional behaviour in matters involving the rendering of natural scientific services.

2.1.2 must act in accordance with applicable laws, regulations, standards and guiding principles.

2.1.3 must act in a manner consistent with the good reputation of the natural science profession and natural scientists and refrain from conduct which may harm the public, the natural science profession or which may bring the natural science profession or natural scientists into disrepute.

2.2 *With respect to integrity and dignity:*

2.2.1 must discharge their duties to their employers, clients, associates and/or the public with due care, skill and diligence.

2.2.2 must, when carrying out work, adhere to applicable ethical principles, relevant legislation and standards in their respective fields of practice.

2.2.3 must, in accordance with the applicable employment conditions or contract, disclose to their employer or client, in writing, any interest, including but not limited to financial or personal interest, that they may have in any company, firm or organisation, or with any person, which is potentially in conflict with the work that they are employed to perform. The registered person must refrain from undertaking work in respect of which the registered person has conflicting interest.

2.2.4 must disclose, in writing, particulars of any royalty or other financial benefit which accrues or may accrue to them as a result of such interest.

2.2.5 must uphold the integrity, dignity, standing and reputation of the natural scientific profession.

2.2.6 must maintain and uphold privacy and confidentiality of the information obtained in the exercise of their duties, in accordance with the applicable laws and regulations (such as the Protection of Personal Information Act 4 of 2013)

- 2.2.7 must maintain and keep safe a record of calculations, document or any other evidence required for the verification of their work, in accordance with document management laws, regulations and standards and guiding principles.
- 2.2.8 must refrain from deliberately causing direct or indirect harm to, the professional reputation, prospects or business of another person.
- 2.2.9 must not unlawfully attempt to supplant another registered person after a formal offer of employment and/or letter of award has been made.
- 2.2.10 must obtain consulting work in a professional manner and not by way of intimidation, threat or bribery.
- 2.2.11 must advertise their professional services in a manner that is accurate and that is not misleading or derogatory of the dignity of the profession.

2.3 *With respect to competency:*

- 2.3.1 must only undertake natural scientific work for which their education, training and experience have rendered them competent to perform and is within the category of their registration.
- 2.3.2 must not misrepresent or knowingly permit misrepresentation of their own or their associates' academic or professional qualifications, or exaggerate their own degree of responsibility for any work of a natural scientific nature.
- 2.3.3 must give due recognition when using the work of others, in compliance with applicable laws, regulations, standards and guiding principles.
- 2.3.4 must become familiar and comply with the applicable SACNASP rules and regulations prescribed in terms of the Act, as well as any enforcement procedures that are prescribed in accordance with the relevant field of practice.

2.4 *With respect to operating outside the boundaries of South Africa:*

- 2.4.1 must, when practising their science professions in another country, do so in accordance with this Code of Conduct, in so far as the Code of Conduct is not inconsistent with the law of the country concerned; provided that they also adhere to the standards of professional conduct in that country.

BOARD NOTICE 365 OF 2022**SOUTH AFRICAN COUNCIL FOR NATURAL SCIENTIFIC PROFESSIONS****RECOMMENDED CONSULTATION FEES**

The South African Council for Natural Scientific Professions herewith retract Board Notice 98 of 2021 as published on 6 August 2021 in Government Gazette No. 44945.

The South African Council for Natural Scientific Professions has under article 35 (1) of the Natural Scientific Professions Act, 2003 (Act 27 of 2003), determined the amended tariff of recommended fees in this Schedule, which has been approved.

SCHEDULE**Definitions**

1. In this Schedule the definitions are as follows:

"Category A", in respect of a private consulting practice in natural sciences, shall mean a top practitioner whose expertise is nationally or internationally recognised and who provides advice at a level of specialisation where such advice is recognised as that of an expert;

"Category B", in respect of a private consulting practice in natural sciences, shall mean a partner, a sole proprietor, a director, or a member who, jointly or severally with his other partners, co-directors or co-members, bears the risk of the business, takes full responsibility for the liabilities of such practice, performs work of a conceptual nature in natural sciences and development, provides strategy guidance in planning and executing a project and/or carries responsibility for quality management pertaining to a project;

"Category C", in respect of a private practice in natural sciences, shall mean all salaried professional and technical staff performing work of a natural scientific nature and who carry the direct technical responsibility for one or more specific activities related to a project. A person referred to in Category B may also fall in this category if such person performs work of a natural scientific nature at this level;

"Category D", in respect of a private consulting practice in natural sciences, shall mean all other salaried technical staff with adequate expertise and relevant experience performing work of a natural scientific nature with direction and control provided by any person contemplated in Categories A or B or C.

RECOMMENDED RATES

CATEGORY OF STAFF	Indicative Rates per hour in Rands (2022)
A	R2 663.00
B	R2 277.00
C	R1 351.00
D	R 970.00

BOARD NOTICE 366 OF 2022**AGRICULTURAL PRODUCE AGENTS ACT, 1992****(ACT NO 12 OF 1992)****UNCLAIMED MONIES PAYABLE TO PRINCIPALS OF FRESH PRODUCE AGENTS**

In terms of Section 21(1) of the Agricultural Produce Agents Act, 1992 (Act No. 12 of 1992) notice is hereby given of unclaimed monies specified in the Schedule, that have been paid to the Registrar of the Agricultural Produce Agents Council in terms of Section 21(2) of the Act.

Any person who is of the opinion that he/she is entitled to an indicated amount shall claim it within 90 days from the date of publication of this notice by means of a statement, duly sworn and confirmed to the Registrar, Agricultural Produce Agents Council, Postnet Suite #296, Private Bag X1, East Rand, 1462, and in which the following particulars are furnished:

- a) The full name and address of claimant;
- b) The names of the fresh produce agent concerned;
- c) The amount claimed and quantity of produce for which it is claimed; and
- d) The date on which and the address at which the produce concerned were delivered.



THE REGISTRAR:**AGRICULTURAL PRODUCE AGENTS' COUNCIL**



Agricultural Produce Agents Council

Unclaimed monies details list

Reporting month:

30 September 2022

Period reflected:

2022/04/01 - 2022-09-30

Gazette Number	Unadvertised	
Agency	Producer (Surname and Initials)	Sum of Balance
CL de Villiers Market Agents	Mankga MJ	R 184,68
CL de Villiers Market Agents Total		R 184,68
Dapper Market Agents	Masala RN	R 511,09
Dapper Market Agents	Masala VM	R 316,32
Dapper Market Agents	Nyatwa P	R 197,67
Dapper Market Agents	Manenzhe S	R 39,02
Dapper Market Agents	Ndou N	R 204,78
Dapper Market Agents	Sigonde TA	R 273,17
Dapper Market Agents	Tshivhanda TS	R 126,84
Dapper Market Agents	Zanke Boerdery	R 1 351,10
Dapper Market Agents	Lephalale Martin	R 830,37
Dapper Market Agents	Nemalale C	R 771,79
Dapper Market Agents	Nemalale MS	R 472,99
Dapper Market Agents	Khambule Thempson	R 2,37
Dapper Market Agents Total		R 5 097,51
Botha Roodt Johannesburg Market Agents	Mathebula	R 66,05
Botha Roodt Johannesburg Market Agents	Overpayment	R 0,10
Botha Roodt Johannesburg Market Agents	Emonti Perishables	R 1 141,40
Botha Roodt Johannesburg Market Agents	Tooleys Avos	R 4 484,20
Botha Roodt Johannesburg Market Agents	Rufos	R 6,39
Botha Roodt Johannesburg Market Agents	Ondrhoek	R 0,92
Botha Roodt Johannesburg Market Agents	Tsakani	R 132,25
Botha Roodt Johannesburg Market Agents	Tikketai	R 0,04
Botha Roodt Johannesburg Market Agents	Skiwambani	R 79,07
Botha Roodt Johannesburg Market Agents	Tshisevhe	R 127,49
Botha Roodt Johannesburg Market Agents	Keyterfontein	R 0,80
Botha Roodt Johannesburg Market Agents	Ahmad	R 0,03
Botha Roodt Johannesburg Market Agents	Sutherland	R 2,55
Botha Roodt Johannesburg Market Agents Total		R 6 041,29
Delta Market Agents	WM Fresh	R 42 259,31
Delta Market Agents	Hadebe S	R 2 529,16
Delta Market Agents Total		R 44 788,47
DW Fresh Produce Market Agents (JHB)	Mukwevho TE	R 693,05
DW Fresh Produce Market Agents (JHB) Total		R 693,05
DW Fresh Produce Market Agents (TSE)	Makhubela NC	R 911,93
DW Fresh Produce Market Agents (TSE)	Driftwood	R 213,90
DW Fresh Produce Market Agents (TSE)	Thoma WP	R 8,97
DW Fresh Produce Market Agents (TSE)	KMT	R 351,73
DW Fresh Produce Market Agents (TSE)	Botalana Plantations	R 229,30
DW Fresh Produce Market Agents (TSE) Total		R 1 715,83
Exec-U-Fruit Market Agents	Maloka N	R 1 731,15
Exec-U-Fruit Market Agents	Mudau J	R 516,85
Exec-U-Fruit Market Agents	Makhuvele VA	R 354,60
Exec-U-Fruit Market Agents	Starosa Farming	R 32,37
Exec-U-Fruit Market Agents	Maranda VP	R 689,79
Exec-U-Fruit Market Agents	Mudau MJ	R 646,44
Exec-U-Fruit Market Agents	Rasalanavho NR	R 2 099,94

Exec-U-Fruit Market Agents	Mudau MP	R	607,46
Exec-U-Fruit Market Agents	Ramatlho ND	R	671,02
Exec-U-Fruit Market Agents	Rascosa Trading	R	3 024,32
Exec-U-Fruit Market Agents	Manangeng M	R	82,06
Exec-U-Fruit Market Agents	Tshivhula W	R	186,43
Exec-U-Fruit Market Agents	Nenzhelele S	R	344,80
Exec-U-Fruit Market Agents	Tshimomola AE	R	105,55
Exec-U-Fruit Market Agents	Ngamaanda Farming	R	104,64
Exec-U-Fruit Market Agents	Sun Farmers	R	573,25
Exec-U-Fruit Market Agents	Khethani M	R	352,83
Exec-U-Fruit Market Agents	Ramufhi TH	R	29,41
Exec-U-Fruit Market Agents	Mufhufi NH	R	576,39
Exec-U-Fruit Market Agents	Malatji RS	R	956,00
Exec-U-Fruit Market Agents	Multiple payments	R	24 868,36
Exec-U-Fruit Market Agents	EXEC-U-FRUIT	R	438,47
Exec-U-Fruit Market Agents Total		R	38 992,13
Farmers Trust Market Agents	Serane C	R	238,54
Farmers Trust Market Agents	Magodo M	R	104,25
Farmers Trust Market Agents	Kapee Farm	R	84,11
Farmers Trust Market Agents	Molele R	R	567,60
Farmers Trust Market Agents	Selowa P	R	325,20
Farmers Trust Market Agents	Kopanang	R	221,34
Farmers Trust Market Agents	Lebjene L	R	59,40
Farmers Trust Market Agents	Leshabane MT	R	353,25
Farmers Trust Market Agents	Mkansi G	R	423,33
Farmers Trust Market Agents	Mnisi Bdy	R	293,14
Farmers Trust Market Agents Total		R	2 670,16
G.W. Poole Market Agents	Dludla GP	R	182,40
G.W. Poole Market Agents	Dludla G P	R	43,63
G.W. Poole Market Agents Total		R	226,03
Mabeka Market Agency	Back to Earth	R	91,25
Mabeka Market Agency Total		R	91,25
Marco Market Agents	Happy Valley Agri SA	R	12 320,42
Marco Market Agents	Mamphadeni DL	R	380,02
Marco Market Agents	Munyai NB	R	315,95
Marco Market Agents Total		R	13 016,39
Noordvaal Market Agents	Rossouw EJJ	R	1 646,78
Noordvaal Market Agents	Sutherland Super Spar	R	17,25
Noordvaal Market Agents	Charles	R	25,47
Noordvaal Market Agents	Buhle Farmers Academy	R	16,65
Noordvaal Market Agents	Vigorous Agricultural	R	285,70
Noordvaal Market Agents	PJ Boerdery	R	188,64
Noordvaal Market Agents	Roberts Farm	R	950,55
Noordvaal Market Agents	Casper Botha	R	399,14
Noordvaal Market Agents	Baloyi W	R	214,17
Noordvaal Market Agents	Silverlakes Farm	R	178,19
Noordvaal Market Agents	Kloppers Bos Properties	R	583,20
Noordvaal Market Agents	Mussa S	R	12,84
Noordvaal Market Agents	Lemoenfontein BDY	R	2 185,25
Noordvaal Market Agents	Baloyi Consortium	R	556,67
Noordvaal Market Agents Total		R	7 260,50
RSA Market Agents (CPT)	Harmony Farm	R	2 343,69
RSA Market Agents (CPT)	Jerome Embrose Mkosana	R	637,75
RSA Market Agents (CPT)	H and I Boerdery	R	151,09
RSA Market Agents (CPT) Total		R	3 132,53
RSA Market Agents (DBN)	King Fresh	R	5 342,84
RSA Market Agents (DBN)	Mandlangampisi CO OP	R	2 936,59
RSA Market Agents (DBN)	Abekar	R	462,09

RSA Market Agents (DBN)	Govender A	R	227,73
RSA Market Agents (DBN)	Utho Ngathi	R	1 002,41
RSA Market Agents (DBN)	The King Fresh Wholesaler	R	5 207,89
RSA Market Agents (DBN)	Veggie Fresh	R	568,88
RSA Market Agents (DBN)	Msleku Simiso	R	436,68
RSA Market Agents (DBN)	Ekuthukuzeni Area	R	522,26
RSA Market Agents (DBN)	Mohan Bridge	R	128,43
RSA Market Agents (DBN) Total		R	16 835,80
RSA Market Agents (JHB)	National Fruit Supplies	R	987,54
RSA Market Agents (JHB)	Boxer	R	7 232,04
RSA Market Agents (JHB)	Mgiba MP	R	951,29
RSA Market Agents (JHB)	Ylboomvlakte Boerdery	R	38 737,77
RSA Market Agents (JHB)	Indi Atlantic Trading CC	R	811,35
RSA Market Agents (JHB)	Fakude Farms	R	202,41
RSA Market Agents (JHB)	Mathebula W	R	209,45
RSA Market Agents (JHB)	Delicious Mountain (Pty) Ltd	R	433,83
RSA Market Agents (JHB) Total		R	49 565,68
RSA Market Agents (Limpopo)	Shemange Farming	R	380,20
RSA Market Agents (Limpopo)	Klipfontein	R	140,50
RSA Market Agents (Limpopo)	Geldenhuis E	R	426,15
RSA Market Agents (Limpopo)	Mohlolane Agricultural	R	146,50
RSA Market Agents (Limpopo)	RMSE063394/7021/POL/59/RSA Mar	R	34,25
RSA Market Agents (Limpopo) Total		R	1 127,60
RSA Market Agents (SPR)	Ylboomvlakte Boerdery	R	77 981,87
RSA Market Agents (SPR)	Basedi Delmas	R	308,66
RSA Market Agents (SPR)	OMBS PTY LTD	R	100,61
RSA Market Agents (SPR) Total		R	78 391,14
RSA Market Agents (TSE)	Mukwevho	R	68,50
RSA Market Agents (TSE)	Matopo Farm	R	32,29
RSA Market Agents (TSE)	Farani S	R	490,25
RSA Market Agents (TSE)	Letsie RM	R	2,07
RSA Market Agents (TSE)	Marilizmar (EDMS) BPK	R	15 673,47
RSA Market Agents (TSE)	Faranani Sechaba CO OP	R	3 842,12
RSA Market Agents (TSE)	Freshgold	R	2,35
RSA Market Agents (TSE)	Grysappel Trust	R	2 131,70
RSA Market Agents (TSE)	Setwaba	R	1 621,16
RSA Market Agents (TSE)	TL Mahlangu	R	569,04
RSA Market Agents (TSE)	Thinandavha NG	R	376,37
RSA Market Agents (TSE)	Mukwitha Holdings	R	539,90
RSA Market Agents (TSE)	Mogale N	R	522,50
RSA Market Agents (TSE)	Shivambo MJ	R	394,35
RSA Market Agents (TSE)	Sepheke Mathu	R	188,00
RSA Market Agents (TSE)	Maluleke Caroline	R	62,19
RSA Market Agents (TSE)	Thaoge Farms	R	37,67
RSA Market Agents (TSE)	Wets Farming	R	1 528,79
RSA Market Agents (TSE)	Malatji MA	R	325,83
RSA Market Agents (TSE)	Portia Poultly	R	86,35
RSA Market Agents (TSE)	BA Kgosana Co Operative	R	8,56
RSA Market Agents (TSE)	Mukwita Holdings	R	1 963,34
RSA Market Agents (TSE)	The Cow Bouyz	R	529,99
RSA Market Agents (TSE)	The Cow Bouys	R	59,93
RSA Market Agents (TSE)	Morola Eden	R	142,32
RSA Market Agents (TSE)	Shepard Mutemeli	R	110,94
RSA Market Agents (TSE) Total		R	31 309,98
Subtropico Market Agents (JHB)	Malomane RM	R	170,51
Subtropico Market Agents (JHB)	CASHFOCUS SUBTROPICO JHB/UNKNO	R	3 672,54
Subtropico Market Agents (JHB) Total		R	3 843,05
Subtropico Market Agents (PMB)	Ntabaziyaling Farming	R	163,87

Subtropico Market Agents (PMB) Total		R	163,87
Subtropico/ Protea Market Agents (TSE)	Sehloana PL	R	1 869,48
Subtropico/ Protea Market Agents (TSE)	Muhlarhi O	R	57,40
Subtropico/ Protea Market Agents (TSE)	Elands Aquaponics	R	619,97
Subtropico/ Protea Market Agents (TSE)	Homegrow Farm	R	353,07
Subtropico/ Protea Market Agents (TSE)	Manganyi J	R	128,27
Subtropico/ Protea Market Agents (TSE)	J Sindane Farm	R	1 164,70
Subtropico/ Protea Market Agents (TSE)	Sam Project	R	351,31
Subtropico/ Protea Market Agents (TSE)	Mushwana TE	R	294,75
Subtropico/ Protea Market Agents (TSE)	J Simelane Project	R	161,32
Subtropico/ Protea Market Agents (TSE) Total		R	5 000,27
Subtropico/ Spes Bona Market Agents	451535	R	6 872,26
Subtropico/ Spes Bona Market Agents	Urban Foods	R	800,59
Subtropico/ Spes Bona Market Agents	Thomas Ngada Bdy	R	179,16
Subtropico/ Spes Bona Market Agents Total		R	7 852,01
Tshwane Green Market Agency	Bee Tree Farm	R	135,47
Tshwane Green Market Agency	Macarlos Farm	R	154,12
Tshwane Green Market Agency	Tshegetsa E	R	169,26
Tshwane Green Market Agency	Bango D	R	94,39
Tshwane Green Market Agency	Mufamadi B	R	321,14
Tshwane Green Market Agency	General Trading	R	784,81
Tshwane Green Market Agency	Muthuphei TC	R	578,94
Tshwane Green Market Agency	Two For Joy Farm	R	191,44
Tshwane Green Market Agency	Disolvane Mamoagie	R	106,76
Tshwane Green Market Agency	Xivandzani Farm	R	7,65
Tshwane Green Market Agency	Matome Malematja	R	645,00
Tshwane Green Market Agency	CPJ Erusmas	R	52,15
Tshwane Green Market Agency	Mametsa R	R	106,75
Tshwane Green Market Agency	Matjila Stafel	R	76,36
Tshwane Green Market Agency	Nthangeni N N	R	68,56
Tshwane Green Market Agency	Nwa Empire Farming	R	123,69
Tshwane Green Market Agency	One Farms	R	5,39
Tshwane Green Market Agency	Radzuma Murendeni	R	47,62
Tshwane Green Market Agency	Tinungu Co Operative	R	293,99
Tshwane Green Market Agency	Mulaudsi C	R	171,32
Tshwane Green Market Agency Total		R	4 134,81
W.L. Ochse & Co Market Agents	Strydom JT	R	1 469,00
W.L. Ochse & Co Market Agents Total		R	1 469,00
Grand Total		R	323 603,03

BOARD NOTICE 367 OF 2022**FINANCIAL SECTOR CONDUCT AUTHORITY****FINANCIAL MARKETS ACT, 2012****PROPOSED AMENDMENTS TO THE JSE EQUITIES RULES, THE JSE
DERIVATIVES RULES AND THE JSE INTEREST RATE & CURRENCY
DERIVATIVES RULES: DISCIPLINARY MATTERS - PENALTIES**

The Financial Sector Conduct Authority ("FSCA") hereby gives notice under section 71(3)(b)(ii) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the proposed amendments to the rules of JSE Limited ("JSE") have been published on the official website of the FSCA (www.fsca.co.za) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with FSCA, by email to: Queries.Marketinfrastructures@fsca.co.za within a period of fourteen (14) days from the date of publication of this notice.



Ms. Astrid Ludin

Deputy Commissioner

Financial Sector Conduct Authority

BOARD NOTICE 368 OF 2022**FINANCIAL SECTOR CONDUCT AUTHORITY****FINANCIAL MARKETS ACT, 2012****APPROVED AMENDMENTS TO THE JSE GUARANTEE FUND RULES**

The Financial Sector Conduct Authority ("FSCA") hereby gives notice under section 71(3)(c)(ii) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the amendments to the rules of the JSE Limited ("JSE") have been approved. Please be advised that the rules have been published on the website of the FSCA (www.fsca.co.za) and the website of the JSE (www.jse.co.za).

The amendments come into operation on the date of publication.



Ms. Astrid Ludin

Deputy Commissioner

Financial Sector Conduct Authority

BOARD NOTICE 369 OF 2022**FINANCIAL SECTOR CONDUCT AUTHORITY****FINANCIAL MARKETS ACT, 2012****APPROVED AMENDMENTS TO THE JSE DERIVATIVES RULES, THE JSE INTEREST RATE & CURRENCY DERIVATIVES RULES AND THE JSE FIDELITY FUND RULES- RECOGNITION OF JSE CLEAR AS AN INDEPENDENT CLEARING HOUSE AND A LICENSED CENTRAL COUNTERPARTY**

The Financial Sector Conduct Authority ("FSCA") hereby gives notice under section 71(3)(c)(ii) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the amendments to the Rules of JSE Limited ("JSE") have been approved. Please be advised that the Rules have been published on the website of the FSCA (www.fsca.co.za) and the website of the JSE (www.jse.co.za).

The amendments come into operation on date 01 January 2023.



Ms. Astrid Ludin

Deputy Commissioner

Financial Sector Conduct Authority

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