

## NON-GOVERNMENTAL ORGANIZATION

NO. 3134

10 March 2023



GOVERNMENT NOTICE  
GOEWERMTSKENNIGEWING

DEPARTMENT OF HEALTH  
DEPARTMENT VAN GESONDHEID

NO. R.

MARCH 2023

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

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

 Tel: 012 420 1000  
Fax: 012 345 5400  
SANC Fraud Hotline: 0800 20 12 16

 website: [www.sanc.co.za](http://www.sanc.co.za)

Chairperson: Dr M Molepo, Vice Chairperson: Dr S Zuma, Acting Registrar &amp; CEO: Ms J Nxumalo

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

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

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

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

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

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

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

## STATISTICAL REPORT

Table 1: CASES PER PROVINCE

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

Table 2: TYPE OF CASES PER NURSE CATEGORY

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

Table 3: TYPE OF SENTENCE PER NURSE CATEGORY

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



**SOUTH AFRICAN REVENUE SERVICE**

NO. 3135

10 March 2023

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

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

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

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

## SCHEDULE

### 1. General

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

### 2. Dispute process

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

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

### 3. Tax board appeals

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

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

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

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

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

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

Electronic Address:	Physical Address:
<a href="mailto:lbqueries@sars.gov.za">lbqueries@sars.gov.za</a>	The clerk of the tax board at:  Woodmead North Office Park 54 Maxwell Drive <b>Johannesburg</b>
<a href="mailto:hnwqueries@sars.gov.za">hnwqueries@sars.gov.za</a>	The clerk of the tax board at:  Woodmead North Office Park 54 Maxwell Drive <b>Johannesburg</b>

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

SARS	Registrar of the Tax Court
<b>Electronic Address:</b>  <a href="mailto:PartF.TaxCourt.Applications@sars.gov.za">PartF.TaxCourt.Applications@sars.gov.za</a>	<b>Electronic Address:</b>  <a href="mailto:RegistrarTaxCourt@sars.gov.za">RegistrarTaxCourt@sars.gov.za</a>
<b>Physical Address:</b>  <b>SARS</b> Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk <b>Pretoria</b>	<b>Physical Address:</b>  <b>Registrar of the Tax Court</b> Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk <b>Pretoria</b>

## 5. Tax court appeals

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

<b>SARS</b>	<b>Registrar of the Tax Court</b>
<b>Electronic Address:</b>  <a href="mailto:taxcourtlitigation@sars.gov.za">taxcourtlitigation@sars.gov.za</a>	<b>Electronic Address:</b>  <a href="mailto:RegistrarTaxCourt@sars.gov.za">RegistrarTaxCourt@sars.gov.za</a>
<b>Physical Address:</b>  <b>SARS</b> Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk <b>Pretoria</b>	<b>Physical Address:</b>  <b>Registrar of the tax court</b> Khanyisa Building 271 Bronkhorst Street Nieuw Muckleneuk <b>Pretoria</b>

## 6. Registrar of the tax court

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

6.1 Electronically to the following address:  
 Email: [RegistrarTaxCourt@sars.gov.za](mailto:RegistrarTaxCourt@sars.gov.za)

6.2 Alternatively, to the following physical address:  
 Registrar of the tax court  
 Khanyisa Building  
 271 Bronkhorst Street  
 Nieuw Muckleneuk  
**Pretoria**

## 7. Exclusions

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

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



**SUID-AFRIKAANSE INKOMSTEDIENS**

NO. 3135

10 Maart 2023

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

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

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

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

## BYLAE

### 1. Algemeen

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

### 2. Geskilbeslegtingproses

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

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

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

### 3. Belastingraadappèlle

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

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

Toepaslike streek:	Elektroniese Adres:	Fisiese Adres:
<b>KwaZulu-Natal:</b>  Durban Umhlanga Pinetown Newcastle Pietermaritzburg Port Shepstone Richards Bay	<a href="mailto:LegalKZN@sars.gov.za">LegalKZN@sars.gov.za</a>	Die klerk van die belastingraad by:  61/62 Margaret Mncadilaan <b>Durban</b>
<b>Vrystaat &amp; Noord-Kaap:</b>  Bloemfontein Bethlehem Kroonstad	<a href="mailto:LegalFS@sars.gov.za">LegalFS@sars.gov.za</a>	Die klerk van die belastingraad by:  SAID Gebou 88 Zastronstraat <b>Bloemfontein</b>

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

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

Toepaslike streek:	Elektroniese Adres:	Fisiese Adres:
Mabatho		Rustenburg

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

Electronic Address:	Physical Address:
<a href="mailto:lbqueries@sars.gov.za">lbqueries@sars.gov.za</a>	Die klerk van die belastingraad by:  Woodmead North Kantoorkompleks 54 Maxwellrylaan <b>Johannesburg</b>
<a href="mailto:hnwqueries@sars.gov.za">hnwqueries@sars.gov.za</a>	Die klerk van die belastingraad by:  Woodmead North Kantoorkompleks 54 Maxwelllaan <b>Johannesburg</b>

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

<b>SAID</b>	<b>Griffier van die Belastinghof</b>
<b>Elektroniese Adres:</b>  <a href="mailto:PartF.TaxCourt.Applications@sars.gov.za">PartF.TaxCourt.Applications@sars.gov.za</a>	<b>Elektroniese Adres:</b>  <a href="mailto:RegistrarTaxCourt@sars.gov.za">RegistrarTaxCourt@sars.gov.za</a>
<b>Fisiese Adres:</b>  <b>SAID</b> Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk <b>Pretoria</b>	<b>Fisiese Adres:</b>  <b>Griffier van die Belastinghof</b> Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk <b>Pretoria</b>

## 5. Belastinghofappèlle

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

<b>SAID</b>	<b>Griffier van die Belastinghof</b>
<b>Elektroniese Adres:</b>  <a href="mailto:taxcourtlitigation@sars.gov.za">taxcourtlitigation@sars.gov.za</a>	<b>Elektroniese Adres:</b>  <a href="mailto:RegistrarTaxCourt@sars.gov.za">RegistrarTaxCourt@sars.gov.za</a>
<b>Fisiese Adres:</b>  <b>SAID</b> Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk <b>Pretoria</b>	<b>Fisiese Adres:</b>  <b>Griffier van die belastinghof</b> Khanyisa Gebou 271 Bronkhorststraat Nieuw Muckleneuk <b>Pretoria</b>

## 6. Griffier van die belastinghof

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

6.1 Elektronies by die volgende adres:

Epos: [RegistrarTaxCourt@sars.gov.za](mailto:RegistrarTaxCourt@sars.gov.za)

6.2 Alternatiewelik, by die volgende fisiese adres:

Griffier van die belastinghof

Khanyisa Gebou

271 Bronkhorststraat

Nieuw Muckleneuk

**Pretoria**

## 7. Uitsluitings

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

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

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



**SOUTH AFRICAN REVENUE SERVICE**

NO. 3136

10 March 2023

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

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

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

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

## SCHEDULE

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

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

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

#### **1.1 Electronically to the following address:**

Email: [HighCourtLitigation@sars.gov.za](mailto:HighCourtLitigation@sars.gov.za), alternatively

#### **1.2 Physically to the following address:**

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

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

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

#### **2.1 Electronically to the following address:**

Email: [Liquidations@sars.gov.za](mailto:Liquidations@sars.gov.za), alternatively

2.2 Physically to the following address:

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

### **3. Exclusions**

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

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

**SUID-AFRIKAANSE INKOMSTEDIENS**

NO. 3136

10 Maart 2023

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

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

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

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

**BYLAE**

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

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

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

**1.1** Elektronies by die volgende adres:

Epos: [HighCourtLitigation@sars.gov.za](mailto:HighCourtLitigation@sars.gov.za), alternatiewelik

**1.2** Fisies by die volgende adres:

"SARS: Centralised Litigation"  
Khanyisa Gebou  
271 Bronkhorststraat  
Nieuw Muckleneuk  
PRETORIA

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

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

**2.1** Elektronies by die volgende adres:

Epos: [Liquidations@sars.gov.za](mailto:Liquidations@sars.gov.za), alternatiewelik

2.2 Fisies by die volgende adres:

“SARS: Debt Management”

Khanyisa Gebou

271 Bronkhorst Straat

Nieuw Muckleneuk

PRETORIA

### 3. Uitsluitings

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

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

**DEPARTMENT OF WATER AND SANITATION****NO. 3137****10 March 2023****NOTICE TO UPDATE WATER USE INFORMATION IN TERMS OF****NATIONAL WATER ACT, 1998 (ACT NO 36 OF 1998)**

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

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

**1. AMENDMENT TO THE REGISTRATION OF WATER USE**

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

**2. WATER USE**

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

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

**3. ONLY OFFICIAL FORMS MAY BE USED**

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

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

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

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



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

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

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

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

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

#### 4. EXCLUSIONS

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

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

#### 5. COST OF REGISTERING A WATER USE

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

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

**6. PERIOD OF REGISTRATION**

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

**7. FAILURE TO REGISTER A WATER USE**

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

Mr. Senzo Mchunu, MP

Department: Minister of Water and Sanitation

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**DEPARTMENT OF WATER AND SANITATION****NO. 3138****10 March 2023****NOTICE TO REGISTER WATER USE IN TERMS OF  
NATIONAL WATER ACT, 1998 (ACT NO 36 OF 1998)**

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

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**1. WATER USE**

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

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

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

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

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

## 2. EXCLUSIONS

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

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

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

## 3. AREA OF APPLICABILITY

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

## 4. REGISTRATION FORMS

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

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

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

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

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

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

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

## 5. TIME PERIOD FOR REGISTRATION

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

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

**6. FAILURE TO REGISTER**

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

Mr Senzo Mchunu, MP

Minister: Department of Water and Sanitation

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
**DEPARTMENT OF WATER AND SANITATION****NO. 3139****10 March 2023****REVISION OF GENERAL AUTHORISATIONS IN TERMS OF SECTION 39 OF THE NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998) FOR WATER USES AS DEFINED IN SECTION 21(c) OR SECTION 21(i)**

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

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

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

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

  
.....  
**DR SEAN PHILLIPS**  
**DIRECTOR-GENERAL**  
DATE: 16/11/22

## SCHEDULE

### IMPEDING OR DIVERTING THE FLOW OF WATER IN A WATERCOURSE

[Section 21(c)]

Or

### ALTERING THE BED, BANKS, COURSE OR CHARACTERISTICS OF A WATERCOURSE

[Section 21(i)]

## PURPOSE OF AUTHORISATION

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

## DEFINITIONS

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

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

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

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

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

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

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

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

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

**“extent of a watercourse”** means:

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

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

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

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

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

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

**“regulated area of a watercourse”** means:

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

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

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

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

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

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

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

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

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

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

### EXCLUSION TO THIS NOTICE

#### 3. This Notice **does not apply**—

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

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

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

### DURATION OF NOTICE

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

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

#### AREA OF APPLICABILITY OF NOTICE

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

#### To whom this Notice is applicable

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

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

May on that property or land –

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

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

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

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

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

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

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

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

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

**7. (1) The water user must ensure that:**

- (a) Impeding or diverting the flow and/or altering the bed, banks, course or characteristics of a watercourse do not detrimentally affect other water users, property, health and safety of the general public, or the resource quality.
- (b) The water user must ensure that the existing hydraulic, hydrologic, geomorphic and ecological functions of the watercourse in the vicinity of the structure is maintained or improved upon.
- (c) Upon written request of the responsible authority, the water user must implement any additional management measures and/or monitoring programmes that may be reasonably necessary to determine potential impacts on the water resource and/or management measures to address such impacts.

(2) Prior to the carrying out of any works, the water user must ensure that all persons entering on-site, including contractors and casual labourers, are made fully aware of the conditions and related management measures specified in paragraph 7, 8 and 9 of this Notice.

**(3) The water user must ensure that –**

- (a) any construction camp; any storage, washing and maintenance of equipment, and any storage of construction materials and/or chemicals; as well as any sanitation and waste management facilities ,
  - (i) is located outside the 1 in 100 year flood line or riparian habitat of a river, spring, lake or dam and or outside any drainage area feeding any delineated wetland or pan, and
  - (ii) must be removed within 30 days after the completion of any works.
- (b) The water user must ensure that the selection of a site for establishing any impeding or diverting the flow or altering the bed, banks, course or characteristics of a watercourse works:
  - (i) is not located on a bend in the watercourse;
  - (ii) avoid high gradient areas, unstable slopes, actively eroding banks, interflow zones, springs, and seeps;
  - (iii) avoid and/or minimise realignment of the course of the watercourse;
  - (iv) minimise the footprint of the alteration, as well as the construction footprint so as to minimise the effect on the watercourse.



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

## REHABILITATION

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

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

#### MONITORING AND REPORTING

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



it is stable.

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

#### BUDGETARY PROVISIONS

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

#### REGISTRATION

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

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

#### RECORD-KEEPING AND DISCLOSURE OF INFORMATION

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

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

#### INSPECTION

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

#### OFFENCES

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

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

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

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

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

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

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

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

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

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

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

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

**Negative Rating**

TABLE 1- SEVERITY

**Negative Rating**

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

Insignificant / non-harmful	1
Small / potentially harmful	2
Significant / slightly harmful	3
Great / harmful	4
Disastrous / extremely harmful and/or wetland(s) involved	5
Where "or wetland(s) are involved" it means that the activity is located within the delineated boundary of any wetland. The score of 5 is only compulsory for the severity rating <b>NEGATIVE IMPACTS</b> . However, notwithstanding this requirement, <b>POSITIVE IMPACTS</b> of activities that result in improvement of resource quality <b>MUST</b> be scored according to <b>POSITIVE RATINGS</b> below.	

**Positive Rating**

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

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

TABLE 2 – SPATIAL SCALE

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

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

TABLE 3 – DURATION

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

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

TABLE 4 – FREQUENCY OF THE ACTIVITY

How often do you do the specific activity?

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

**TABLE 5 – FREQUENCY OF THE INCIDENT/IMPACT**

How often does the activity impact on the resource quality/environment?

Almost never / almost impossible / >20%	1
Very seldom / highly unlikely / >40%	2
Infrequent / unlikely / seldom / >60%	3
Often / regularly / likely / possible / >80%	4
Daily / highly likely / definitely / >100%	5

**TABLE 6 – DETECTION**

How quickly/easily can the impacts/risks of the activity be observed on the resource quality, people and property?

Immediately	1
Without much effort	2
Need some effort	3
Remote and difficult to observe	4
Covered	5

**TABLE 7: RATING CLASSES**

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

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

TABLE 8: CALCULATIONS

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

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

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

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

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

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

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

**When developing a River Management Plan:**

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

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

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



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

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

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

#### **Purpose of the "Emergency Protocol"**

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

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

#### **Emergency Protocol:**

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

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

*(a) dispense with the requirements of this Act relating to prior publication or to obtaining and considering public comment before any instrument contemplated in section 158(1) is made or issued;*

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

*(c) authorise a water management institution to dispense with*

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

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

**(2) Anything done under subsection (1)**

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

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

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

**Examples include the following:**

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

**Described below is the process to be followed and definitions.**

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

**Definitions:**

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

**PROTOCOL TO BE FOLLOWED:**

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

1) **Relevant DWS regional office to be notified about the emergency incident or situation** (hereafter referred to as an Emergency) by means of an email and or 24 hour hotline of DWS. The document emailed must as a minimum contain the following information:

- a. Date of occurrence of the emergency;
- b. Date at which any person became aware of the emergency;
- c. Nature of emergency;
- d. A motivation and definition of the emergency;
- e. Description, location and receiving environment sensitivity of the emergency;
- f. Description of short, medium and long term actions, environmental management and rehabilitation, and emergency plan required to be taken to respond to the emergency;
- g. Date(s) when the actions will be taken (or have taken place);
- h. Contract details of responsible persons.

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

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

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

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CONTINUES ON PAGE 130 OF BOOK 2

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Table 6: Monitoring and Review Measures

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

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

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

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

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



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

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

## DEPARTMENT OF WATER AND SANITATION

NO. 3140

10 March 2023

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

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

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

- i) The Mzimvubu-Tsitsikamma Water Management Area is number 5 as described in the draft National Water Resource Strategy<sup>3</sup> as published on the 29 July 2022 gazette number 47133.
- ii) Any other water resources situated outside the area described in paragraph (c)(i) above, which water resources and accompanying area, the Department of Water Affairs or the responsible authority may require the Mzimvubu-Tsitsikamma Catchment Management Agency to control,
- iii) The business case of the Mzimvubu-Tsitsikamma Catchment Management Agency has been approved;
- iv) All initial and inherit and delegated functions will be performed in the Mzimvubu-Tsitsikamma CMA.
- v) Water resource management charge will be billed by the Mzimvubu-Tsitsikamma CMA in accordance with Section 57(2) of the National Water Act.



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

DATE: 24/02/2023



## DEPARTMENT OF WATER AND SANITATION

NO. 3141

10 March 2023

## NATIONAL WATER ACT, 1998

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

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



MR SENZO MCHUNU

MINISTER OF WATER AND SANITATION

DATE: 02/12/22

## SCHEDULE

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

#### DEFINITIONS

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

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

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

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

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

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

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

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

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

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

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

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

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

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

## DESCRIPTION OF THE WATER RESOURCE

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

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

## DETERMINATION OF CLASSES OF WATER RESOURCES

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

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

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

- (a) Class I water resource: indicating higher ecological protection and minimal utilisation;
- (b) Class II water resource: indicating moderate protection and moderate utilisation; or
- (c) Class III water resource: indicating sustainable minimal protection and high utilisation.

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

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

#### **DETERMINATION OF RESOURCE QUALITY OBJECTIVES**

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

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

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

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

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

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

#### **COMMENCEMENT**

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

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

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

or requested from:

Director: Water Resource Classification  
Attention: Ms Lebogang Matlala  
Department of Water and Sanitation  
Ndinaye Building 5046  
178 Francis Baard Street  
Private Bag x 313  
Pretoria  
0001  
E-mail: [matlatal@dw.gov.za](mailto:matlatal@dw.gov.za)

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

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

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

## ISHEDULI

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

#### IZINCAZELO

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

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

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

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

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

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

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

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

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

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



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

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

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

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

## UKUCHAZWA KOMTHOMBO WAMANZI

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

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

## UKUNQUNYWA KWAMAZINGA EMITHOMBO YAMANZI

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

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

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

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

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

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

#### **UKUBEKWA KWEZINHLOSO ZAMAZINGA EMITHOMBO YAMANZI**

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

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

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

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

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

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

#### **UKUQALA KOKUSEBENZA KOMTHETHO**

5. ISaziso siyoqala ukusebenza ngosuku esiyoshicilelwa ngalo.

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

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

noma kucelwe ku:

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

## DEPARTMENT OF WATER AND SANITATION

NO. 3142

10 March 2023

## NATIONAL WATER ACT, 1998

(ACT NO. 36 OF 1998)


## DRAFT INTEGRATED WATER QUALITY MANAGEMENT POLICY

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

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

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

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

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

## DRAFT INTEGRATED WATER QUALITY MANAGEMENT POLICY

### Preamble

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

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

#### Chapters:

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

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

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

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



Department of Water and Sanitation

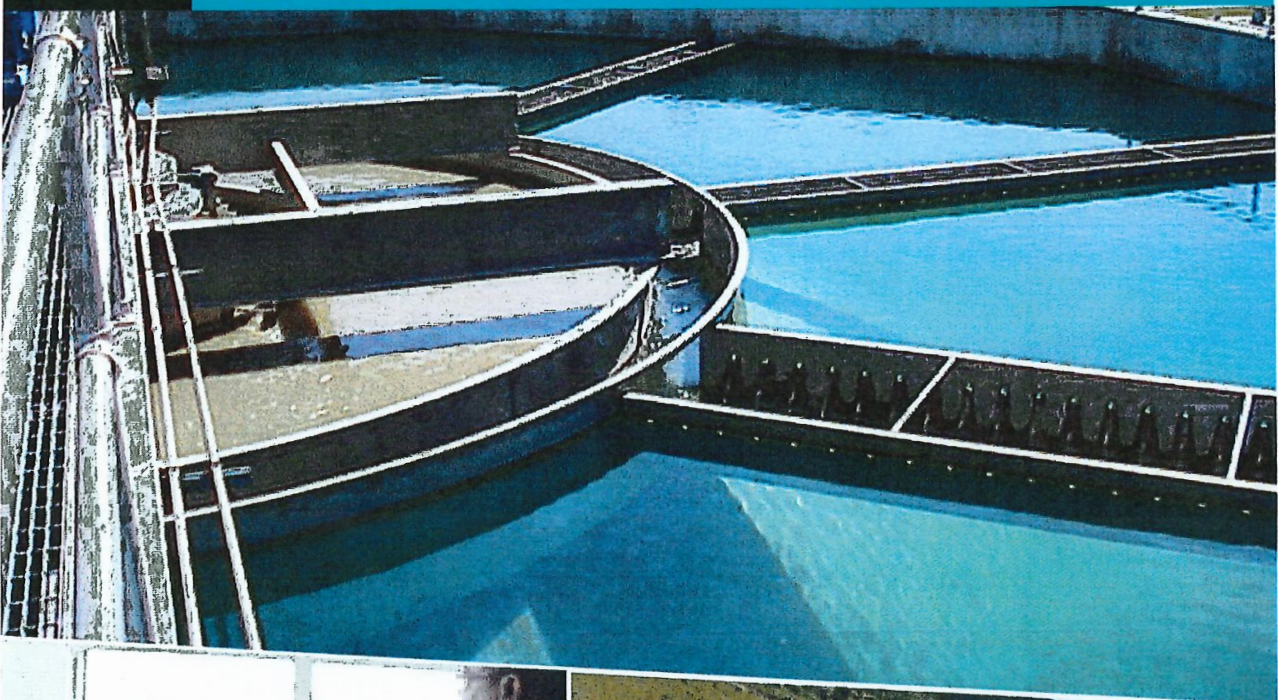
CHIEF DIRECTORATE: POLICY

# Integrated Water Quality Management

## POLICIES AND STRATEGIES FOR SOUTH AFRICA

DRAFT FOR  
PUBLIC  
COMMENT

# WQM POLICY



WATER IS LIFE - SANITATION IS DIGNITY

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

## GENERAL NOTICES • ALGEMENE KENNISGEWINGS

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

## NOTICE 1654 OF 2023

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

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

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

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

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

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

Mr. L.H. Maphutha  
 Regional Land Claims Commissioner

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

CHECKED .....  
 DATE ..... 15/12/2023

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

## NOTICE 1655 OF 2023

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

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

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

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

Mr. L. H. Maphutha  
Regional Land Claims Commissioner

APPROVED .....

DATE .....

CHECKED .....

DATE .....



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

## NOTICE 1656 OF 2023

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

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

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

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

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

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

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

CHECKED.....

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

APPROVED.....

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

Mr. L.H Maphutha  
Regional Land Claims Commissioner



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

## NOTICE 1657 OF 2023

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

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

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

**DISPOSSESSED PARTY:** African United National Baptist Church

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

**EXTENT:** (1173m<sup>2</sup>)

**DATE OF DISPOSSESSION:** 1967

**CAPACITY:** OWNERSHIP

**CURRENT OWNER:** Gabriels Rashaad

**DATE OF LODGEMENT:** 04 May 1998

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

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

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

MR. L.H MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED:  .....

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

CHECKED BY:  .....

DATE: 15/11/2021 .....

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

## NOTICE 1658 OF 2023

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

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

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

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

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

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

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

CHECKED.....

DATE: 20/09/2022

APPROVED:.....

DATE: 2021/09/30

Mr. L. H. Maphutha  
Regional Land Claims Commissioner

# AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

## NOTICE 1659 OF 2023

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

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

Project Name : Uniting Reformed Church, Calitzdorp

Number of Claims : 1

Areas : Calitzdorp

Properties : ERF 324, a portion of Lot A, Farm Buffels Vallei, Calitzdorp

The claimant : JA November (on behalf of Uniting Reformed Church, Calitzdorp)

Date submitted : 17 March 1998

Current Owners : Republic of South Africa

Option : Financial compensation

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

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

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


Mr. L.H. Maphutha  
 Regional Land Claims Commissioner

APPROVED

DATE

CHECKED

DATE

  
 .....  
 2021/12/07  
 .....  
 20 01/12/2021

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

## NOTICE 1660 OF 2023

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

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

**Project Name** : Peters Family

**Number of Claims** : 01

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

**Type of Claim** : Tenancy

**Property** : As listed below

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

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

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

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

CHECKED.....

DATE..... 28/11/2022

APPROVED.....

DATE 2023/02/16

Mr. L.H Maphutha  
Regional Land Claims Commissioner

**AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF****NOTICE 1661 OF 2023****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT 1994, (ACT No. 22 OF 1994) AS AMENDED**

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

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

**DISPOSSESSED PARTY:** G.R.E Petersen

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

**EXTENT:** (1031m<sup>2</sup>)

**DATE OF DISPOSSESSION:** 1978

**CAPACITY:** OWNERSHIP

**CURRENT OWNER:** National Housing Board

**DATE OF LODGEMENT:** 29 December 1998

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

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

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


MR. L.H. MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED: 

DATE: 2021/05/11

CHECKED BY: 

DATE: 2021/08/04

2021/08/04  


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

## NOTICE 1662 OF 2023

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

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

Project Name : Prins Family Claim

Number of Claims : 2

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

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

Dispossessed Person : Thomas and Nicolaas Prins

Date submitted : 12 June 1998 & 27 November 1998

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

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

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


Mr. L.H. Maphutha  
Regional Land Claims Commissioner


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DATE

APPROVED

DATE

  
20/09/2022

  
2022/09/27

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

## NOTICE 1663 OF 2023

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

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

Project Name : Lemmetjiesdorp, Swellendam

Number of Claims : 1

Properties : Erven 10, 11, 12, 4615, 4614, 6789, 4612, 4611, 4610, 4609, 6788, 4607, 1499, 5188 and 2903, Swellendam

The claimant : Mr. August Daniel Johannes Pieterse (obo Lemmetjiesdorp Community)

Dispossessed Person : Lemmetjiesdorp Community

Date submitted : 29 December 1998

Reference Number : KRK6/2/3/A25/125/0/30 (P711)

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

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

Mr. L.H. Maphutha  
Regional Land Claims Commissioner

CHECKED

DATE

APPROVED

DATE

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

## NOTICE 1664 OF 2023

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

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

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

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

The Regional Land Claims Commission: Western Cape

Private Bag X9163

Cape Town


8000

Tel: (021)409-0300

Fax: (021)424-5146

CHECKED.....

DATE.....30/08/2021

APPROVED.....

DATE.....2021/02/09

Mr. L.H Maphutha  
Regional Land Claims Commissioner



# AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

## NOTICE 1665 OF 2023

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

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

**Name of the claimant** : Sabina Sayed

**Dispossessed person** : Julina Kitmiena Abrahams & Isak Johannes Jacobs Davids

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

**Property** : Erf 10455 Elsies River

**Date Submitted** : 30<sup>th</sup> December 1998.

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

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

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

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

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

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

Mr. L.H Maphutha  
Regional Land Claims Commissioner

# AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

## NOTICE 1666 OF 2023

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

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

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

Claimant : Mr. Richard Gordon Volks

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

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

Date Submitted : 23 December 1998

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

Mr. L. H. Maphutha  
Regional Land Claims Commissioner

APPROVED ..... 

DATE ..... 21/09/2022

CHECKED ..... 

DATE ..... 24/8/2022

# AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT, DEPARTMENT OF

## NOTICE 1667 OF 2023

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

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

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

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

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

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

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

CHECKED.....

DATE: 20/04/2022

APPROVED:.....

DATE: 2022/05/05

Mr. L. H. Maphutha  
 Regional Land Claims Commissioner

## DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 1668 OF 2023

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

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

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

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

**GOVERNMENT NOTICE****DEPARTMENT OF EMPLOYMENT AND LABOUR**

No. ....

DATE: .....

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

**AMENDMENT OF SCHEDULE 4: MANNER OF CALCULATING COMPENSATION**

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

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

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

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

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



MR TW NXESI, MP

MINISTER: EMPLOYMENT AND LABOUR

DATE 13/02/2023



## GOVERNMENT NOTICE


## DEPARTMENT OF EMPLOYMENT AND LABOUR

No. ....

DATE: .....

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

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

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

## DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 1669 OF 2023

## LABOUR RELATIONS ACT, 1995

## REGISTRATION OF AN EMPLOYERS' ORGANISATION

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

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



REGISTRAR OF LABOUR RELATIONS

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

## NOTICE 1670 OF 2023

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

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

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

**The Chairperson  
Competition Tribunal**

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

## NOTICE 1671 OF 2023

STANDARDS ACT, 2008  
STANDARDS MATTERS

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

## SECTION A: DRAFTS FOR COMMENTS

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

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

## SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

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

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

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

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

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

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

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

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

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

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

**SCHEDULE B.2: AMENDED STANDARDS**

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

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

**SCHEDULE B.3: WITHDRAWN STANDARDS**

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

Standard No. and year	Title

**SCHEDULE B4: ESTABLISHMENT OF TECHNICAL COMMITTEES**

Committee No.	Title	Scope

**SCHEDULE B5: RETRACTION OF PREVIOUSLY GAZETTED ITEMS**

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

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

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

## DEPARTMENT OF TRANSPORT

## NOTICE 1672 OF 2023

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

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

**APPENDIX I**

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

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

**TEMPORARY LICENSE**

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

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

**APPROVED LICENSES****APPENDIX I (NEW APPLICATIONS)**

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

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

**APPENDIX II (AMENDMENT APPLICATIONS)**

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

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

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

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



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

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

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

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

Pursuant to the provisions of section 24 (1(a) and (b) and 25 (5) of Act No.60 of 1993 and Regulation 16 (1) and 17 (1) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 24(3) of the Act No. 60 of 1993 and regulation 25(2) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, or by email at: [internationalcouncil@dot.gov.za](mailto:internationalcouncil@dot.gov.za) within 28 days of the publication hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

**APPENDIX I (New/renewal)**

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

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

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

**APPENDIX II (Amendments)**

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



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**BOARD NOTICES • RAADSKENNISGEWINGS**

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

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



Ms. Astrid Ludin

Deputy Commissioner

**Financial Sector Conduct Authority**

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

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

**2     AMEND TO RULE 5.4**

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

**BOARD NOTICE 404 OF 2023**  
**FINANCIAL SECTOR CONDUCT AUTHORITY**

**FINANCIAL MARKETS ACT, 2012**

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

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



Ms. Astrid Ludin

Deputy Commissioner

**Financial Sector Conduct Authority**



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