NOTICE 2652 OF 2024

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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property: Subdivision 6 of A of "a, b, c, d" of Lot 1 No. 1550, commonly known as 31

Luxmi Road, Riverside

Extent of property : 0, 1012 hectares

Magisterial District : eThekwini

Administrative District : KwaZulu-Natal

Previous Title Deed No. : T15322/1966

Claimant : Sathasivan Munsamy Naidoo on behalf of the descendants of Subban

Munsamy

Date claim lodged : 27 June 1995

Reference number : KRN6/2/3/E/8/817/2723/85

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal Private Bag X9120 Pietermaritzburg 3200

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

NOTICE 2653 OF 2024

AMENDMENT NOTICE

GENERAL NOTICE IN TERMS OF SECTION 11 A (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

Amending Notice 383 of 2018 published in *Government Gazette* No. 41766 on 13 July 2018 in respect of the Mchunu Family, under Reference No. **KRN6/2/2/E/7/0/0/72** to:

1. EXCLUDE THE PROPERTIES IN THE SCHEDULE BELOW

NO.	PROPERTY DESCRIPTION	EXTENT
1	Erf 1216 Glencoe	0, 4047 ha
2	Erf 1216 Glencoe	0, 4047 ha
3	Erf 1216 Glencoe	0, 4047 ha

AND

2. INCLUDE THE PROPERTIES IN THE SCHEDULE BELOW

NO.	PROPERTY DESCRIPTION	EXTENT
1	Erf 1216 Glencoe	0, 4047 ha
2	Erf 1219 Glencoe	0, 4047 ha

NOTICE 2654 OF 2024

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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property : A portion of Portion 2 (remaining extent) of the farm Welgevonden No. 287

Extent of property : 20 hectares

Magisterial District : Vryheid

Administrative District : KwaZulu-Natal

Current Title Deed No. : T12667/2018

Current Owner : Nyembe Development Trust

Bonds & Restrictive

Conditions (Interdicts) : I-785/2018LG; K1302/1993RM; K634/1991RM

Claimant : Bafana David Mbokazi

Date claim lodged : 24 November 1995

Reference number : KRN6/2/2/E/50/0/0/11

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

NOTICE 2655 OF 2024

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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property: A portion of the Remainder of Portion 1 of the farm Wegspring No. 398

Extent of property : 271, 7880 hectares

Magisterial District : Ngotshe

Administrative District : KwaZulu-Natal

Current Title Deed No. : T39130/2003

Current Owner : Slip Knot Inv 183 (Edms) Bpk

Bonds & Restrictive

Conditions (Interdicts) : B2944/2004; B10871/2009

Claimant : Mzwempi Daniel Buthelezi

Date claim lodged : 27 June 1995

22 December 1998

Reference number : KRN6/2/2/E/32/0/0/2

KRN6/2/2/E/32/0/0/26

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal Private Bag X9120 Pietermaritzburg 3200

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

DATE:

NOTICE 2656 OF 2024

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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property : A portion 0 (Remaining Extent) of the farm Bentley No. 14350

Extent of property : 27, 4940 hectares

Magisterial District : Ixopo

Administrative District : KwaZulu-Natal

Current Title Deed No. : T26707/2000

Current Owner : Sproxton Trust-Trustees

Bonds & Restrictive

Conditions (Interdicts) : None

Claimant : Phumulani Brightson Bhengu

Date claim lodged : 31 December 1998

Reference number : KRN6/2/2/E/16/0/0/72

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal Private Bag X9120 Pietermaritzburg 3200

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

DEPARTMENT OF HEALTH

NOTICE 2657 OF 2024

IMPOSITION OF LEVIES ON MEDICAL SCHEMES ISSUED IN TERMS OF SECTION 2 OF THE COUNCIL FOR MEDICAL SCHEMES LEVIES ACT (ACT 58 OF 2000)

The Council for Medical Schemes referred to in Section 1 of the Council for Medical Schemes Levies Act, 2000 (Act No. 58 of 2000), after consultation with the Minister of Health, hereby confirms the imposition of levies on medical schemes.

The notice on the imposition of levies in the government gazette dated 12 May 2024 (no. 48589) notified that once approval has been received for the new levy, the Council for Medical Schemes will make adjustment to the levy already levied to schemes. The above gazette imposed a levy of **R46.40** and the new approved levy is **R48.58**. CMS now imposes a levy amount of **R2.18** being an adjustment to the levy published in the above gazette.

By order of the Council for Medical Schemes

Thandi Mabeba

Signed by Thandi Mabeba,
t.mabeba@medicalschemes.co.za

— 18/07/2024 15:11:43(UTC+02:00)

SIGNIFLOW*

Dr T Mabeba

Chairperson: Council for Medical Schemes

July 2024

SCHEDULE

Definitions

- 1. In this notice, unless the context indicates otherwise
 - i. "Council" means the Council for Medical Schemes referred to in the Act;
 - ii. "Levy year" means the period from 01 April 2024 to 31 March 2025 and, subject to the provision of this Notice and any amendments, substitution or repeal thereof, such corresponding period in succeeding year in respect of which levies are imposed;
 - iii. "Registrar" means the Registrar of Medical Schemes, appointed in terms of Section 18 of the Medical Schemes Levies Act, 1998 (Act No. 131 of 1998);
 - iv. "The Act" means the Council for Medical Schemes Levies Act, 2000 (Act No. 58 of 2000).

Imposition

- 2. In respect of a medical scheme registered in terms of section 20 of the Medical Schemes Act, 1998 (Act No. 131 of 1998), the adjusted levy is an amount of R2.18 per member per year, which shall be paid together with the second installment of the levies no later than 31 September 2024 of the levy year. Invoices to schemes will be adjusted accordingly for this payment.
- 3. In respect of the levy year, the number of members referred to in item 2 shall correspond with the latest statistics furnished to the Registrar in terms of or by virtue of the Medical Schemes Act, 1998 (Act No. 131 of 1998) or with the latest certified number of members sent to the Registrar by the medical scheme. If a transfer of members is in process and not finalized on 31 December 2023, the transferor must pay the levy in respect of the members to be transferred.

Payment/Interest on overdue Levies

4. On amounts of overdue levies, interest will be charged at a rate applicable to a debt owing to the state, as determined by the Minister of Finance in terms of section 80(1) (b) of the Public Finance Management Act. 5. The levies and interest (if any) referred to in this Notice shall be paid by a medical scheme directly in the bank account of the Council, the details of which are:

Bank : ABSA

Account Holder : Council for Medical Schemes

Branch Name : ABSA Corporate Branch

Branch Code : 517 245

Account Number : 405 116 3394

6. A deposit advice slip issued by the aforementioned Bank in respect of a deposit contemplated in item 5, received by the Council for Medical Schemes, and bearing the name of the relevant medical scheme, shall serve as *prima facie* proof of payment of a levy.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION NOTICE 2658 OF 2024

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

NOTICE OF INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF OTHER SCREWS FULLY THREADED WITH HEXAGON HEADS AND OTHER BOLTS WITH HEXAGON HEADS, EXCLUDING BOLT ENDS, SCREW STUDS, AND SCREW STUDDING CLASSIFIABLE UNDER TARIFF SUBHEADINGS 7318.15.39 AND 7318.15.43 ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA

The International Trade Administration Commission of South Africa ("the Commission") accepted an application alleging that other Screws fully threaded with hexagon heads and other Bolts with hexagon heads excluding bolt ends, screw studs and screw studding originating in or imported from the People's Republic of China ("PRC") are being dumped into the Southern African Customs Union ("SACU") market and are thereby threatening to cause material injury to the SACU industry concerned.

THE APPLICANT

The application was lodged by the South African Fastener Manufacturers' Association ("SAFMA") ("the Applicant"), an industry body or trade association of the SACU industry. The SAFMA members CBC Fasteners (Pty) Ltd ("CBC"), Transvaal Pressed Nuts, Bolts and Rivets (Pty) Ltd ("TPN"), Impala Bolt and Nut (Pty) Ltd (Impala) and Tel-Screw Products (Pty) Ltd ("Tel-Screw") together constitute 100% of the domestic production of the subject products in SACU. CBC and Impala provided injury information in this regard, constituting a major proportion of the total SACU production.

The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that an investigation should be initiated on the basis of dumping, threat of material injury, and causality.

THE PRODUCT

The product allegedly being dumped is other Screws, fully threaded with hexagon heads and other Bolts with hexagon heads (excluding Bolt ends, Screw studs and Screw studding) classifiable under tariff subheadings 7318.15.39 and 7318.15.43 originating in or imported from the PRC.

THE ALLEGATION OF DUMPING

The dumping allegation is based on comparing the normal values and the export prices from the PRC. The normal values were determined based on export prices to an appropriate third country. The Applicant provided exports from the PRC to the United States of America ("USA"). The export prices were based on official import statistics from the South African Revenue Service ("SARS").

On this basis, the Commission found that there was *prima facie* proof of dumping of the subject products originating in or imported from the PRC.

THE ALLEGATION OF INJURY

The Applicant submitted *prima facie* evidence that imports of the subject products originating in or imported from the PRC have increased significantly in absolute terms and in terms of market share indicating the likelihood of substantially increased imports. Additionally, the Applicant alleges that imports from the PRC are entering the SACU market at prices that will have depressing and suppressing effects on SACU prices and are likely to increase demand for further imports.

Furthermore, the Applicant provided information showing that the setting up of factories, implementation of technological advancements, and global exports from China suggest that exporters in China have an imminent and substantial increase in disposable capacity. The Applicant also alleged that imports from the PRC are likely to increase due to the imminent expiry of the safeguard duties on the subject products in August and December 2024.

Additionally, the Applicant alleged imports will increase due to trade defence mechanisms enacted on imports of fasteners in the European Union (EU), Canada, and the USA. This then can lead to a redirection of PRC exports from these markets to the SACU market.

The Applicant alleges that the change in circumstances outlined above is clearly foreseeable and imminent and would create a situation in which the dumping of the subject products from the PRC would cause material injury to the SACU industry.

On this basis the Commission found that there was *prima facie* proof of a threat of material injury.

CAUSAL LINK

On this basis, the Commission found that there was prima *facie proof* of an imminent threat of material injury to the SACU industry, and that there is a causal link between the alleged dumped imports and the threat of material injury to the SACU industry.

PERIOD OF INVESTIGATION

The period of investigation for purpose of determining the dumping margin is from 01 February 2023 to 31 January 2024. The period of investigation for purposes of determining material injury is from 01 February 2021 to 31 January 2024.

LEGAL PROCEDURAL FRAMEWORK

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

PROCEDURES AND TIME FRAMES

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

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

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-days period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by the Embassy on behalf of exporters.

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

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

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

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

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submissions only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination.

Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

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

CONFIDENTIAL INFORMATION

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

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

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

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

to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

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

Section 2.3 of the ADR provides as follows:

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

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

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting threat of material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies II
International Trade Administration Commission

Block E – The DTI Campus

77 Meintjies Street

SUNNYSIDE

PRETORIA

SOUTH AFRICA

Postal address

The Senior Manager Trade Remedies II Private Bag X753 PRETORIA

0001

SOUTH AFRICA

Enquiries may be directed to the investigating officers, Mr. Pfananani Muumba at email address: rmuumba@itac.org.za, Ms. Portia Chuma at email address: pchuma@itac.org.za, or Ms. Phindile Mabona at email address: pmabona@itac.org.za.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 2659 OF 2024

COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rules 34(b)(ii) and 35(5)(b)(ii) 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
LM032May24	CFAO Healthcare Societe Anonyme	Opella Healthcare South Africa (Pty) Ltd	02/07/2024	Approved
LM040Jun24	GEPF	SAHL Investment Holdings (Pty) Ltd (SAHLIH)	02/07/2024	Approved
LM002Apr24	General Atlantic Partners, LP	Actis Holdings S.A.L.R (Luxembourg)	04/07/2024	Approved
LM033May24	Masimo Ventures (Pty) Ltd	Conrad Kgwadi in respect of target firms	04/07/2024	Approved

The Chairperson Competition Tribunal

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 642 OF 2024

ROAD ACCIDENT FUND

ADJUSTMENT OF STATUTORY LIMIT IN RESPECT OF CLAIMS FOR LOSS OF INCOME AND LOSS OF SUPPORT

The Road Accident Fund hereby, in accordance with section 17(4A)(a) of the Road Accident Fund Act, No. 56 of 1996, adjusts and makes known that the amounts referred to in subsection 17(4)(c) are hereby adjusted to R365 814.00, with effect from 31 July 2024, to counter the effects of CPI inflation.

Note: The CPI index based on the new "basket and weights" was used to calculate this adjustment, **effective from 31 July 2024** (with base year December 2021 = 100). The CPI index for May 2008 was 50.43 due to the December 2021 rebasing. The CPI index for May 2024 was 115.3. This adjustment was calculated by multiplying the R 160 000 limit by 115.3/50.43.

RAADSKENNISGEWING 642 VAN 2023

PADONGELUKFONDS

AANPASSING VAN STATUTÊRE LIMIET TEN OPSIGTE VAN EISE VIR VERLIES AAN INKOMSTE EN ONDERHOUD

Die Padongelukfonds maak ooreenkomstig artikel 17(4A)(a) van die Padongelukfondswet, No. 56 van 1996 bekend dat, met effek vanaf **31 Julie 2024**, die bedrae waarna verwys word in subartikel 17(4)(c) aangepas word tot **R365 814.00**, ten einde die uitwerking van VPI inflasie teen te werk.

Neem kennis: Die VPI indeks gebasseer op die nuwe "mandjie en gewigte" is gebruik om hierdie aanpassing, **effektief vanaf 31 Julie 2024**, te bereken (met basisjaar Desember 2021 = 100). Die heraangepaste VPI indeks vir Mei 2008 is 50.43 as gevolg van die Desember 2021 aanpassing. Die VPI indeks vir Mei 2024 was 115.3. Hierdie aanpassing was bereken deur die R 160 000 limiet te vermenigvuldig met 115.3/50.43.

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