

DEPARTMENT OF TRADE AND INDUSTRY

NO. 388

27 MARCH 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. PONGOLA KOOPERATIEWE VERVOERSTELSEL BEPERK (K6/3/3/0417)
2. SLANGHOEK KOOPERATIEWE WYNKELDER BEPERK (K6/3/3/0178)
3. INTSIKAYETHEMBA RETAIL CO-OP LTD (2016/001117/24)
4. LANGKLOOF BOEREKOOPERASIE LTD (K6/3/3/0135)
5. KNYSNA CITRUS CO-OP LTD (2014/009124/24)
6. K M P H TRADING CO-OP LTD (K6/3/9/12319)
7. TAMU TOURISM CO-OP LTD (K6/3/9/12316)
8. BEAUTIFUL BEGINNING CHILD CARE AND EDUCATION CO-OP LTD (K6/3/9/12321)
9. RE SEMELETSE MULTI-PURPOSE AGRICULTURAL CO-OP LTD (K6/3/3/12311)
10. INQONQONDWANE CO-OP LTD (K6/3/9/12363)
11. PHUMELELA ZIMELE CO-OP LTD (K6/3/9/12066)
12. MAKHAYA CO-OP LTD (K6/3/9/13400)
13. SOKESIMBONE UDLAMINI CO-OP LTD (K6/3/9/13419)
14. ASANDE SECURITY SERVICES CO-OP LTD (K6/3/9/12320)
15. SOKESIMBONE UDLAMINI CO-OP LTD (K6/3/9/13419)
16. ENTERPRISE DEVELOPMENT ALLIANCE CO-OP LTD (K6/3/9/12318)
17. BAMBANANI DISABILITY DEVELOPMENT CO-OP LTD (K6/3/9/13496)
18. MNGWAZI FARMERS CO-OP LTD (K6/3/9/12094)
19. LONDEKA USEFUL CO-OP LTD (K6/3/9/13348)
20. AMAKHULUKHULU COAL CO-OP LTD (K6/3/9/13411)
21. PHAKAMA QINISA CO-OP LTD (K6/3/9/12077)
22. IKHONO LETHU CO-OP LTD (K6/3/9/12060)
23. YEKHETHELO CO-OP LTD (K6/3/9/13296)
24. PHUZUKUMILA PLUMBING AND HOUSE REFURBISHMENT CO-OP LTD (K6/3/9/13347)
25. IKITLAETSENG BATTERIES CO-OP LTD (K6/3/9/13284)
26. UMZAMO KANTU CO-OP LTD (K6/3/3/13285)
27. BOITELO CO-OP LTD (K6/3/9/13287)
28. NTILINGWE CO-OP LTD (K6/3/9/12085)
29. LOWER NCUNCUZO CO-OP LTD (K6/3/3/13288)
30. AREKOPANENG MINING CO-OP LTD (K6/3/9/13289)
31. MY DUNS ENTERPRISE SUPPORT CO-OP LTD (K6/3/9/13308)
32. UKUSA CO-OP LTD (K6/3/9/13275)

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

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

REGISTRAR OF CO-OPERATIVES

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

Private Bag X237
Pretoria
0001

DEPARTMENT OF TRADE AND INDUSTRY

NO. 389

27 MARCH 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. ORION BURIAL SOCIETY CO-OP LTD (2017/006075/24)
2. GROUTVILLE CO-OP LTD (2018/002467/24)
3. UMTHENDE AGRICULTURAL CO-OP LTD (2011/010360/24)
4. SITHEMBELE TRANSPORT AND CONSTRUCTION CO-OP LTD (K6/3/9/13684)
5. KOMMA-WEER (KOOPERATIEF) BEPERK (K6/3/9/0253)
6. HUISVROU CO-OP LTD (K6/3/9/0204)
7. NABOOM TUISKEUR CO-OP LTD (K6/3/9/0237)
8. WOEKER EN WOEL CO-OP LTD (K6/3/9/0238)
9. VLYTIGE VINGERS CO-OP LTD (K6/3/9/0242)
10. TUISGENOT CO-OP LTD (K6/3/9/0234)
11. FARM FARE HOME INDUSTRIES CO-OP LTD (K6/3/9/0203)
12. SUID-AFRIKAANSE SOUTKOOPERASIE BEPERK (K6/3/9/0131)
13. SONQOBA BUILDING AND CIVILS CO-OP LTD (K6/3/9/0540)
14. SIYAPHAMBILI FISHING CO-OP LTD (K6/3/9/0552)
15. BRAY CO-OP ENTERPRISE LTD (K6/3/9/0558)
16. SEHLAKWANE CO-OP LTD (K6/3/9/0560)
17. UMCEBUSENDLINI FARMERS CO-OP LTD (K6/3/9/0564)
18. AGTERBAAI VISSERS KOOPERASIE BEPERK (K6/3/9/0569)
19. INKANYEZI YOKUSA DEVELOPERS CO-OP LTD (K6/3/9/0571)
20. SIZANANI CONSUMER CO-OP LTD (K6/3/9/0581)
21. ODI HEALTH PROVIDERS CO-OP LTD (K6/3/9/0583)
22. HOUTEMA FISHING CO-OP LTD (K6/3/9/0591)
23. BRITS KOOPERATIEWE TUISNYWERHEID BEPERK (K6/3/9/0223)
24. DIE LADISMITHSE TUISNYWERHEID KOOPERASIE BEPERK (K6/3/9/0228)
25. ELSBURGSE TUISNYWERHEID CO-OP LTD (K6/3/9/0282)
26. WITRIVIER TUISNYWERHEID CO-OP LTD (K6/3/9/0259)
27. OP-EN-WAKKER (KOOPERATIEF) BEPERK (K6/3/9/0245)
28. ALBERTON TUISNYWERHEID (KOOPERATIEF) BEPERK (K6/3/9/0244)
29. GEVULDE URE (KOOPERATIEF) BEPERK (K6/3/9/0225)
30. ROOSMARYN TUISNYWERHEID (KOOPERATIEF) BEPERK (K6/3/9/0349)
31. WELLINGTON KOOPERATIEWE WYNKELDER BEPERK (K6/3/3/0064)
32. MOUNT AYLIFF AGRICULTURAL CO-OP LTD (K6/3/3/0825)

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

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

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DEPARTMENT OF TRADE AND INDUSTRY

NO. 390

27 MARCH 2020

THE SUGAR INDUSTRY AGREEMENT, 2000

NOTICE UNDER CLAUSE 82 OF THE SUGAR INDUSTRY AGREEMENT, 2000

The South African Sugar Association hereby publishes under clause 82 of the Sugar Industry Agreement, 2000, the varieties of sugarcane, which varieties have been duly approved by the South African Sugar Association for planting during the year commencing 1 April 2020 exclusively in the control areas or part of a control area specified.

PEST, DISEASE AND VARIETY CONTROL: 2020/2021 SUGARCANE VARIETIES

CONTROL AREAS	VARIETIES OF SUGARCANE FOR PLANTING EXCLUSIVELY WITHIN EACH CONTROL AREA
Lowveld	N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N36, N40, N41, N43, N46, N49, N53, N57, N70, N71 and N73
Pongola	N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N36, N40, N41, N43, N46, N49, N53, N57, N70, N71 and N73
Mkuze / Makhatini	N17, N19, N23, N25, N36, N40, N41, N43, N46, N49, N53, N57, N67, N70, N71, N72 and N73
Umfolozi	N12, N14, N17, N19, N21, N22, N23, N24, N25, N26, N27, N28, N30, N33, N35, N36, N40, N41, N42, N43, N45, N46, N47, N49, N51, N53, N55, N57, N58, N59, N60, N64, N67, N70 and N72
Felixton	NCo376, N12, N14, N17, N19, N21, N23, N25, N27, N35, N36, N39, N40, N41, N42, N45, N47, N49, N51, N53, N55, N57, N58, N59, N60, N63, N64, N67, N68, N70 and N72
Entumeni	NCo376, N12, N16, N17, N21, N25, N27, N31, N35, N36, N37, N39, N40, N41, N42, N45, N47, N48, N50, N51, N52, N54, N55, N56, N58, N59, N61, N62, N63, N66, N68, N69, N74 and N75

CONTROL AREAS	VARIETIES OF SUGARCANE FOR PLANTING EXCLUSIVELY WITHIN EACH CONTROL AREA
Amatikulu	NCo376, N12, N17, N19, N21, N25, N27, N31, N35, N36, N39, N40, N41, N42, N45, N47, N51, N52, N53, N55, N56, N57, N58, N59, N60, N63, N64, N67, N68, N70 and N72
North Coast	N12, N14, N16, N17, N19, N21, N22, N25, N26, N27, N31, N35, N36, N37, N39, N40, N41, N42, N45, N47, N48, N49, N50, N51, N52, N53, N54, N55, N56, N57, N58, N59, N60, N61, N62, N63, N64, N66, N67, N68, N69, N70, N72, N74 and N75
Midlands North	N12, N16, N21, N23, N25, N26, N27, N31, N35, N36, N37, N39, N40, N41, N42, N43, N45, N47, N48, N49, N50, N51, N52, N53, N54, N55, N60, N61, N62, N66, N69, N74 and N75
Midlands South	N12, N16, N21, N23, N25, N26, N27, N28, N30, N31, N35, N36, N37, N39, N40, N41, N42, N43, N45, N47, N48, N49, N50, N51, N52, N53, N54, N55, N58, N59, N60, N61, N62, N66, N69, N74 and N75
Sezela	NCo376, N12, N16, N21, N27, N31, N36, N37, N39, N40, N41, N42, N45, N47, N48, N50, N51, N52, N53, N54, N55, N56, N58, N59, N60, N61, N62, N63, N64, N66, N67, N68, N69, N72, N74 and N75
Umzimkulu	NCo376, N12, N14, N16, N17, N21, N27, N31, N36, N37, N39, N40, N41, N42, N45, N47, N48, N50, N51, N52, N54, N55, N56, N58, N59, N61, N62, N63, N64, N66, N67, N68, N69, N72, N74 and N75
Du Roi Agritech (Pty) Ltd	N14, N19, N23, N25, N36, N40, N41, N46, N49, N50, N53 and N57

SUGAR INDUSTRY AGREEMENT, 2000

CONTROL AREAS

AREAS OF JURISDICTION BY LOCAL MUNICIPALITIES

Lowveld	City of Mbombela (MP 326) Nkomazi (MP 324).
Pongola	uPhongolo (KZN 262), Umhlabuyalingana (KZN 271); Nongoma (KZN 265) and Jozini (KZN 272), north of the Mduna River.
Mkuze/Makhatini	Umhlabuyalingana (KZN 271), Jozini (KZN 272), uPhongolo (KZN 262), Nongoma (KZN 265) and the Big Five Hlabisa (KZN 276) the northern boundary being the Mozambique and Swaziland borders, the Jozini dam and south of a line along 31°28'19.8"S up to 27°28'19.8"E. The western boundary being the eastern and southern shores of Jozini dam and the western shore of Jozini dam up to Candover (at the crossing of the R69 - 31°28'19.8"S) then in line with Candover south along 27°28'19.8"E up to the Mduna River. The southern boundary being the Mduna River and along the Mzunduzi River up to 27°47'52.3"S and from there eastwards to the Indian Ocean.
Umfolozi	Big Five Hlabisa (KZN 276), Mtubatuba (KZN 275), uMfolozi (KZN 281), the northern boundary being the Mduna River and along the Mzunduzi River up to 27°47'52.3"S and from there eastwards to the Indian Ocean. The southern boundary is Teza Lake.
Felixton	uMlalazi (KZN 284) north of the Bhadi River and east of the road linking the R102 with the town of Mtunzini, uMhlatuze (KZN 282), uMfolozi (KZN 281) south of Kwambonambi, Mthonjaneni (KZN 285), uMfolozi (KZN 281) and City of uMhlathuze (KZN 282).
Amatikulu	uMlalazi (KZN 284), south of the uMlalazi river and Mandeni (KZN 291) north of the Tugela and Nyoni Rivers and west of the R102.
Entumeni	uMlalazi (KZN 284) and Mthonjaneni (KZN 285), including the Eshowe, Entumeni and Melmoth cane supply areas.
North Coast	Mandeni (KZN 291), south of the Tugela and Nyoni Rivers and east of the R102; KwaDukuza (KZN 292), Maphumulo (KZN 294), Umvoti (KZN 245), Ndwedwe (KZN 293) and eThekwini (ETH), east of the N3.
Midlands North	East of the N3 and within the boundaries of Umvoti (KZN 245), Msinga (KZN 244), uMshwathi (KZN 221), Maphumulo (KZN 294), Mkhambathini (KZN 226), the Msunduzi (KZN 225) and uMngeni (KZN 222).
Midlands South	West of the N3 and within the boundaries of Richmond (KZN 227), Mkhambathini (KZN 226), the Msunduzi (KZN 225) and eThekwini (ETH).

Sezela	UbuHlebezwe (KZN 434), Dr Nkosazana Dlamini-Zumu(KZN 436), Umdoni (KZN 212), eThekwini (ETH) south of the R603, Umdoni (KZN 212), Umzumbe (KZN 213) and Ray Nkonyeni (KZN 216) north of the Mzumbe River.
Umzimkulu	Mbizana (EC 443), uMuziwabantu (KZN 214), uMzimkhulu (KZN 435) UbuHlebezwe (KZN 434) and Ray Nkonyeni (KZN 216), south of the Mzumbe River.
Du Roi Agritech (Pty) Ltd	Greater Tzaneen (LIM 333). Sugarcane used for the purposes of propagating NovaCane® tissue culture plant material, single-budded transplant seedcane material or whole-stick seedcane.

DEPARTMENT OF TRADE AND INDUSTRY

NO. 391

27 MARCH 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. DOTYENI TRADING CO-OP LTD (K6/3/9/13569)
2. RAMATLABAMA AGRICULTURAL MARKET CO-OP LTD (K6/3/3/13970)
3. THOTHO CO-OP LTD (K6/3/9/13551)
4. PHUMUZA-IPHIKA (K6/3/9/12812)
6. DEVHULA COMMUNITY SERVICES CO-OP LTD (K6/3/9/13313)
7. XOLISA CO-OP LTD (K6/3/9/13716)
8. JAJU MADIBA TRAVELING AND TOURISM CO-OP LTD (K6/3/9/13960)
9. CHUMANI CO-OP LTD (K6/3/9/13723)
10. IMVANO-LWAZI CO-OP LTD (K6/3/9/13577)
11. CAMERA VIEW PICTURE WORLD CO-OP LTD (K6/3/9/13601)
12. MAKHUKHULA CO-OP LTD (K6/3/3/13604)
13. IMBOKODO EBOMVU CO-OP LTD (K6/3/3/13606)
13. ZAKHELE IKUSASA POULTRY CO-OP LTD (K6/3/3/13605)
14. THOLUKUKHANYA CO-OP LTD (K6/3/9/13607)
15. NCEDO CO-OP LTD (K6/3/9/13764)
16. RUTUMOGA YOUTH @ WORK CO-OP LTD (K6/3/9/13766)
17. OKUMHLOPHE CO-OP LTD (K6/3/9/13307)
18. YOUTH DRIVERS CO-OP LTD (K6/3/9/13755)
19. MN3T CONSTRUCTION CO-OP LTD (K6/3/9/13558)
20. AFRICAN CATERING CO-OP LTD (K6/3/9/13550)
21. GA MAESELA CO-OP LTD (K6/3/9/13322)
22. GIJIMANI SEWING CO-OP LTD (K6/3/9/13310)
23. TSHANDAMA FREEDOM ART MARKET (K6/3/9/13319)
25. NKANDLA LINEN AND EMBROIDERY PROJECT CO-OP LTD (K6/3/9/13972)
26. BOKAMOSONG BA BATSHA MULTI-PURPOSE CO-OP LTD (K6/3/9/13973)
27. MATHANJANA CO-OP LTD (K6/3/9/13710)
28. PFANANANI COMMUNITY PROJECTS CO-OP LTD (K6/3/9/13317)
29. INYATHUKO CO-OP LTD (K6/3/9/13976)
30. MAFULOMAJANGMANAANA AGRICULTURAL CO-OP LTD (K6/3/3/13663)
31. MBOMBELA ARTS, CRAFTS AND AFRICAN DESIGN CLOTHING (K6/3/9/13763)

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

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

REGISTRAR OF CO-OPERATIVES

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DEPARTMENT OF TRADE AND INDUSTRY

NO. 392

27 MARCH 2020

CO-OPERATIVES THAT HAS BEEN REMOVED FROM THE REGISTER

1. LIKUWE PRIMARY CO-OP LTD (2017/002697/24)
2. MASAKHANE SIBEMUNYE CO-OP LTD (K6/3/9/12704)
3. POVERTY STRICKEN FARMERS LTD (K6/3/3/970)
4. TSWELOPELE SEWING CO-OP LTD (K6/3/9/12637)
5. SIZANANI AGRICULTURAL CO-OP LTD (K6/3/3/1332)
6. SIZABANTU AND TOURISM CO-OP LTD (K6/3/9/12544)
7. MORNING STARS B & B TRANSPORT & TOURISM (K6/3/9/12840)
8. TSOSOLOSO-BOTSHA MULTIPURPOSE CO-OP LTD (K6/3/9/12265)
9. NCEDANANI CO-O P LTD (K6/3/3/12428)
10. TSWELELANG AGRICULTURAL CO-OP LTD (K6/3/3/1079)
11. WE WE PLANTERS AGRICULTURAL CO-OP (K6/3/3/13908)
12. ZIYEFENI CO-OP LTD (K6/3/9/12835)
13. ZINEMPILO CO-OP LTD (K6/3/3/1379)
14. ONKGOPOTSE PRODUCERS AND SUPPLIERS CO-OP LTD (2012/016332/24)
15. THEKWANE WEST AGRICULTURE CO-OP LTD (K6/3/3/1138)
16. WAKE UP SOUTH AFRICA WELDERS PRIMARY CO-OP LTD (2013/017340/24)
17. SISONKE WOMEN'S EMPOWERMENT CO-OP LTD (K6/3/9/12843)
18. UMPHITHI SEWING CO-OP LTD (K6/3/9/12847)
19. ZAMANI CREATION CO-OP LTD (K6/3/9/12412)
20. TOP-DRAWER CO-OP LTD (K6/3/9/12517)
21. TSHENOLO CO-OP LTD (K6/3/9/12841)
22. TIGANE BRICKS MAKING CO-OP LTD (K6/3/9/12832)
23. TSALANANI PIGGERY CO-OP LTD (K6/3/6/12860)
24. TSHANDUKO NDI AGRICULTURAL CO-OP LTD (K6/3/3/0994)
25. SIYAYEMUKELA CO-OP LTD (K6/3/9/12849)
26. THUSANANI FARMERS CO-OP LTD (K6/3/3/0964)
27. UBUMBANO LOMUZUMBE CO-OP LTD (K6/3/3/743)
28. SIMONDIUM WYNKELDER KOOPERATIEF BEPERK (K6/3/3/420)
29. SOUTH AFRICAN PROFESSIONAL BEE FARMERS CO-OP LTD (K6/3/3/0418)
30. HAZYVIEW KOOP SITRUS MAATSKAPPY BEPERK (K6/3/3/197)
31. WOMEN'S EMPOWERMENT CO-OP LTD (K6/3/9/12843)

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

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

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DEPARTMENT OF TRADE AND INDUSTRY

NO. 393

27 MARCH 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. MAGIC ORGANIC AGRICULTURAL CO-OP LTD (2012/018440/24)
2. KAGISO KE KGANYA LE KUTLWANO BAKERY CO-OP LTD (2016/009035/24)
3. MOSHATE GATEWAY CO-OP LTD (2014/004955/24)
4. VUKUKHANYE AFRICA PRIMARY CO-OP LTD (2016/009067/24)
5. HLOMUKA CO-OP LTD (K6/3/9/14356)
6. LODAKADA CO-OP LTD (K6/3/9/14187)
7. KUYATHUTHUKISWANA CO-OP LTD (K6/3/9/14499)
8. JET ASANTE SECURITY CO-OP LTD (K6/3/9/14188)
9. BELLA CO-OP LTD (K6/3/9/14189)
10. UNCEDO CO -OP LTD (K6/3/9/14668)
11. ABABUSI TRADING AND SERVICES CO-OP LTD (K6/3/9/13330)
12. MASIQALEKABUSHYA AGRICULTURAL CO-OP LTD (K6/3/9/14191)
13. KGONENG MAMERELA WOMEN'S CO-OP LTD (K6/3/9/14186)
14. SHUKUMANI BRICKS AND HARDWARE CO-OP LTD (K6/3/9/14196)
15. BUMBANO AGRICULTURE POULTRY CO-OP LTD (K6/3/3/14681)
16. MANYANANI CO-OP LTD (K6/3/9/14357)
17. SBANESIHLE CO-OP LTD (K6/3/9/12809)
18. GAUTENG CHEMICAL MANUFACTURING SECONDARY CO-OP LTD (K6/3/8/13542)
19. BONTLE DIATLENG BAKERY CO-OP LTD (K6/3/9/13780)
20. SEMELELA WOMEN'S CONSTRUCTION CO-OP LTD (K6/3/9/13545)
21. MAATLA GA A LOBE AGRICULTURAL CO-OP LTD (K6/3/3/13537)
22. HELPING HANDS ELECTRICAL AND HARDWARE CO-OP LTD (K6/3/9/13768)
23. VEZIKHONO CO-OP LTD (K6/3/9/14270)
24. ISU LABASHA CENTRAL CO-OP LTD (K6/3/8/13510)
25. S AND A BAKERS CO-OP LTD (K6/3/9/13556)
26. TOWNLAND AGRICULTURAL CO-OP LTD (K6/3/3/14322)
27. SIYAYA COMPUTER ACADEMY CO-OP LTD (K6/3/9/14318)
28. SIYALINGA CO-OP LTD (K6/3/9/14293)
29. ZOE SERVICE CO-OP LTD (K6/3/9/14390)
30. MPHIKELELE CO-OP LTD (K6/3/9/14305)
31. WOMAN OF THE MOMENT CO-OP LTD (K6/3/9/14290)
32. ISIKHAWO-GREEN CO-OP LTD (K6/3/9/14316)

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DEPARTMENT OF TRADE AND INDUSTRY

NO. 394

27 MARCH 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. ST HELENA DESCENDANTS FARMERS CO-OP LTD (K6/3/3/13712)
2. NGENA CO-OP LTD (K6/3/9/13233)
3. ZENZILE CO-OP LTD (K6/3/9/13714)
4. ZIMMANDI CHICKENS CO-OP LTD (K6/3/9/13946)
5. ACHIB LIMPOPO SECONDARY CO-OP LTD (K6/3/8/13715)
6. MQONCI AGRICULTURAL CO-OP LTD (K6/3/3/13686)
7. SIYADUMISA CO-OP LTD (K6/3/9/13579)
8. TSAKANI MZINTI POULTRY FARMING PRIMARY AGRICULTURAL CO-OP LTD (K6/3/3/13673)
9. AMAQUTHU AKWAHLABISA ART AND CRAFTS CO-OP LTD (K6/3/9/13563)
10. ZINGISA ARTS AND CULTURE CHILD CARE CO-OP LTD (K6/3/9/14010)
11. PATIENCE CRAFT CO-OP LTD (K6/3/9/13704)
12. MPHEZENI EVENT AND TOURISM CO-OP LTD (K6/3/9/13700)
13. KUNGATHI MANUFACTURERS AND MULTI-PURPOSE CO-OP LTD (2010/006183/24)
14. MASILHANGANYELE 27 CO-OP LTD (2013/015893/24)
15. ELIKAYISE AGRICULTURAL CO-OP LTD (2015/004670/24)
16. SITHI CONTRACTORS CO-OP LTD (K6/3/9/13901)
17. SINAMANDLA CO-OP LTD (K6/3/9/13114)
18. SIKHULULE CO-OP LTD (K6/3/9/13115)
19. IZENZO CERAMIC PRODUCTION CO-OP LTD (K6/3/9/13703)
20. KHOTSOFALANG CO-OP LTD (K6/3/9/13277)
21. QHUBEKEKANI BAFAZI NABAFANA TRADING CO-OP LTD (K6/3/9/13272)
22. MPONENG DRESS MAKING CO-OP LTD (K6/3/9/13488)
23. SIBHEKUKHANYA CO-OP LTD (K6/3/9/13705)
24. PARADISE ENTERPRISE CO-OP LTD (K6/3/9/13278)
25. DOKONONO TSA PHELI TRADING CO-OP LTD (K6/3/9/13273)
26. ABESUTHU CO-OP LTD (K6/3/9/13102)
27. MASAZIWE CATERING CO-OP LTD (K6/3/9/13111)
28. KUYAKHANYA CLEANING MAINTENANCE SERVICES CO-OP LTD (K6/3/9/13486)
29. ALSADEH CO-OP LTD (K6/3/3/13276)
30. INDWE CO-OPL TD (K6/3/9/13106)
31. MQANYAKISO CO-OP LTD (K6/3/9/13271)

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Pretoria

0002

Private Bag X237

Pretoria

0001

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NOTICE 206 OF 2020

PPECB - BOARD NOTICE

PERISHABLE PRODUCTS EXPORT CONTROL BOARD

IMPOSITION OF LEVIES ON PERISHABLE PRODUCTS

In terms of section 17(i) of the Perishable Products Export Control Act, 1983 (Act No.9 of 1983), the Board hereby imposes the following levies and tariffs, in respect of each of the under mentioned perishable products, as defined in section 1 (i) of the above mentioned Act, which may be exported from the Republic of South Africa. These levies will be valid from 1st of April 2020 until further notice.

SEA LEVIES

Conventional (break-bulk)	R 18.80 per pallet
Conventional - Under cold treatment protocols	R 35.48 per pallet
RMT loading/off-loading	R 16.91 per pallet
Containerised harbour	R 526.00 per container
Containerised inland	R 680.00 per container
Containerised - Under cold treatment protocols	R 1 010.00 per container
Containerised at two loading points	R 1 348.00 per container
Products exported by air	R 0.0350 per kilogram
After hour callouts (see definition under HOUR rates)	Hour and kilometre rates as listed

- All levies by kilogram will be based on gross weight.

CONTAINER INSPECTION LEVIES

	<u>Week-days</u>	<u>After Hours/Weekends/ Public Holidays</u>
Cleanliness inspection	R 25.66 per unit	R 51.35 per unit
Technical inspection	R 25.66 per unit	R 51.35 per unit
Full inspection	R 51.35 per unit	R 102.65 per unit
After hour callouts (see definition under HOUR rates)	Hour and kilometre rates as listed	or Weekend rates as above

- In all instances where a service is delivered and unit rates are not sufficient to cover costs, PPECB will retain the right to, at its discretion, charge hour and or kilometre rates as listed instead of or in addition to the published fees above. For administrative purposes hour and kilometre rates may be adapted to an equivalent tariff per unit.

OTHER LEVIES

The fees listed below exclude any travelling; freight and incidental costs, which will be charged for separately.

Calibration of vessel temperature recording equipment	R 17 475 per vessel (depending on no of cooling compartments)
Inspection and registration of Refrigerated Road Motor Transport	R 760.00 per vehicle (depending on structure of vehicle)
Stuffing reports	R 310.50 per request
Redo of special shipment documentation	R 758.00 per request
Inspection and registration of RMT's & Cold Stores	R 758.00 per RMT/Cold store
Calibration of on-board container data loggers and portable data loggers for use in sterilisation shipments	R 97.30 per calibration
Temperature monitoring probes for conventional shipments	R 269.00 per probe
Administration fee for document retrieval	R 269.00 per retrieval and/or hour rates as listed
Food safety certification audit	R 4 918.00 per audit
Handling fee for residue samples	R 93.90 per sample
MRL sample fee	R 714.00 per sample
Sealing hatches; post harvest claims; grading audits	Hour and kilometre rates as listed

- In all instances where a service is delivered and unit rates are not sufficient to cover costs, PPECB will retain the right to, at its discretion, charge hour and or kilometre rates as listed instead of or in addition to the published fees above. For administrative purposes hour and kilometre rates may be adapted to an equivalent tariff per unit.
- Actual courier cost recovery (will vary depending on location).

AGRICULTURAL PRODUCT STANDARDS

In terms of section 17(i) of the Perishable Products Export Control Act, 1983 (Act No. 9 of 1983), and by virtue of the Board's appointment as Assignee in terms of Regulation 1978 of the Agricultural Products Standards Act, 1990 (Act No. 119 of 1990), the Board hereby imposes the following levies and tariffs in respect of each of the products specified in the tables, which may be exported from the Republic of South Africa. These levies will be valid from the 1st of April 2020 until further notice.

INSPECTION LEVIES (AGRICULTURAL PRODUCT STANDARDS)

Products

<u>Products</u>	<u>Inspection Fee</u>
Avocados (less than 5 kilograms)	38.70 cents per container in a consignment
Avocados (more than 5 kilograms)	77.40 cents per container in a consignment
Aseptically packed	0.331 cent per kg or part thereof in a consignment
Canned products	1.760 cent per kg or part thereof in a consignment
Citrus fruit (less than 5 kilograms)	31.94 cents per container in a consignment
Citrus fruit (more than 5 kilograms)	80.00 cents per container in a consignment
Citrus Bulk Bin < and equal to 400kg	R 18.97 per bin or part thereof
Citrus Bulk Bin > and equal to 401kg	R 29.50 per bin or part thereof
Concentrates	2.224 cent per kg or part thereof in a consignment
Condensed milk	8.420 cents per kg or part thereof in a consignment
Dairy products	16.25 cents per kg or part thereof in a consignment
Dried fruit	2.688 cents per kg or part thereof in a consignment
Egg products	13.70 cents per kg or part thereof in a consignment
Flowers, bulbs and proteas	43.53 cents per kg or part thereof in a consignment
Fresh vegetables including onions and potatoes	5.028 cents per kg or part thereof in a consignment
Frozen fruit and vegetables	2.220 cents per kg or part thereof in a consignment
Grain and grain products (excluding maize)	R 4.000 per metric ton or part thereof in a consignment
Grapes (less than 6 kilograms)	79.500 cents per container in a consignment
Grapes (more than 6 kilograms)	R 1.590 per container in a consignment
Groundnuts	R 101.40 per metric ton or part thereof
Peacan Nuts	R 25.42 per metric ton or part thereof
Macadamia Nuts	R 27.61 per metric ton or part thereof
Macadamia Nuts (with certificate)	R 30.95 per metric ton or part thereof
Litchis	14.14 cents per kg or part thereof in a consignment
Maize inland	R 4.00 per metric ton or part thereof in a consignment
Maize (bulk loading at harbours)	R 12.54 per metric ton or part thereof in a consignment
Mangoes (less than and equal to 5 kilograms)	64.86 cents per container in a consignment
Mangoes (more than 5 kilograms)	R 1.299 per container in a consignment
Mangoes in bulk bins	R 71.67 per bin or part thereof
Meat	6.335 cents per kg or part thereof in a consignment
Melons	63.200 cents per container in a consignment
Other fresh fruit	63.251 cents per container in a consignment
Persimmons (less than and equal to 1 kilogram)	14.261 cents per container in a consignment
Persimmons (more than 1 kilogram but less than 5 kilograms)	35.657 cents per container in a consignment
Persimmons (more than 5 kilograms)	64.294 cents per container in a consignment
Pineapples	72.60 cents per container in a consignment
Pome fruit	75.36 cents per container in a consignment
Pome fruit in bulk bins	R 22.14 per bin or part thereof
Red tea	11.93 cents per kg or part thereof in a consignment
Stone fruit	70.80 cents per container in a consignment
All other products	6.33 cents per kg or part thereof in a consignment
Inspections on request	Published inspection levy and/or hour and kilometre rates as listed

- In all instances where a service is delivered and unit rates are not sufficient to cover costs, PPECB will retain the right to, at its discretion, charge hour and or kilometre rates as listed instead of or in addition to the published fees above. For administrative purposes hour and kilometre rates may be adapted to an equivalent tariff per unit.

HOUR AND KILOMETRE RATES

	<u>Rate per Hour</u>
Normal Time (8 am to 5 pm weekdays)	R 726 per hour
Normal Overtime	R 797 per hour
Sundays & Public holidays	R 891 per hour
Kilometre rate	R 6.19 per kilometre

- Above rates will be valid from 1 April 2020 until further notice.
- In all instances where a service is delivered and unit rates are not sufficient to cover costs, PPECB will retain the right to, at its discretion, charge hour and or kilometre rates as listed above instead of or in addition to the published fees. For administrative purposes hour and kilometre rates may be adapted to an equivalent tariff per unit.
- Where hourly rates are charged, a minimum fee for a one hour call out will be charged. Thereafter time will be charged in half hour segments ie R 345.00 per half hour or part thereof. The same principle will be applied to overtime and Sunday time.
- After hour callouts are defined as all callouts made outside Normal Time (8am to 5pm weekdays) and will be charged for at the Normal Overtime or Sunday & Public holiday hour rate.

Orchard Inspection (Rates determined by DALRRD)

Orchard Inspection (1 hour)	R 460.00
Orchard Inspection (30 minutes)	R 230.00
Orchard Inspection (Overtime Hours R 330.00 per 30 minutes)	R 690.00
Orchard Inspection (Sunday Hours R 440.00 per 30 minutes)	R 920.00

LABORATORY FEES

ISO 17025 ACCREDITED METHODS

<u>Mycotoxin Analysis using HPLC methods</u>	<u>Fee</u>
AFLATOXIN B/G Statutory levy: Groundnuts 10kg (extra charge for sample handling – R 52.40 and Transport – R 52.40)	R 1,189.00
AFLATOXIN B/G: Groundnuts, tree nuts, spices, dried fruit, cereals, feeds - (minimum of 250g sample required)	R 1,249.00
AFLATOXIN B/G: Groundnuts 10kg - (extra charge for sample handling – R 52.40 and Transport – R 52.40)	R 1,249.00
OCHRATOXIN 'A': Wines, nuts, spices, dried fruit, cereals, feeds - (minimum of 250g sample required)	R 1,249.00
ZEARALENONE: Cereals, pet foods, feeds - (minimum of 250g sample required)	R 1,249.00
AFLATOXIN M1: Milk and milk powder - (minimum of 100ml or 100g required)	R 1,249.00
FUMONISIN: Food, feed, cereals - (minimum of 250g sample required)	R 1,381.00
PATULIN: Apple juice - (minimum of 100ml required)	R 1,249.00
DEOXYNIVALENOL: Cereal and Grain (minimum of 100g required)	R 1,381.00
T-2 and HT-2 Toxin: Animal Feed (minimum of 100g required)	R 1,381.00

Fats Analysis

FREE FATTY ACIDS: Fats, oilseeds, nuts, cereals, pet foods - (minimum of 500g sample required)	R 585.60
PEROXIDE VALUE: Fats, oilseeds, nuts, cereals, pet foods - (minimum of 500g sample required)	R 585.60

Pesticide Residue Testing

MRL: Fresh fruit and vegetables, dried fruit, groundnuts and other oilseeds - (minimum of 500g required)	R 1,408.00
MRL + Ethepron: Citrus Fruit and Table grapes - (minimum of 500g required)	R 1,602.00
MRL + Fosetyl-Al: Citrus Fruit, Table grapes, Oilseeds and Oily fruit - (Minimum of 500g required)	R 1,701.00
Ethepron: Citrus Fruit and Table grapes - (Minimum of 500g required)	R 407.00
Fosetyl-Al: Citrus Fruit, Table grapes, Oilseeds and Oily fruit - (Minimum of 500g required)	R 492.75

Dairy Analysis

FAT % (GERBER): Yoghurt - (Minimum of 250ml required)	R 217.65
FAT % (VAN GULIK): Cheese - (Minimum of 250g required)	R 334.75
FAT % (GERBER): Milk, sweetened condensed milk - (Minimum of 500ml required)	R 172.15
MOISTURE: Milk, cream, primary cultured milk products, yoghurt - (Minimum of 250ml required)	R 46.45
MOISTURE: Cheese - (Minimum of 250g required)	R 117.10
PROTEIN ANALYSIS: Milk - (Minimum of 50ml required)	R 551.25
FREEZING POINT: Milk - (Minimum of 250ml required)	R 333.60
pH: Milk, cream - (Minimum of 250ml required)	R 133.70

NON-ACCREDITED METHODS

MOISTURE CONTENT: Oilseeds, nuts, dried fruit - (Minimum of 50 sample required)	R 602.00
ANISIDINE VALUE: Fats, oilseeds, nuts, cereal, pet foods - (Minimum of 500g sample required)	R 602.00

Dairy Analysis

MOISTURE: Condensed milk - (Sweetened and unsweetened, minimum of 250ml required)	R 93.95
FAT % (GERBER): Unsweetened condensed milk - (minimum of 250ml required)	R 133.70
FAT % (TEICHERT) - Dairy powder - (minimum of 250g required)	R 217.65
FAT % (GERBER): Cream – (minimum of 250ml required)	R 133.75
FAT % (BABCOCK): Cream - (minimum of 250ml required)	R 172.35
FAT % (KOHMAN): Butter - (minimum of 250g required)	R 91.70
SALT (KOHMAN): Butter - (minimum of 250g required)	R 250.00
MOISTURE (KOHMAN): Butter - (minimum of 250g required)	R 333.60

GENERAL

All charges referred to in this document exclude VAT of 15%.

DEPARTMENT OF EDUCATION

NOTICE 207 OF 2020

THE COUNCIL FOR QUALITY ASSURANCE IN GENERAL AND FURTHER EDUCATION AND TRAINING ("UMALUSI")

NOTICE FOR THE PUBLICATION OF THE AMENDMENTS TO THE POLICY FOR THE RE-ISSUE OF NATIONAL CERTIFICATES ON THE GENERAL AND FURTHER EDUCATION AND TRAINING QUALIFICATIONS SUB-FRAMEWORK FOR PUBLIC COMMENT

In terms of Section 24 of the National Qualification Framework Act (Act 67 of 2008), Umalusi is the Quality Council for General and Further Education and Training. Umalusi is mandated by the General and Further Education and Training Quality Assurance Act, 2001, (Act no 58 of 2001), to issue certificates to candidates who have successfully achieved qualifications at the exit points in general and further education and training.

In terms of section 27 of the National Qualifications Framework Act, 67 of 2008, Umalusi hereby gives notice of the publication of the gazette for public comment for the amendment to the *Policy for the Re-issue of National Certificates*.

The gazette may be accessed at www.umalusi.org.za

If the party is unable to access the document from the website for any reason, please contact Mr Gerhard Booyse at 012 030 0739 for assistance.

All interested persons and organisations are invited to comment on the amendments to the Policy for the Re-issue of National Certificates in writing, and to direct their comments to:

The Chief Executive Officer
Umalusi
PO Box 151
Persequor Technopark
Pretoria
0020
South Africa

Attention: Mr Gerhard Booyse

E-mail: Gerhard.Booyse@umalusi.org.za

Kindly provide the name, address, telephone number, fax number and e-mail address of the person or organisation when submitting comments. Comments should reach Umalusi within 21 calendar days of publication of this notice.



Prof. J Volmink
CHAIRPERSON

Date: 06 March 2020

POLICY FOR THE RE-ISSUE OF NATIONAL CERTIFICATES

ISBN:

UMALUSI

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ABBREVIATIONS AND ACRONYMS

AB	Assessment Body
ABET	Adult Basic Education and Training
CEO	Chief Executive Officer
DBE	Department of Basic Education
DG	Director-General
DHET	Department of Higher Education and Training
FET	Further Education and Training
GENFETQA	General and Further Education and Training Quality Assurance Act
GETC	General Education and Training Certificate
GFETQSF	General and Further Education and Training Qualifications Sub-framework
HEQSF	Higher Education Qualifications Sub-framework
ID	Identity Document
IT	Information Technology
NCS	National Curriculum Statement
NC(V)	National Certificate (Vocational)

NQF National Qualifications Framework

NSC National Senior Certificate

TVET Technical and Vocational Education and Training

CHAPTER 1

DEFINITIONS, OBJECTIVES AND APPLICATION

1. Definitions

The purpose of these definitions is to define the terminology used in developing this policy.

In this policy-

- (a) any word or expression to which meaning has been assigned in the *National Qualifications Framework Act, 2008* (Act No. 67 of 2008) and the *General and Further Education and Training Quality Assurance Act 2001*, (Act No. 58 of 2001), shall have the meaning so assigned to it, unless the context otherwise indicates-
- (b) the singular shall include the plural and *vice versa*-

“assessment” - means the process of identifying, gathering and interpreting information about a learner’s achievement in order to-

- (a) assist the learner’s development and improve the process of learning and teaching; and
- (b) evaluate and certify competence in order to ensure qualification credibility; assessment includes national examinations, end-of-term and/or once-off end-of-year examinations in order to ensure a national standard across providers;

“assessment body” - means a juristic body accredited by Umalusi Council to quality assure internal assessment and conduct external examinations, and includes a department of education;

“candidate” – means any person who has registered for and written an examination through an accredited assessment body and who achieved a subject credit in a qualification or the full qualification;

“certification” - means the formal recognition by Umalusi Council of a qualification or part qualifications awarded to a learner who has successfully completed the qualification registered on the GFETQSF;

“Council” – refers to Umalusi, the Quality Council for General and Further Education and Training; as contemplated in the *National Qualifications Framework, 2008 (Act No. 67 of 2008)*, and the *General and Further Education and Training Quality Assurance Act 2001, (Act No. 58 of 2001)*;

“curriculum” - means a statement which encompasses three components: intended curriculum, enacted curriculum and assessed curriculum;

“Department of Basic Education” - means the national department responsible for education and training that takes place in primary and secondary schools, as well as in adult education and training centres;

“Department of Higher Education and Training”, - means the national department responsible for further education and training in colleges, higher education institutions, and adult education and training centres;

“Director-General” - means the Director-General of the Department;

“Further Education and Training” - means all learning and training programmes leading to qualifications from Levels 2-4 of the National Qualifications Framework (NQF), which levels are above general education and training but below higher education;

“General Education and Training” - means all learning and training programmes leading to a qualification on Level 1 of the National Qualifications Framework, which level is below further education and training;

“General and Further Education and Training Qualifications Sub-framework” - means the Sub-framework of the NQF for General and Further Education and Training that is developed and managed by Umalusi;

“Head of Department” - means the head of a department responsible for education in a province;

“Head of Examinations” - means the head of an examination unit responsible for examinations in a province or the assessment body;

“Minister” - means the Minister of Basic Education and Minister of Higher Education, Science and Technology [and Training];

“moderation” - means a process which ensures that assessment of the outcomes described in the National Qualifications Framework standards or qualifications is fair, valid and reliable, this applies to both external and internal moderation;

“National Senior Certificate” as contemplated in the policy, *National policy pertaining to the Programme and Promotion requirements of the National Curriculum Statement, Grades R–12*, published in *Government Gazette* No. 34600 of 12 September 2011;

“National Qualification Framework” (NQF) - means the national qualifications Framework contemplated in the National Qualifications Framework Act, 2008;

“part-qualification” - means an assessed unit of learning with a clearly defined purpose that is, or will be, registered as part of a qualification on the NQF;

“Provincial Education Department” - means an education department, contemplated in *Section 1 of the Employment of Educators Act, 1998 (Act No. 76 of 1998)*;

“qualification” - means qualification types and variants as defined on the General and Further Education and Training Qualifications Sub-framework as contemplated in the *National Qualifications Framework Act, 2008 (Act No. 67 of 2008)*;

“quality assurance” - means the process of measuring, evaluating and reporting on quality against standards, and monitoring for ongoing improvement in the qualification, the curriculum/programme, the assessment, the implementation and delivery of the curriculum/programme and the capacity of the institution or assessment body to offer and/or assess the qualification;

“Quality Council (QC)” - means a Quality Council contemplated in sections 24-27 of the *National Qualifications Framework Act, 2008 (Act No. 67 of 2008)*;

“registered qualification” - means a qualification registered on the National Qualifications Framework by SAQA in terms of *section 13(1)(h)* of the *National Qualifications Framework Act, 2008 (Act No. 67 of 2008)*;

“Subject statement/certificate” – means the certificate issued by Umalusi where a candidate has not met the minimum requirements of the qualification but has obtained credits towards the qualification;

“Umalusi” – is the Quality Council for General and Further Education and Training established by the *General and Further Education and Training Quality Assurance Act, 2001 (Act No. 58 of 2001)*. In terms of the *National Qualifications Framework Act, 2008 (Act No. 67 of 2008)*, it is tasked to support the achievement of the objectives of the NQF and

to develop and manage the General and Further Education and Training Qualifications Sub-framework.

2. Objectives

- (1) The objective of this policy **[document]** is to determine standards for the certification of candidates where the information reflected on the original certificate issued by Umalusi requires amendment by-
 - (a) determining the norms and standards for certification of this special group of certification requests;
 - (b) guiding assessment bodies in the submission of data for certification as required by Umalusi in respect of changes to information on certificates already issued by Umalusi;
 - (c) ensuring compliance of candidate and certification data with policies and relevant legislation; and
 - (d) evaluating submitted requests and documentation for changes to information on certificates previously issued by Umalusi.

3. Application

- (1) This policy applies to candidates who were registered at public, or independent schools, or Technical and Vocational Education and Training Colleges, or Community Colleges and Private Colleges which offer qualifications registered on the GFETQSF.
- (2) In the event of a conflict between the *National Qualifications Framework Act, 2008* (Act No. 67 of 2008), the *Higher Education Act, 1997* (Act No. 101 of 1997), the *Skills Development Act, 1998* (Act No. 97 of 1998) and the *General and Further Education and Training Quality Assurance Act, 2001* (Act No. 58 of 2001), the *National Qualifications Framework Act, 2008*, must be given preference.

CHAPTER 2

PURPOSE AND SCOPE

4. Purpose

- (1) The purpose of **[the document]** this policy is to provide **[guidelines]** directives for the re-issuing of a certificate where the information on the original certificate requires amendment.
- (2) This policy specifies the required documents or evidence, which must be submitted **[for re-issues]** within the specified timeframes.
- (3) The policy also describes the responsibility of the requesting assessment body to ensure full compliance of each request before submission to Umalusi for consideration.

5. Scope

- (1) The changing of personal particulars on a certificate opens the possibility of a qualification being fraudulently allocated to another person. Such an eventuality must stringently be guarded against.
- (2) The focus of this particular policy is to govern the re-issue of previously issued certificates.
- (3) A request for a re-issue will only be considered where there is sufficient proof that one or more details on the certificate is incorrect and does not correspond with the valid and true facts.

(4) Umalusi issues certificates for the following qualifications and other qualifications registered on the General and Further Education and Training Qualifications Sub-framework (GFETQSF):

- (a) Senior Certificate (Report 550);
- (b) Senior Certificate (Report 550) as amended;
- (c) National Senior Certificate (Reports 190 and 191);
- (d) National N3 Certificate (Reports 190 and 191);
- (e) Subject Certificate (Report 550 and Reports 190 and 191);
- (f) National Senior Certificate (Schools);
- (g) National Certificate (Vocational) (NC(V)), Level 2 - 4;
- (h) Subject Statement NC(V), NSC and Senior Certificate (as amended);
- (i) General Education and Training Certificate (GETC): Adult Basic Education and Training; **[ABET (GETC: ABET)]** and
- (j) Learning Area Certificate (GETC[: ABET]).

CHAPTER 3

LEGISLATIVE CONTEXT

6. Underpinning Legislation

(1) The policy is **[regulations are]** premised on the following acts-

- (a) *The Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996);*
- (b) *National Qualifications Framework Act, 2008 (Act No. 67 of 2008) (hereafter referred to as the NQF Act);*
- (c) *General and Further Education and Training Quality Assurance Act, 2001 (Act No. 58 of 2001) (hereafter referred to as the GENFETQA Act);*
- (d) *South African Schools Act, 1996 (Act No. 84 of 1996); and*
- (e) *Continuing Education and Training Act, 2006 (No. 16 of 2006) (Previously "Further Education and Training Colleges Act").*

7. Mandate and responsibilities of Umalusi as Quality Council of the GFETQSF

- (1) Umalusi's mandate as the Quality Assurance Council for bands 1- 4 of the National Qualifications Framework, is stipulated in-
 - (a) Section 24 of the NQF Act; and
 - (b) Sections 16(2) and 16(3) of the *GENFETQA Act*.
- (2) In accordance with section 17A(6) of the *General and Further Education and Training Quality Assurance Act, 2001 (Act No. 58 of 2001)*, the Council must issue certificates to learners who have achieved qualifications or part qualifications.

8. Guiding Principles

- (1) In terms of the *Promotion of Administrative Justice Act, 2000*, Umalusi is required to have a policy in respect of administrative decisions taken. In terms of the re-issuing of certificates, an administrative decision is taken with each request for certification received.
- (2) This policy for the re-issue of certificates forms the rule-governed basis for each of these administrative decisions.
- (3) This policy defines the basis for the administrative decisions made by Umalusi in respect of changes requested to certificates already issued by Umalusi.

9. Supplementary documents

This policy must be read in conjunction with the following documents-

- (1) Department of Basic Education Regulations
 - (a) *Regulations Pertaining to the National Curriculum Statement Grades R-12, Government Gazette No. 36041 of 28 December 2012*; and
 - (b) *Regulations Pertaining to the Conduct, Administration and Management of the National Senior Certificate Examinations, Government Gazette No. 31337 of 29 August 2008*.

(2) Department of Basic Education Policies

(a) *Conduct, Administration and Management of the National Senior Certificate Examination, Government Gazette No. 30048 of 6 July 2007;*

(b) *National Policy Pertaining to the Programme and Promotion Requirements of the National Curriculum Statement Grades R – 12, Government Gazette No. 36042 of 28 December 2012; and*

(c) *National Protocol on Assessment for Schools in the General and Further Education and Training (Grades R – 12), Government Gazette No. 34600 of 12 September 2012.*

(3) Department of Higher Education and Training Regulations

Regulations on the Assessment Process and Procedures for Adult Education and Training (AET) National Qualifications Framework (NQF) Level 1.

(4) Department of Higher Education and Training Policies

(a) *National Policy on the Conduct, Administration and Management of the Assessment of the National Certificate (Vocational), Government Gazette No. 30287 of 12 September 2007;*

(b) *Policy for the Quality Assurance of Private Adult Learning Centres, Private Further Education and Training Colleges and Accreditation of Private Assessment Bodies, Government Gazette No. 33237 of 28 May 2010;*

(c) National Policy on the conduct of Adult Basic Education and Training (ABET) Level 4, Government Gazette No. 23590 of 5 July 2002;

(5) Acts of other State Departments

Promotion of Administrative Justice Act, 2000, Government Gazette No. 20853 of 3 February 2000.

(6) Umalusi Regulations, Policies and Directives

(a) Umalusi' regulations, policies and directives as set out below, are binding on the national education system, regardless whether the institutions are public or independent/private-

(i) *General and Further Education and Training Qualifications Sub-framework, promulgated in Government Gazette No. 36006 of 14 December 2012, as amended in Government Gazette No. 36803 of 30 August 2013, and published on 8 September 2014;*

(ii) *Policy for the Management of Qualifications on the General and Further Education and Training Qualifications Framework, a Sub-framework of the National Qualifications Framework [Umalusi discussion document];*

(iii) *Policy for the General and Further Education and Training Qualifications Sub-framework 2014;*

(iv) Requirements for the Approval of Results (v.1): Umalusi Policy;

(v) Standards and Quality Assurance for General and Further Education and Training (September 2014);

- (vi) The Policy for the General and Further Education and Training Qualifications Sub-framework (September 2014);
- (vii) Policy framework for the quality assurance of assessment (2012);
- (viii) Policy for the quality assurance of the processes and procedures of assessment of qualifications registered on the General and Further Education and Training Qualifications Sub-framework (November 2016);
- (ix) Policy on the quality assurance of resulting: National Senior Certificate (NSC), National Certificate (Vocational) (NC(V)), General Education and Training Certificate (ABET Level 4) GETC (ABET Level 4) (2011);
- (x) Requirements and specifications for the standardisation, statistical moderation and resulting; National Senior Certificate (NSC) and National Certificate (Vocational) (NC(V)) (2010);
- (xi) Credit Accumulation, Exemption, Recognition and Transfer Policy (2015);
- (xii) Policy on Recognition of Prior Learning (2015);
- (xiii) Policy on printing, storage and handling of certificate; and background paper (April 2015);
- (xiv) Regulations for certification, Government Gazette No. 25794 of 2 December 2003, as amended;
- (xv) Directives published by Umalusi for certification of qualifications registered on the General and Further Education and Training Qualifications Sub-framework (GFETQSF).

CHAPTER 4

RE-ISSUING OF CERTIFICATES

10. Underlying principles for requesting a re-issue

- (1) The changes to previously issued certificates described below can be requested, based on the submission of the required documentation associated with each type of request.
- (2) All requests for the correction of information must be accompanied by the return of the original certificate issued by Umalusi.
- (3) In cases where candidates have applied for and received a replacement certificate, in lieu of a **[document which has been lost or stolen, the assumption]** certificate, which has been lost or stolen after receipt by the candidate, the assumption, is that the candidate has accepted all information on the original certificate as being correct. In such cases the submission of a replacement certificate is not accepted for a subsequent request to change information on a certificate previously issued by Umalusi.
- (4) In the event that there is documentary evidence that the assessment body erroneously requested the replacement certificate, only then may changes on a replacement certificate be accepted for consideration. In this instance, the replacement certificate will have to be returned to Umalusi.

(5) In the event that there is documentary evidence that the assessment body requested the replacement certificate in lieu of a certificate, which has been lost before receipt by the candidate, only then may changes on a replacement certificate be accepted for consideration. In this instance, the replacement certificate will have to be returned to Umalusi.

6 All documents submitted must be certified copies, which should not be older than three months.

7 Umalusi reserves the right to request additional information and/or to interview the candidate to support such applications.

8 An application from a person who is not a South African citizen or who has received permanent residency should be dealt with in terms of this policy mutatis mutandis

11. Re-issue of National Certificates

(1) Re-issues due to administrative errors

(a) [Administrative errors should be identified and corrected as soon as possible after the candidate received the certificate]. Administrative errors should be prevented by the Assessment body and by the candidate. There are [The candidate has] at least two opportunities during the registration process and [then] another two opportunities - upon receipt of the examination timetable, and again upon receipt of the Statement of Results, during which to correct such errors. However, in the unfortunate situation administrative errors are identified on a

certificate, it should be corrected within six (6) months after the candidate received the certificate.

- (b) The errors should be distinguished from changes to personal particulars as a result of changes/corrections made by the Department of Home Affairs on the National Population Register or as a result of a legal process. These changes include, for example, the incorrect spelling of a name or surname, an error in the capturing of an ID number or Date of Birth.
- (c) Replacing the date of birth on a certificate with an ID number will only be allowed if evidence is provided that the error occurred due to an administrative error.
- (d) The candidate is required to contact the assessment body with which they wrote the examination for assistance and the assessment body must submit the following documentation on behalf of the candidate-
 - (i) application form detailing the change requested;
 - (ii) a detailed affidavit by the candidate indicating the change requested, the reason for the request, the reason for the error not having been detected and corrected prior to the issuance of the certificate. Information on the affidavit should include the name, surname, ID number/Date of Birth and contact details of the person concerned, affirmation that he/she is the rightful owner of the certificate, and the steps taken to correct the error prior to the issuance of the certificate;
 - (iii) certified copy of ID document or Birth Certificate issued prior to the writing of the examination; In the event the ID document was lost after the writing of the examination and a new ID document was

issued, the copy of the ID document should be accompanied by a letter from the Department of Home Affairs confirming the issue date of the first ID document.

- (iv) original Umalusi certificate;
- (v) one of the following documents, from the school the candidate has attended, reflecting the candidate's [correct] information;
 - Schools admission register; or
 - Preliminary entry schedule signed by the candidate, the parent/guardian and principal; or
 - Schedule of results; or
 - Entry Schedule obtained from the school's administration IT system (e.g. SA-SAMS or CEMIS)
- (vi) **[affidavit] Letter from the Head of Examinations [assessment body]** indicating how the error was identified, what steps were taken to address the error and what steps have been taken in an attempt to prevent future occurrences of the same nature.

(e) An ID document or Birth Certificate issued post the writing of the examination *will not* be considered. All copies

submitted must be certified copies, which are not older than three months.

(e) ***[Umalusi reserves the right to request additional information and/or to interview the candidate to support such applications.]***

(2) Re-issue due to change of marks

(a) An application will need to be processed by the assessment body within 6 months after certification.

(b) It is the responsibility of the assessment body to ensure that the marks submitted at the time of certification have been verified and all mopping-up of the examination cycle has been completed.

(c) The candidate is required to contact the assessment body with which they wrote the examination for assistance and the assessment body submit the following documentation on behalf of the candidate-

- (i) application form;
- (ii) a copy of the mark sheet; or
- (iii) a copy of the front page of the answer book as proof of the correct mark; or
- (iv) a copy of an audit trail on the candidate record indicating the changes effected - In the event number (ii) or (iii) above could not be submitted. The audit trail will only be allowed for examinations prior November 2019.
- (v) **[certified copy of ID document or Birth Certificate issued prior to the writing of the examination]**
- (vi) Original Umalusi certificate; and

(vii) A letter **[an affidavit]** from the **[assessment body]** Head of Examinations indicating how the error was identified, what steps were taken to correct the error and what steps have been taken in an attempt to prevent future occurrences of the same nature. The letter**[affidavit]** must also indicate the name, surname, ID number/Date of Birth and contact information of the individual, the change requested, the reason for the change being requested, an indication of why the change is being requested after the certificate was printed.

[(d) All copies submitted must be certified copies, which are not older than three months]

(e) If the application for a re-issue, due to change of marks, is not submitted within 6 months after certification, a letter signed by Head of Examinations must be submitted indicating how the change of marks were identified and why the request is submitted more than six months after certification.

[(e) Umalusi reserves the right to request additional information and/or to interview an assessment body official to support such applications.]

(3) Re-issues **[resulting from]** due to voluntary changes by the candidate resulting in changes on the National Population Register

[(a) Gender change]

(i) For applications with regard to gender description, **[and]** gender status, name and/or surname changes, the candidate is required to contact the assessment body with which they wrote the examination for assistance and the assessment body must submit the following documentation on behalf of the candidate-

(ii) A completed application form indicating the change requested.

(iii) A detailed affidavit by the candidate indicating the change requested and the reason for the request. Information in the affidavit should include the name, surname, ID number/Date of Birth and contact details of the person concerned, and affirmation that he/she is the rightful owner of the certificate.

[(cc) A certified copy of an ID document or Birth Certificate or valid Passport issued prior to the writing of the examination.]

(iv) A certified copy of the new ID document indicating the new **[ID number, and names]** personal details.

(iv) A letter from the Department of Home Affairs confirming that it has, on behalf of the person in question, acted in terms of *Section 27(A) of the Births and Deaths Registration Act, 1992*, and has effected the changes to the population register.

(vi) The original certificate

[(ii) All certified copies should be no more than three months old.]

[(iii) Umalusi reserves the right to request additional information and/or to interview the candidate to support such applications.]

[(b) Change of name and/or surname

For applications with regard to name or/and surname changes, the following documentation is required-

(i) Certified copies of the candidate's old and new IDs;
(ii) A detailed sworn statement (affidavit) by the candidate;
(iii) The original certificate; and
(iv) A letter from the Department of Home Affairs confirming that it has, on behalf of the person in question, acted in terms of *Section 27(A) of the Births and Deaths Registration Act, 1992*, and has effected the changes to the population register.]

(4) Re-issues due to corrections on the National Population Register resulting in changed names, ID numbers and Date of Birth

(a) These errors should be distinguished from changes to personal particulars as a result of errors made by an assessment body (spelling or typo error – referred to as administrative errors).

(b) The candidate must bring the amendments to the population register to the attention of Umalusi, by making

a request for the changes to personal particulars through an assessment body.

- (c) The candidate is required to contact the assessment body with which they wrote the examination for assistance and the assessment body must submit the following documentation on behalf of the candidate-
 - (i) application form detailing the change requested;
 - (ii) a detailed affidavit by the candidate indicating the change requested and the reason for the request, including the name, surname, ID number/Date of Birth and contact details of the person concerned, affirmation that he/she is the rightful owner of the certificate;
 - [(iii) a certified copy of an ID document or Birth Certificate or valid Passport issued prior to the writing of the examination;]**
 - (iii) a certified copy of the new ID document indicating the **[new] changed** ID number, and names;
 - (iv) a certified copy of the legal document issued by the Department of Home Affairs confirming the changes effected to the population register; and
 - (v) original Umalusi certificate.
- (d) All copies submitted must be certified copies, which are not older than three months.
- (e) Umalusi reserves the right to request additional information and/or to interview the candidate to support such applications.

12. Internal Certification Committee

- (1) All applications for the re-issue of certificates will be assessed by the Internal Certification Committee.
- (2) Any request that does not comply with the specified timeframe and/or requisite documentation will not be considered, and the documentation will be returned to the requesting assessment body for return to the candidate.

13. Umalusi processes and procedures

- (1) The following procedure is required in an application for a re-issue:
 - (a) the request for a re-issue must be made through an assessment body;
 - (b) the original certificate must be returned; and
 - (c) all required supporting documents and evidence must be provided.
- (2) A verification process for each of the documents submitted must be undertaken, along with the changes made so that the computerised system used for certification is able to recognise the reasons for re-issue, to ensure that fraudulent certificates do not go into circulation.
- (3) A change to an original certificate will not be considered unless the original certificate (not a replacement certificate) is returned.
- (4) Supporting documentation with regard to re-issues should reach Umalusi within seven working days after Umalusi

has requested the documentation from the assessment body.

- (5) A change in the surname due to marriage as per the Marriage Act, 1961 (Act No. 25 of 1961) (as amended) will not be considered.
- (6) Only if administrative evidence of an error can be provided
assessment bodies and candidates will be allowed to
replace a date of birth with an ID number on a certificate.

14. Appeals Procedure

- (1) An institution, assessment body or person may lodge an appeal to the Council of Umalusi.
- (2) The assessment body determines the veracity of the appeal request and completeness of supporting documentation.
- (3) If the assessment body determines that such appeal falls outside the scope of this policy, the candidate should be advised appropriately on further steps to be taken.
- (4) If the assessment body determines that the appeal warrants submission to Umalusi, the request is registered on their IT system.
- (5) The appeal is electronically submitted to Umalusi on a dataset.
- (6) Umalusi uploads and processes the dataset on the Umalusi IT system, within seven working days of receipt of the dataset.

- (7) Supporting documentation requested from the assessment body must be submitted to Umalusi within seven working days of its request for such submission.
- (8) The certification officers assess the supporting documentation submitted as evidence according to the policy and submit it to the Internal Certification Committee.
- (9) If the supporting documentation provides sufficient proof and evidence as required the application is approved and the certificate is printed and sent to the requesting assessment body.
- (10) If the application is unsuccessful, the documentation is returned to the assessment body for return to the candidate.

[(10) An institution, assessment body or person may lodge an appeal to the office of Umalusi CEO within ten (10) working days of the date of receipt of the response.]

- (11) The appeal process shall be in line with the *Promotion of Administrative Justice Act (Act 3 of 2000)*.

CHAPTER 5

TRANSITIONAL ARRANGEMENTS AND SHORT TITLE

15. Transitional Arrangements

Until such time the Minister has promulgated the *Policy for the Re-issuing of National Certificates*, the existing Directives on the *Re-issuing of National Certificates*, will apply to candidates who were registered at public, or independent schools, or Technical and Vocational Education and Training Colleges, or Community Colleges and Private Colleges, which offer qualifications, registered on the GFETQSF. This policy will be applied retrospectively.

16. Short Title

This policy may be cited as the *Policy for the Re-issue of National Certificates* and will commence on the day of its promulgation in the *Government Gazette*.

LEGAL PRACTICE COUNCIL
NOTICE 208 OF 2020

NATIONAL OFFICE
Thornhill Office Park
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94 Bekker Road
Vorna Valley, Midrand
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THE SOUTH AFRICAN LEGAL PRACTICE COUNCIL
NOTIFICATION IN TERMS OF PARAGRAPH 8.2 OF THE CODE OF CONDUCT
PUBLISHED IN TERMS OF SECTION 36(1) OF THE LEGAL PRACTICE ACT 28 OF
2014

Notice is hereby given that the South African Legal Practice Council ("Council") has prepared draft criteria and procedures for the recommendations of conferment of Senior Counsel and Senior Attorney status in terms of paragraph 8.2 of the Code of Conduct, published in terms of Section 36(1) of the Legal Practice Act 28 of 2014 in Government Gazette 42337, read with Government Gazette 42364, of 29 March 2019, for comment.

All interested persons are called upon to comment to the Council in writing on the draft criteria and procedures within a period of 30 days from the date of publication of this notice.

All comments must be sent by email to rules@lpc.org.za.

SIGNED AT PRETORIA THIS 18th DAY OF MARCH 2020



Ms Hlaleleni Kathleen Dlepu

Chairperson: Legal Practice Council

South African Legal Practice Council
Conferment of Senior Counsel and Senior Attorney status

Regulations regarding criteria and procedures

1. Introduction and preamble

- 1.1 These guidelines and procedures are established by the Legal Practice Council (the Council) for the information and assistance of practising legal practitioners who wish to apply for the conferment of Senior Counsel or Senior Attorney status.
- 1.2 The status of Senior Legal Practitioner is a high honour conferred on an individual.
- 1.3 The Bar Councils established in South Africa have historically discharged a responsibility, in accordance with tradition, of recommending to the Head of State individuals known to them for the conferment of Senior Counsel. The Council, the statutory regulator of the legal profession in South Africa, has assumed responsibility for the processing of applications for Senior Legal Practitioner status to ensure as far as possible that there is uniformity and transparency in the application of the criteria and the process, and henceforth all applications for Senior Legal Practitioner status must be addressed to the Council for processing.

2. Definitions

For purposes of these guidelines and procedures -

- 2.1 "**the Committee**" shall mean the Senior Legal Practitioner Committee established by the Council for the purpose of receiving and evaluating applications for Senior Counsel or Senior Attorney status by practising legal practitioners, which applications may be received directly from legal practitioners or through the medium of Provincial Councils, any professional body of legal practitioners of which applicants may be members, through any other public body which is representative of members of the community, or through any other entity determined from time to time by the Council;
- 2.2 "**Senior Counsel**" means the status of Senior Counsel, a term historically used to describe the title conferred on senior advocates who have achieved that status in the judgment of their peers, which status will be deemed to have been conferred on an advocate only on his or her appointment as Senior Counsel by the President of the Republic of South Africa;

2.3 **"Senior Attorney"** means the newly established status of Senior Attorney, a term to describe the title to be confirmed on Senior Attorneys who have achieved that status in the judgment of their peers, which status will be deemed to have been conferred on an attorney only on his or her appointment as Senior Attorney by the President of the Republic of South Africa;

2.4 **"Senior Legal Practitioner"** means a Senior Counsel or a Senior Attorney, as the context requires.

3. Criteria by which candidates for the conferment of Senior Legal Practitioner status are judged

The criteria listed in this paragraph are intended as guidelines in respect of the nomination of legal practitioners as persons appropriate for the conferment of Senior Legal Practitioner status. These guidelines are not definitive or exhaustive, and the weight to be attached to individual criteria may vary. No single factor will be regarded as dominant. The criteria, which are time-honoured and have been applied for many years in relation to considerations for the conferment of Senior Counsel status, and will henceforth also be applied in relation to the conferment of Senior Attorney status, are as follows:

3.1 General criteria

3.1.1 There may be more suitable candidates in any given year than can be accommodated, having regard to the concept of Senior Legal Practitioner and the needs of the practising legal profession.

3.1.2 It follows that only the most meritorious candidates in any particular year can be recommended for Senior Legal Practitioner status in that year. This means that persons who may otherwise have satisfied the criteria may not be recommended for appointment in any particular year. If a candidate is not amongst the most meritorious candidates in a particular year, no recommendation in respect of that candidate will be made. Accordingly, a candidate who has not been recommended in any particular year will not enjoy any preference in any subsequent year in which he or she may be nominated merely by reason of the fact that he or she had previously been nominated.

3.1.3 In deciding on the recommendations that may prudently be made for the conferment of Senior Legal Practitioner status in any given year, due regard must be had to the racial and gender composition of the body of Senior Legal

Practitioners amongst advocates and attorneys and the demographics of the country. In addition, regard may be had to the specialised fields of practice in the advocates' and attorneys' professions.

3.2 The criterion of the nature of practice

3.2.1 The practice of a candidate must be a large one comprising good quality work, having regard, in particular, to the complexity of the work. Although preference will be given to practices which embody the whole spectrum of senior work available to legal practitioners, due regard will be given to the experience, expertise and pre-eminence of a candidate in a specialised area of practice, which is not restricted to advocacy but may encompass expertise and pre-eminence in any generally recognised area of legal practice.

3.2.2 Consideration will be given to the reality of race-based and gender-based bias or skewing of patterns of instructions given to attorneys and briefing patterns of advocates, which may tend to result in the exclusion of an otherwise worthy black and women candidates from strong representation in certain areas of practice.

3.2.3 Despite what is said in paragraph 3.2.1, no particular area or type of practice (for example, a commercial practice) will be accorded any more or any less weight than any other area or type of practice.

3.2.4 Due weight will be given to the record of service of the candidate to the legal profession and to the community at large, including, without limitation, service to and leadership positions held in professional structures, commitment to pro bono work, and community service in any respects.

3.3 The criterion of integrity and honourable conduct

A candidate must have an established reputation for personal and professional integrity. He or she must honour professional codes of conduct, be honest and straightforward in professional dealings, including dealings with the court and all other parties, and must not mislead, create a false impression or indulge in underhand dealing. The candidate's disciplinary record with the Council, the former Law Societies or with any voluntary association of legal practitioners of which he or she is a member, will be relevant in relation to the issue of integrity and honourable conduct.

3.4 The criterion of seniority

3.4.1 Seniority is an important factor to be taken into account. Although seniority is not a determinative factor, it is to be taken into consideration and weighed together with other criteria. Candidates who have had less than 12 years in practice as a legal practitioner will not ordinarily be considered for the conferment of Senior Legal Practitioner status.

3.4.2 Suitability for Senior Legal Practitioner status is too intangible a notion to be regulated entirely by listed criteria. A suitable candidate must be a person of recognised ability, leadership qualities and maturity of judgment.

3.4.3 Due weight will be given to a candidate's demonstrable commitment to transformation which is objectively verifiable by reference to any relevant factors, including, but not limited to:

- the extent to which the candidate has actively played a mentoring role to black or women junior legal practitioners or candidate legal practitioners;;
- the degree to which the candidate has generally participated in the enhancement of transformation through the structures of the legal profession, or any other structures recognised by the Council for that purpose, including individual, firm and group transformation initiatives;
- the extent to which the candidate has involved black or women junior legal practitioners or candidate legal practitioners in matters in which the candidate has been involved.

3.4.4 Experience as a legal practitioner prior to a candidate's joining or rejoining the practising legal profession may in appropriate circumstances be taken into account.

3.4.5 In recognition of the fact that the best interests of the legal profession and of the administration of justice are served by a diverse leadership, considerations of race and gender will be taken into account in the selection of candidates for recommendation.

4. Procedure for application for Senior Legal Practitioner status

4.1 The Committee will consider and process nominations of candidates for Senior Legal Practitioner status. The Committee shall consist of legal practitioners (who

need not be members of the Council), of whom one half must be practising advocates and one half must be practising attorneys; provided that where the candidate is a candidate for Senior Counsel status the majority of the members of the Committee who deliberate on the matter must be advocates, and where the candidate is a candidate for Senior Attorney status the majority of the members of the Committee who deliberate on the matter must be attorneys.

- 4.2 On or before 31 March of each year the Council shall publish a notice to all practising legal practitioners in which the names of the members of the Committee are made known and nominations for candidates for Senior Legal Practitioner status are called for.
- 4.3 Nominations must be submitted to the Committee on or before 1 June of the relevant year, and may be received through any entity, whether a statutory body or a voluntary association, which represents the interests of legal practitioners, or from legal practitioners. Every nomination must be signed by at least two legal practitioners of at least 10 years standing as practising legal practitioners.
- 4.4 Every nomination must be accompanied by a statement by the nominating legal practitioners in which the criteria mentioned in paragraph 3, and any other reasons why they consider the candidate should be recommended for Senior Legal Practitioner status, are addressed. Candidates may also attach written representations to advance their candidacy.
- 4.5 Candidates must attach a statement to the nomination form which contains the following information:
 - 4.5.1 In the case of an application for Senior Counsel Status -
 - 4.5.1.1 the date of admission as an advocate and date on which the candidate commenced practising as advocate;
 - 4.5.1.2 any previous experience of the applicant as a practising legal practitioner;
 - 4.5.1.3 how often the candidate has appeared in the Supreme Court of Appeal, the Constitutional Court and the Labour Appeal Court during the previous five years, with particulars of each such matter;
 - 4.5.1.4 a list of all reported matters in which the candidate has appeared;
 - 4.5.1.5 a list of matters in which the candidate has in the past three years -

- been led by a Senior Counsel;
- acted on his or her own against the Senior Counsel;
- led a junior in a matter.

Candidates are required to give full particulars of when each matter was heard, the nature of the matter, the identity of the Senior Counsel concerned and, where the candidate has led a junior, who the junior was;

4.5.1.6 an analysis of the type of work the candidate has done over the past three years. Candidates are required to indicate approximately what percentage of their practice was constituted by each type of work;

4.5.1.7 whether the candidate regards himself or herself as an expert or specialist in a particular field of practice. If so, full particulars must be provided;

4.5.1.8 full particulars of the five most complex matters handled by the candidate in the previous three years must be provided;

4.5.1.9 where confidentiality is required, the names of the client and other parties must be omitted;

4.5.1.10 particulars of any experience outside the practice of an advocate which the candidate regards as relevant;

4.5.1.11 particulars of leadership positions which the candidate has held, both within the legal profession and outside the profession;

4.5.1.12 particulars of the candidate's pro bono activities and his or her service to the community;

4.5.1.13 particulars of all facts which might reasonably influence the decision of the Senior Counsel Committee.

4.5.2 in the case of an application for Senior Attorney status -

4.5.2.1 the date of admission as an attorney and date on which the candidate commenced practising as an attorney;

4.5.2.2 any previous experience of the applicant as a practising legal practitioner;

4.5.2.3 details of the candidate's practice as an attorney, with particular reference to the experience and expertise of the candidate in a specialised field of practice. If the candidate has right of appearance in the High Court and claims specialist knowledge and experience in the field of advocacy, the candidate should provide the information referred to in paragraphs 4.5.1.3, 4.5.1.4 and 4.5.1.5;

4.5.2.4 an analysis of the type of work the candidate has done over the previous five years. Candidates are required to indicate approximately what percentage of their practice was constituted by each type of work;

4.5.2.5 full particulars of the five most complex matters handled by the candidate in the previous five years' must be provided;

4.5.2.6 where confidentiality is required, the names of the client and other matters must be omitted;

4.5.2.7 particulars of any experience outside the practice of an attorney which the candidate regards as relevant;

4.5.2.8 particulars of leadership positions which the candidate has held, both within the legal profession and outside the profession;

4.5.2.9 particulars of the candidate's pro bono activities and his or her service to the community;

4.5.2.10 particulars of all facts which might reasonably influence the decision of the Committee.

4.6 A soon as possible after 1 June of the relevant year the chairperson of the Committee shall publish a notice to all practising legal practitioners and to the public at large in which -

4.6.1 the names of the nominated candidates in order of seniority are made known, with separate lists for advocates and attorneys;

4.6.2 attention is drawn to the fact that all documentation which has been submitted in support of a candidate will be open for inspection at the offices of the Council during normal office hours;

4.6.3 practising legal practitioners are invited to submit written comment in respect of the suitability of any candidate to the Chairperson of the Committee on or before 30 June of the relevant year; the notice must state that only specific comments regarding the suitability of the candidate for Senior Legal Practitioner status will be considered.

5. The Chairperson of the Committee shall forthwith provide particulars of any positive or negative comment which has been received in respect of a candidate to the candidate concerned. The candidate will be entitled to comment thereon in writing within seven days, or within such further period as the Chairperson of the Senior Counsel Committee may allow.

6. As soon as possible after 30 June of the relevant year the Chairperson of the Committee will convene a meeting of the Committee. A quorum for the meeting will be a majority of members.

7. Every candidate will be entitled on request to address the Committee, and the Committee may itself require any candidate or nominating legal practitioner to appear before the Committee to provide further information or to discuss considerations which may count against the candidate.

8. The members of the Committee, and any persons who appeared before the Committee, may not disclose anything which was said or which took place at that meeting. The meeting of the Committee will be closed to the public unless the candidate agrees otherwise.

9. Decisions of the Committee are taken by majority vote. In the event of a deadlock the Chairperson will have a casting vote.

10. After consideration of the applications with reference to the criteria referred to in paragraph 2 each member of the Committee will disclose his or her order of preference of the candidates orally to the Chairperson. The Chairperson will keep a record of the order of preference so disclosed and will determine, with reference thereto, the Committee's order of preference of candidates. The Committee's order of preference of candidates will determine which candidates will be recommended to fill the need for new Senior Legal Practitioner status.

11. As soon as possible after the meeting of the Committee the Chairperson must inform each successful and each unsuccessful candidate in writing of the Committee's decision with reasons for the decision. No further particulars may be conveyed to the candidate.

12. The decision of the Committee is final and there shall be no debate with the candidate or with any other person.
13. As soon as possible after the candidates have been informed of the decision of the Committee -
 - 13.1.1 the Chairperson shall publish a notice to legal practitioners and to the public in which the names of the successful candidates are made known;
 - 13.1.2 every successful candidate must provide the Chairperson with a *curriculum vitae* no longer than two pages.
14. The Chairperson shall forward the curricula vitae of the successful candidates to the Judges President of the divisions of the High Court where the candidates practise, under cover of a letter which contains -
 - 14.1 the full names of the successful candidates in order of seniority, with separate lists of advocates and attorneys;
 - 14.2 the admission date of each successful candidate;
 - 14.3 the period which each successful candidate has been in practice as a legal practitioner;
 - 14.4 as an attachment, the nomination form referred to in paragraph 4.3 and all attachments to that form.
15. If a candidate is not supported by the Committee for the conferment of Senior Legal Practitioner status, the candidate may not pursue the matter in the same year. It will be regarded as unprofessional conduct if the candidate applies directly to a Judge President or the Minister of Justice and Constitutional Development.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NOTICE 209 OF 2020

GENERAL NOTICE IN TERMS OF SECTION 7(1) OF THE LAND TITLE ADJUSTMENT ACT, 1993 (ACT NO. 111 OF 1993)

Notice is hereby given in terms of section 7 (1) of the Land Title Adjustment Act (Act No. 111 of 1993), that applications for title adjustments were submitted to the Commissioner in respect of portions of the farms **Witfontein 1 JS, Tweefontein 154 JR and Tolksraai 6 JS in the district of Sakhukhune Limpopo Province (designated land)** in terms of section 6 of the Act. The applications for title adjustments in respect of the below mentioned portions of the farms are open for inspection for the period of 2 months from the date of publication of this notice on 20 March 2020.

The Commissioner is calling upon any person who wishes to object to the granting of any applications for title adjustments in respect of the below mentioned portions of the farms, to furnish his objection and the grounds thereof, supported by sworn or solemnly affirmed declaration and such documents as he/she may be able to submit, to the Commissioner within a period of 30 days after the expiration of the said period of inspection.

Submission to the office of: Commissioner Nakedi Charles Machaka
Machaka N.C Incorporated, 131 Lange Street, New Muckleneuk, Brooklyn, Pretoria, 0181.
Tel: (012) 346 1922, Fax: (012) 346 1725

Farms lodged

	Witfontein 1 JS	Tweefontein 154 JR
Portion 135 of the farm Witfontein No. 1 JS	Portion 151 of the farm Witfontein No. 1 JS	Portion 154 of the farm Tweefontein No. 154 JR
Portion 160 of the farm Witfontein No. 1 JS	Portion 181 of the farm Witfontein No. 1 JS	Portion 194 of the farm Tweefontein No. 154 JR
Portion 287 of the farm Witfontein No. 1 JS	Portion 314 of the farm Witfontein No. 1 JS	Portion 431 of the farm Tweefontein No. 154 JR
Portion 345 of the farm Witfontein No. 1 JS	Portion 375 of the farm Witfontein No. 1 JS	Portion 386 of the farm Tweefontein No. 154 JR
Portion 409 of the farm Witfontein No. 1 JS		
Portion 63 of the farm Tweefontein No. 154 JR	Portion 110 of the farm Tweefontein No. 154 JR	Portion 154 of the farm Tweefontein No. 154 JR
Portion 159 of the farm Tweefontein No. 154 JR	Portion 208 of the farm Tweefontein No. 154 JR	Portion 209 of the farm Tweefontein No. 154 JR
Portion 254 of the farm Tweefontein No. 154 JR	Portion 301 of the farm Tweefontein No. 154 JR	Portion 332 of the farm Tweefontein No. 154 JR
Portion 348 of the farm Tweefontein No. 154 JR	Portion 350 of the farm Tweefontein No. 154 JR	Portion 371 of the farm Tweefontein No. 154 JR
Portion 371 of the farm Tweefontein No. 154 JR		

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NOTICE 210 OF 2020

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
T37	Mrs. F. Tape	22 April 1996	Erf 789 Hout Bay in the City of Cape Town.	1487 square meters	T7043/1968

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.....

20/02/20

APPROVED.....

DATE.....

20/02/28

Mr. L.H Maphutha

Regional Land Claims Commissioner

DEPARTMENT OF TRADE AND INDUSTRY

NOTICE 211 OF 2020

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 50572-1 Ed 3	<i>Glass in building - Basic soda lime silicate glass products Part 1: Definitions and general physical and mechanical properties.</i> Defines and classifies basic glass products, indicates their chemical composition, their main physical and mechanical characteristics and defines their general quality criteria.	2020-04-28
SANS 50572-2 Ed 3	<i>Glass in building - Basic soda lime silicate glass products Part 2: Float glass.</i> Specifies dimensional and minimum quality requirements (in respect of optical and visual faults) for float glass, as defined in EN 572-1, for use in building. Applies only to float glass supplied in jumbo sizes and split sizes and oversize plates.	2020-04-28
SANS 50572-3 Ed 3	<i>Glass in building - Basic soda lime silicate glass products Part 3: Polished wired glass.</i> Specifies dimensional and minimum quality requirements (in respect of optical, visual and wire faults) for polished wired glass, as defined in EN 572-1, for use in building. Applies only to polished wire glass supplied in rectangular panes and in stock sizes.	2020-04-28
SANS 50572-4 Ed 3	<i>Glass in building - Basic soda lime silicate glass products Part 4: Drawn sheet glass.</i> Specifies dimensional and minimum quality requirements (in respect of optical and visual faults) for drawn sheet glass, as defined in EN 572-1, for use in building. Applies only to drawn sheet glass supplied in rectangular panes and in stock sizes.	2020-04-28
SANS 50572-5 Ed 3	<i>Glass in building - Basic soda lime silicate glass products Part 5: Patterned glass.</i> Specifies dimensional and minimum quality requirements (in respect of visual and pattern faults) for patterned glass, as defined in EN 572-1, for use in building. It applies only to patterned glass supplied in rectangular panes and in stock sizes.	2020-04-28
SANS 60076-16 Ed 2	<i>Power transformers Part 16: Transformers for wind turbine applications.</i> Applies to dry-type and liquid-immersed transformers for wind turbine step-up applications having a winding with highest voltage for equipment up to and including 72,5 kV.	2020-05-04
SANS 60076-22-3 Ed 1	<i>Power transformers -Part 22-3: Power transformer and reactor fittings - Insulating liquid to air heat exchangers.</i> Applies to liquid to air heat exchangers, using forced air and forced liquid circuits, used on liquid immersed power transformers according to SANS 60076-1 and reactors according to SANS 60076-6 with and without conservator for indoor or outdoor installation.	2020-05-04
SATS 22002-5 Ed 1	<i>Prerequisite programmes on food safety - Part 5: Transport and storage.</i> Specifies requirements for establishing, implementing and maintaining prerequisite programmes (PRPs) for transport and storage in the food chain to assist in controlling food safety hazards	2020-05-06
SANS 20245 Ed 1	<i>Cross-border trade of second-hand goods.</i> Establishes minimum screening criteria for second-hand goods that are traded, sold, offered for sale, donated or exchanged between countries.	2020-05-06
SANS 17100 Ed 1	<i>Translation services - Requirements for translation services.</i> Provides requirements for the core processes, resources, and other aspects necessary for the delivery of a quality translation service that meets applicable specifications.	2020-05-05

SANS 24521 Ed 1	<i>Activities relating to drinking water and wastewater services-Guidelines for the management of basic on site domestic wastewater services.</i> This standard provides guidance for the management of basic on-site domestic wastewater services, using appropriate technologies in their entirety at any level of development and is intended to be used in conjunction with ISO 24511	2020-05-05
SANS 60076-16 Ed 2	<i>Power transformers Part 16: Transformers for wind turbine applications.</i> Applies to dry-type and liquid-immersed transformers for wind turbine step-up applications having a winding with highest voltage for equipment up to and including 72,5 kV.	2020-05-04

SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

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

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 1416 Ed 1.5	<i>Alkali-resistant plaster primer (pigmented, solvent-type)</i>	Amended to update the scope and referenced standards, and to delete the appendix on notes to purchasers	2020-04-28
SANS 887 Ed 3.1	<i>Varnish for interior use.</i>	Amended to update a referenced standard, to update the requirements for colour of glossy vanish and to delete the annex on note to purchasers.	2020-03-31
SANS 10254 Ed 4.2	<i>The installation, maintenance, replacement and repair of fixed electric storage water heating systems</i>	Amended to update definition for professional body for plumbers.	2020-05-05
SANS 1718-5 Ed 1.1	<i>Gambling equipment Part 5: Local area and wide area jackpot and progressive jackpot equipment.</i>	Amended to delete reference to legislation in the foreword, to update the introduction, to update the scope, to update referenced standards, to update and renumber the definitions and abbreviations accordingly, to update the functional requirements, the software requirements, the clause on communication, the subclause on preservation of RAM, the sub-clause on enclosure construction, the clause on electrical requirements, the clause on significance events, to delete annex A, and to add the annex on guidelines for submission and scope of testing.	2020-05-08

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 withdrawn them.

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

SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS

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

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

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

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

Standard No. and year	Title, scope and purport
SANS 20696:2020 Ed 1	<i>Sterile Urethral Catheters for Single Use.</i> Specifies requirements and test methods for sterile urethral catheters for single use, with or without a balloon.
SANS 53284-1:2020 Ed 1	<i>Stationary source emissions. Determination of low range mass concentration of dust - Part 1 Manual gravimetric method.</i> Specifies the standard reference method (SRM) for the measurement of low dust concentration in ducted gaseous streams in the concentrations below 50 mg/m ³ at standard conditions.
SANS 54791:2020 Ed 1	<i>Stationary source emissions - Determination of mass concentration of sulphur oxides - Standard reference method.</i> Specifies the standard reference method (SRM) for the determination of the sulphuric oxide SO ₂ in flue gases emitted to the atmosphere from ducts and stacks.
SANS 11607-1:2020 Ed 2	<i>Packaging for terminally sterilized medical devices Part 1: Requirements for materials, sterile barrier systems and packaging systems.</i> Specifies requirements and test methods for materials, preformed sterile barrier systems, sterile barrier systems and packaging systems that are intended to maintain sterility of terminally sterilized medical devices until the point of use.
SANS 11607-2:2020 Ed 2	<i>Packaging for terminally sterilized medical devices Part 2: Validation requirements for forming, sealing and assembly processes.</i> Specifies requirements for the development and validation of processes for packaging medical devices that are terminally sterilized.
SANS 16212:2020 Ed 1	<i>Cosmetics - Microbiology - Enumeration of yeast and mould.</i> Gives general guidelines for enumeration of yeast and mould present in cosmetics by counting the colonies on selective agar medium after aerobic incubation
SANS 51824:2020 Ed 1	<i>Road Marking Materials - Road Trials.</i> Specifies the requirements for conducting road trials for road marking materials intended for use in both permanent and temporary road marking.
SANS 54789:2020 Ed 1	<i>Stationary source emissions. Determination of volume concentration of oxygen. Standard reference method: Paramagnetism.</i> Specifies the standard reference method (SRM) based on the paramagnetic principle for the determination of the oxygen concentrations in flue gases emitted to the atmosphere from ducts and stacks.
SANS 54790:2020 Ed 1	<i>Stationary source emissions - Determination of the water vapour in ducts - Standard reference method.</i> Specifies the standard reference method (SRM) based on a sampling system with a condensation/adsorption technique to determine the water vapour concentration in the flue gases emitted to atmosphere from ducts and stacks.
SANS 8775:2020 Ed 1	<i>Testing of fibre optic cables.</i> Provides a high performance communications pathway whose characteristics can be degraded by inadequate installation and handling by explaining typical optical test procedures to validate optical fibre installations and the characterization of these links installed in the industry.

Standard No. and year	Title, scope and purport
SANS 60794-1-23:2020 Ed 1	<i>Optical fibre cables - Part 1-23: Generic specification - Basic optical cable test procedures - Cable element test methods.</i> Describes test procedures to be used in establishing uniform requirements for the geometrical, material, mechanical, environmental properties of optical fibre cable elements.
SANS 60320-2-4:2020 Ed 2	<i>Appliance couplers for household and similar general purposes Part 2-4: Couplers dependent on appliance weight for engagement.</i> Applies to two-pole appliance couplers for alternating current only, with or without earthing contact, with a rated voltage not exceeding 250 V and a rated current not exceeding 16 A, for household and similar general purposes and intended for incorporation or integration within electric appliances or other electric equipment of multi-part construction for 50 Hz or 60 Hz supply which depend on the weight of the appliance to ensure correct engagement.
SANS 60947-4-1:2020 Ed 4	<i>Low-voltage switchgear and controlgear Part 4-1: Contactors and motor-starters - Electromechanical contactors and motor-starters.</i> Applies to the following equipment, electromechanical contactors and starters including motor protective switching device (MPSD); actuators of contactor relays; contacts dedicated exclusively to the coil circuit of this contactor or this contactor relay; dedicated accessories (e.g. dedicated wiring, dedicated latch accessory); intended to be connected to distribution circuits, motors circuits and other load circuits, the rated voltage of which does not exceed 1 000 V AC or 1500 V DC.
SANS 61057:2020 Ed 2	<i>Live working - Insulating aerial devices for mounting on a chassis.</i> Applies to insulating aerial devices for mounting on a chassis, to be used for live working on electrical installations at nominal voltages above 1 000V r.m.s. AC in the range 45 Hz to 65 Hz and 1 500V DC.
SANS 17664:2020 Ed 2	<i>Processing of health care products - Information to be provided by the medical device manufacturer for the processing of medical devices.</i> Specifies requirements for the information to be provided by the medical device manufacturer for the processing of a medical device that requires cleaning followed by disinfection and/or sterilization to ensure that the device is safe and effective for its intended use.

SCHEDE 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 1329-3:2019 Ed 2.4	<i>Retro-reflective and fluorescent warning signs for road vehicles Part 3: Signs other than triangles, chevron signs and abnormal load vehicle signs.</i> Consolidated edition incorporating amendment No.4. Amended to update referenced standards.
SANS 677:2020 Ed 3.5	Concrete non-pressure pipes. <i>Consolidated edition incorporating amendment No.5.</i> Amended to update requirements, to update referenced standards, and to delete the annex on notes to purchasers.
SANS 10062:2020 Ed 2.4	<i>Fixing of concrete interlocking roofing tiles.</i> Consolidated edition incorporating amendment No.4. Amended to update referenced standards.
SANS 1124-2:2020 Ed 4.1	<i>Syringes and needles (sterile-packed for single use) Part 2: Syringes.</i> Consolidated edition incorporating amendment No.1. Amended to update referenced standards.
SANS 1675:2020 Ed 2.1	<i>The manufacture, production, processing and treatment of canned meat products.</i> Consolidated edition incorporating amendment No.2. Amended to update definitions, to update the requirements on incubation at 35 °C, and to add the subclause on incubation at 55 °C.

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
SANS 5662:2013 Ed 2	<i>Determination of peeling load (outer soles to canvas uppers) on canvas shoes.</i>
SANS 52568:2010 Ed 1	<i>Foot and leg protectors - Requirements and test methods for toecaps and metal penetration resistant inserts.</i>
SANS 1937:2006 Ed 1	<i>Cosmetic products - Quantity and marking.</i>
SANS 6117:1988 Ed 1	<i>Moisture stability of insole boards and shank boards for footwear.</i>

SCHEDULE B.4: REINSTATEMENT OF WITHDRAWN STANDARD

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

Draft Standard No. and Edition	Title	Scope of amendment	Reason

SCHEDULE B.5: ESTABLISHMENT OF TECHNICAL COMMITTEES

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

Technical Committee No.:	Title	Scope

SCHEDULE B.6: DISBANDMENT OF TECHNICAL COMMITTEES

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

Technical Committee No.:	Title	Scope

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

SCHEDULE 5: 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.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 48 OF 2020



**SOUTH AFRICAN COUNCIL
FOR THE
LANDSCAPE ARCHITECTURAL PROFESSION**
2ND FLOOR BLOCK A, COROBAY CORNER
196 COROBAY AVENUE, WATERKLOOF GLEN 0100

www.saclap.org.za
Tel: 087 980 9846

The South African Council for the Landscape Architectural Profession in line with Section 12 (1) of the Landscape Architectural Profession Act, (Act No. 45 of 2000), must determine and prescribe the fees and charges applicable for the SACLAP financial year 2020/2021 as detailed below for implementation:

Rates Table 2020-2021 for Implementation

	DESCRIPTION	Rates
1	ADMINISTRATION FEE	
1,1	Applicable to all registration applications	R1 100,00
1,2	Registration Fee payable upon registration	R1 500,00
1,3	Annual payment fee arrangement	R500,00
2	SACLAP ANNUAL FEES FOR CANDIDATES	
	All candidates need to be registered with the Council for a minimum period of 24 months. Fees are payable annually.	
2,1	Candidate Landscape Architect & Candidate Landscape Manager	R1 500,00
2,2	Candidate Senior Landscape Architectural Technologist & Candidate Senior Technologist	R1 400,00
2,3	Candidate Landscape Architectural Technologist & Candidate Technologist	R1 300,00
2,4	Candidate Landscape Architectural Technician & Candidate Technician	R1 200,00
3	COMPULSORY CANDIDATE WORKSHOP	
3,1	Candidate attendance	R1 500,00
4	SACLAP PROFESSIONAL REGISTRATION ASSESSMENT PROCESS	
4,1	Rate is applicable per section of the assessment for all Candidates undertaking the PRAP.	R1 000,00
5	SACLAP PROFESSIONAL REGISTRATION ASSESSMENT PROCESS RE-MARK RATE	
5,1	The following re-mark rate is applicable should the candidate wish to have a section re-marked.	R1 800,00
6	RECOGNITION OF PRIOR LEARNING PROCESS FOR THE LANDSCAPE PROFESSIONS	
6,1	Application by an individual to upgrade as set out in Registration Policy Document (applicable to all categories)	R4 000,00
6,2	Application by an individual with SACLAP accredited qualifications for a review based on the criteria set out in the Registration Policy Document	R6 000,00
6,3	Application by an individual for a review based on accredited qualifications obtained more than 10 years ago as set out in Registration Policy Document	R6 000,00
6,4	Application by an individual with non SACLAP accredited or foreign qualifications as set out in Registration Policy Document	R6 500,00
6,5	All appeal process related to Registration by Review	R5 000,00
6,6	Special Dispensation Assessment Fee	R3 000,00
6,7	Special Dispensation Interview Fee	R2 700,00
7	SACLAP ANNUAL FEES FOR PROFESSIONALS	

Page 1 of 2

7,1	Professional Landscape Architect & Professional Landscape Manager	R4 600,00
7,2	Professional Senior Landscape Architectural Technologist & Professional Senior Technologist	R4 000,00
7,3	Professional Landscape Architectural Technologist & Professional Technologist	R3 000,00
7,4	Professional Landscape Architectural Technician & Professional Technician	R2 700,00
8	LATE PAYMENT ADMINISTRATION FEES	
8,1	Applicable to the first 30 days (i.e. 60 - 90 days) after the initial 60 days term of payment of professional registration rates, as stated in the Act has not been made. This is applicable unless alternative arrangements have been made with the Registrar	R1 500,00
8,2	Applicable to the second 30 days (i.e. 90-120 days) after the initial 60 days term of payment of professional registration rates, as stated in the Act has not been made. This is applicable unless	R2 000,00
9	SPECIAL LEVIES	
9,1	CBE Levy(Candidates)	R21,00
9,2	CBE Levy(Professionals)	R42,00
9,3	Education Fund(Professionals)	R175,00
10	MISCELLANEOUS	
10,1	Replacement or Duplicate copy of Registration Certificate	R1 500,00
10,2	Letter of Good Standing (7 working days)	R600,00
10,3	Letter of Good Standing (4 working days)	R800,00
10,4	Letter of Good Standing (2 working days)	R1 000,00
10,5	Voluntary Association intial application for recognition	R6 520,00
10,6	Voluntary Association (renewal)	R2 620,00
10,7	Voluntary Association (annual administration fee)	R1 500,00
10,8	CPD annual submission fee applicable as of 2017	R300,00
10,9	CPD annual exemption application fee	R1 000,00
10,10	CPD Validation fee (per day) valid for 2 years	R6 000,00
10,11	Programme Accreditation sustainability fee	R40 000,00
10,12	Postage of returned certificate	R600,00

The Registrar
 South African Council for the Landscape Architectural Profession
 2nd Floor Corobay Corner
 196 Corobay Avenue
 Waterkloof Glen 0100
registrar@saclap.org.za

BOARD NOTICE 49 OF 2020

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)

The Health Professions Council of South Africa, in terms of the authority granted to it by the Minister of Health in terms of section 62 (1) under Government Notices R.2281 and R.2283 of 3 December 1976, hereby amend Board Notice 11 of 2020 ("Board Notice") as published under Government Gazette No. 43024 of 17 February 2020 by the deletion of item 2 of the Board Notice.



DR. MUNYADZIWA A KWINDA

ACTING REGISTRAR

DATE: 17 March 2020

BOARD NOTICE 50 OF 2020

FINANCIAL SECTOR CONDUCT AUTHORITY

FINANCIAL MARKETS ACT, 2012

PROPOSED AMENDMENTS TO THE JSE DEBT LISTING REQUIREMENTS

PUBLICATION FOR COMMENT

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 debt listing requirements of the JSE has been published on the official website of the FSCA (www.fsca.co.za) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the FSCA, at the following email address: michael.kabai@fsca.co.za within a period of fourteen (14) days from the date of publication of this notice.



D.P. TSHIDI

FINANCIAL SECTOR CONDUCT AUTHORITY

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