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AIDS HELPLINE: 0800-0123-22 Prevention is the cure

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PROCLAMATIONS

by the

President of the Republic of South Africa

No. R. 51, 2005

NOTIFICATION BY PRESIDENT IN RESPECT OF ENTITIES IDENTIFIED BY THE UNITED NATIONS SECURITY COUNCIL: SECTION 25 OF THE PROTECTION OF CONSTITUTIONAL DEMOCRACY AGAINST TERRORIST AND RELATED ACTIVITIES ACT, 2004

I, Thabo Mvuyelwa Mbeki, President of the Republic of South Africa, hereby, in terms of section 25 of the Protection of Constitutional Democracy against Terrorist and Related Activities Act, 2004 (Act No. 33 of 2004), give notice that the Security Council of the United Nations, under Chapter VII of the Charter of the United Nations, has identified the entity mentioned in the Annexure, as being-

- (a) an entity who commits, or attempts to commit, any terrorist and related activity or participates in or facilitates the commission of any terrorist and related activity; or
- (b) an entity against whom Member States of the United Nations must take the actions specified in the Resolutions of the said Security Council, in order to combat or prevent terrorist and related activities.

This Proclamation and the Annexure thereto, shall also be published on the South African Police Service Internet website:

<http://www.saps.gov.za>

The United Nations Security Council regularly updates the consolidated list in respect of additions and deletions. The updated consolidated list and key thereto are electronically available on the following websites on the Internet:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng>.

<http://www.un.org/Docs/sc/committees/1267/tablelist>

<http://www.saps.gov.za> (link to above website)

Future deletions or additions to the lists will be published as and when information to that effect is received from the United Nations Security Council.

The updated consolidated list will be published annually in the *Gazette*.

Signed at Pretoria on this 10th day of September Two Thousand and five.



PRESIDENT

By Order of the President -in -Cabinet



**G. NQAKULA
MINISTER OF THE CABINET**

PROKLAMASIES*van die**President van die Republiek van Suid-Afrika*

No. R. 51, 2005

**KENNISGEWING DEUR PRESIDENT TEN OPSIGTE VAN
ENTITEITE DEUR VEILIGHEIDSRaad VAN VERENIGDE
NASIES GEÏDENTIFISEER: ARTIKEL 25 VAN DIE WET OP DIE
BESKERMING VAN TERRORISTE-EN VERWANTE
AKTIWITEITE, 2004**

Hiermee gee ek, Thabo Mvuyelwa Mbeki, President van die Republiek van Suid-Afrika, ingevolge artikel 25 van die Wet op die Beskerming van Konstitusionele Demokrasie teen Terroriste-en verwante Aktiwiteite, 2004 (Wet No. 33 van 2004), kennis dat die Veiligheidsraad van die Verenigde Nasies, ingevolge Hoofstuk VII van die Handves van die Verenigde Nasies die entiteit in die aangehegte lys geïdentifiseer het as synde-

- (a) 'n entiteit wat terroriste- of verwante aktiwiteite pleeg of poog om dit te pleeg, of daaraan deelneem of die pleging van terroriste- of verwante aktiwiteite fasiliteer; of
- (b) 'n entiteit teen wie Ledestate van die Verenigde Nasies die stappe moet doen wat in Resolusies van die bedoelde Veiligheidsraad bepaal is, ten einde terroriste- en verwante aktiwiteite te bekamp.

Hierdie Proklamasie, sowel as die Aanhangsel daartoe, moet ook op die Suid-Afrikaanse Polisiediens Internet webwerf gepubliseer word:

<http://www.saps.gov.za>

Die Veiligheidsraad van die Verenigde Nasies dateer gereeld die gekonsolideerde lys op ten opsigte van byvoegings en weglatings. Die lys en die sleutel daartoe is beskikbaar op die volgende webwerwe op die Internet:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng>.

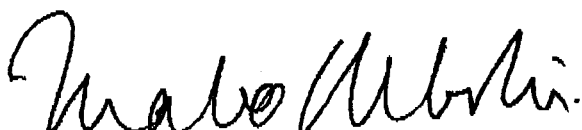
<http://www.un.org/Docs/sc/committees/1267/tablelist>

<http://www.saps.gov.za> (skakel met bovermelde webwerwe)


Toekomstige invoegings by of weglatings uit die lys, sal in die *Staatskoerant* gepubliseer word soos en wanneer inligting daaroor van die Veiligheidsraad van die Verenigde Nasies ontvang word.

Die opgedateerde gekonsolideerde lys sal jaarliks in die *Staatskoerant* gepubliseer word.

Geteken te Pretoria op hierdie 10de dag van September Tweeduisend-en-vyf.


PRESIDENT

Op las van die President-in-Kabinet


C. NQAKULA

MINISTER VAN DIE KABINET

Annexure

UPDATING OF THE CONSOLIDATED LIST OF INDIVIDUALS AND ENTITIES BELONGING TO OR ASSOCIATED WITH THE TALIBAN AND AL-QAIDA ORGANISATION AS ESTABLISHED AND MAINTAINED BY THE 1267 COMMITTEE OF THE SECURITY COUNCIL OF THE UNITED NATIONS

The following amendments have been effected on 15 July 2005, to the consolidated list that was published by Proclamation in Gazette No. 27598, on 20 May 2005:

SECURITY COUNCIL COMMITTEE ADDS ONE ENTITY TO AL-QAIDA SECTION OF CONSOLIDATED LIST

The Al-Qaida and Taliban Sanctions Committee on 15 July 2005 approved the addition of one entity to its consolidated list (Al-Qaida section).

90. *Name: MOVEMENT FOR REFORM IN ARABIA

***A.k.a.:** **a)** Movement for Islamic Reform in Arabia **b)** MIRA **c)** Al Islah (Reform) **d)** MRA **e)** Al-Harakat al-Islamiyah lil-Islah **f)** Islamic Movement for Reform **g)** Movement for (Islamic) Reform in Arabia Ltd **h)** Movement for Reform in Arabia Ltd
F.k.a.: na ***Address:** BM Box: MIRA, London WC1N 3XX, United Kingdom, Alternate Address: Safiee Suite, EBC House, Townsend Lane, London, NW9 8LL, United Kingdom ***Listed on:** 15 July 2005 ***Other information:** Email address: info@islah.org, Tel: 020 8452 0303, Fax: 020 8452 0808, UK Company number 03834450

The list is updated regularly, on the basis of relevant information provided by Member States and regional organizations. This is the sixth update of the list in 2005. An updated list is accessible at the Committee's Web site:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng.htm>.

No. R. 52, 2005

NOTIFICATION BY PRESIDENT IN RESPECT OF ENTITIES IDENTIFIED BY THE UNITED NATIONS SECURITY COUNCIL: SECTION 25 OF THE PROTECTION OF CONSTITUTIONAL DEMOCRACY AGAINST TERRORIST AND RELATED ACTIVITIES ACT, 2004

I, Thabo Mvuyelwa Mbeki, President of the Republic of South Africa, hereby, in terms of section 25 of the Protection of Constitutional Democracy against Terrorist and Related Activities Act, 2004 (Act No. 33 of 2004), give notice that the Security Council of the United Nations, under Chapter VII of the Charter of the United Nations, has approved the addition of the information mentioned in the Annexure, regarding an entity which has been identified as:

- (a) an entity who commits, or attempts to commit, any terrorist and related activity or participates in or facilitates the commission of any terrorist and related activity; or
 - (b) an entity against whom Member States of the United Nations must take the actions specified in the Resolutions of the said Security Council, in order to combat or prevent terrorist and related activities.
- This Proclamation and the Annexure thereto, shall also be published on the South African Police Service Internet website:

<http://www.saps.gov.za>

The United Nations Security Council regularly updates the consolidated list in respect of additions and deletions. The updated consolidated list and key thereto are electronically available on the following websites on the Internet:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng>.


<http://www.un.org/Docs/sc/committees/1267/tablelist>

<http://www.saps.gov.za> (link to above website)

Future deletions or additions to the lists will be published as and when information to that effect is received from the United Nations Security Council.

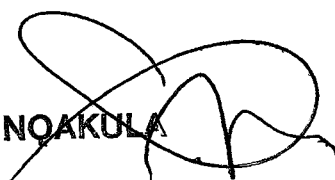
The updated consolidated list will be published annually in the *Gazette*.

Signed at Pretoria on this 15th day of August Two Thousand and five.



Mabo Mbozi
PRESIDENT

By Order of the President -in -Cabinet



C. NOAKULA
MINISTER OF THE CABINET

No. R. 52, 2005

**KENNISGEWING DEUR PRESIDENT TEN OPSIGTE VAN
ENTITEITE DEUR VEILIGHEIDSRAAD VAN VERENIGDE
NASIES GEÏDENTIFISEER: ARTIKEL 25 VAN DIE WET OP DIE
BESKERMING VAN KONSTITUSIONELE DEMOKRASIE TEEN
TERRORISTE-EN VERWANTE AKTIWITEITE, 2004**

Hiermee gee ek, Thabo Mvuyelwa Mbeki, President van die Republiek van Suid-Afrika, ingevolge artikel 25 van die Wet op die Beskerming van Konstitusionele Demokrasie teen Terroriste-en verwante Aktiwiteite, 2004 (Wet No. 33 van 2004), kennis dat die Veiligheidsraad van die Verenigde Nasies, ingevolge Hoofstuk VII van die Handves van die Verenigde Nasies die byvoeging van die inligting vermeld in die Aanhangsel, goedgekeur het, ten opsigte van-

- (a) 'n entiteit wat terroriste- of verwante aktiwiteite pleeg of poog om dit te pleeg, of daaraan deelneem of die pleging van terroriste- of verwante aktiwiteite fasiliteer; of
- (b) 'n entiteit teen wie Ledestate van die Verenigde Nasies die stappe moet doen wat in Resolusies van die bedoelde Veiligheidsraad bepaal is, ten einde terroriste- en verwante aktiwiteite te bekamp.

Hierdie Proklamasie, sowel as die Aanhangsel daartoe, moet ook op die Suid-Afrikaanse Polisiediens Internet webwerf gepubliseer word:

<http://www.saps.gov.za>

Die Veiligheidsraad van die Verenigde Nasies dateer gereeld die gekonsolideerde lys op ten opsigte van byvoegings en weglatings. Die lys en die sleutel daartoe is beskikbaar op die volgende webwerwe op die Internet:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng>.

<http://www.un.org/Docs/sc/committees/1267/tablelist>

<http://www.saps.gov.za> (skakel met bovermelde webwerwe)

Toekomstige invoegings by of weglatings uit die lys, sal in die *Staatskoerant* gepubliseer word soos en wanneer inligting daaroor van die Veiligheidsraad van die Verenigde Nasies ontvang word.

Die opgedateerde gekonsolideerde lys sal jaarliks in die *Staatskoerant* gepubliseer word.

Geteken te Pretoria op hierdie 15de dag van Augustus Tweeduisend-en-vyf.



PRESIDENT

Op las van die President-in-Kabinet



C. NQAKULA
MINISTER VAN DIE KABINET

Annexure**UPDATING OF THE CONSOLIDATED LIST OF INDIVIDUALS AND ENTITIES BELONGING TO OR ASSOCIATED WITH THE TALIBAN AND AL-QAIDA ORGANISATION AS ESTABLISHED AND MAINTAINED BY THE 1267 COMMITTEE OF THE SECURITY COUNCIL OF THE UNITED NATIONS**

The following amendments have been effected on 25 July 2005, to the consolidated list that was published by Proclamation in Gazette No. 27598, on 20 May 2005:

SECURITY COUNCIL COMMITTEE ADDS ONE ENTITY**TO AL-QAIDA SECTION OF CONSOLIDATED LIST**

The Al-Qaida and Taliban Sanctions Committee on 25 July 2005 approved the addition of information for one entity in the Al-Qaida section of its Consolidated List (the changes have been marked with cross-through and underline in the entry below).

93 74. *Name: ~~NASCOBUSINESSRESIDENCECENTER-SAS~~
~~DI-NASREDDIN-AHMED-IDRIS-EG~~ HOTEL NASCO

***A.k.a.:** ~~na~~ Nasco Business Residence Center SAS Di
Nasreddin Ahmed Idris EC ***F.k.a.:** ~~na~~ ***Address:** Corso
Sempione 69, 20149 Milan , Italy ***Listed on:** 3 Sept. 2002
(amended on 25 July 2005) ***Other information:** Fiscal Code :
01406430155 V.A.T. Number : IT 01406430155

The list is updated regularly on the basis of relevant information provided by Member States and regional organisations. This is the seventh update of the list in 2005. An updated list is accessible at the Committee's web site:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng.htm>.

No. R. 53, 2005

NOTIFICATION BY PRESIDENT IN RESPECT OF ENTITIES IDENTIFIED BY THE UNITED NATIONS SECURITY COUNCIL: SECTION 25 OF THE PROTECTION OF CONSTITUTIONAL DEMOCRACY AGAINST TERRORIST AND RELATED ACTIVITIES ACT, 2004

I, Thabo Mvuyelwa Mbeki, President of the Republic of South Africa, hereby, in terms of section 25 of the Protection of Constitutional Democracy against Terrorist and Related Activities Act, 2004 (Act No. 33 of 2004), give notice that the Security Council of the United Nations, under Chapter VII of the Charter of the United Nations, has identified the entities mentioned in the Annexure, as being-

- (a) entities that commit, or attempt to commit, any terrorist and related activity or participate in or facilitate the commission of any terrorist and related activity; or

(b) entities against whom Member States of the United Nations must take the actions specified in the Resolutions of the said Security Council, in order to combat or prevent terrorist and related activities.

This proclamation and the Annexure, shall also be published on the South African Police Service Internet website:

<http://www.saps.gov.za>

The United Nations Security Council regularly updates the consolidated list in respect of additions and deletions. The updated consolidated list and key thereto are electronically available on the following websites on the Internet:

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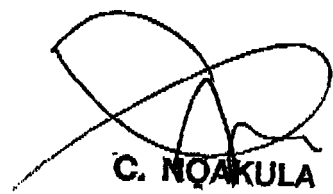
The updated consolidated list will be published annually in the *Gazette*.

Signed at Pretoria on this 22nd day of August Two Thousand and five.



PRESIDENT

By Order of the President -in -Cabinet



C. NQAKULA
MINISTER OF THE CABINET

No. R. 53, 2005

**KENNISGEWING DEUR PRESIDENT TEN OPSIGTE VAN ENTITEITE
DEUR VEILIGHEIDSRAAD VAN VERENIGDE NASIES GEÏDENTIFISEER:
ARTIKEL 25 VAN DIE WET OP DIE BESKERMING VAN TERRORISTE-EN
VERWANTE AKTIWITEITE, 2004**

Hiermee gee ek, Thabo Mvuyelwa Mbeki, President van die Republiek van Suid-Afrika, ingevolge artikel 25 van die Wet op die Beskerming van Konstitusionele Demokrasie teen Terroriste-en verwante Aktiwiteite, 2004 (Wet No. 33 van 2004), kennis dat die Veiligheidsraad van die Verenigde Nasies, ingevolge Hoofstuk VII van die Handves van die Verenigde Nasies die entiteite in die Aanhangsel geïdentifiseer het as synde-

(a) entiteite wat terroriste- of verwante aktiwiteite pleeg of poog om dit te

pleeg, of daaraan deelneem of die pleging van terroriste- of verwante
aktiwiteite fasiliteer; of

- (b) entiteite teen wie Ledestate van die Verenigde Nasies die stappe moet doen wat in Resolusies van die bedoelde Veiligheidsraad bepaal is, ten einde terroriste- en verwante aktiwiteite te bekamp.

Hierdie Proklamasie, sowel as die Aanghansel, moet ook op die Suid-Afrikaanse Polisie se Internet webwerf gepubliseer word:

<http://www.saps.gov.za>

Die Veiligheidsraad van die Verenigde Nasies dateer gereeld die gekonsolideerde lys op ten opsigte van byvoegings en weglatings. Die lys en die sleutel daartoe is beskikbaar op die volgende webwerwe op die Internet:

[http://www.un.org/Docs/sc/committees/1267/1267ListEng.](http://www.un.org/Docs/sc/committees/1267/1267ListEng)

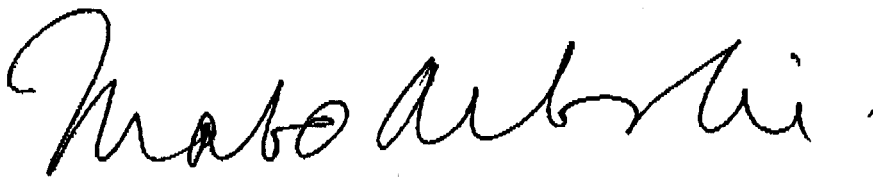
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Toekomstige invoegings by of weglatings uit die lys, sal in die *Staatskoerant* gepubliseer word soos en wanneer inligting daarvoor van die Veiligheidsraad van die Verenigde Nasies ontvang word.

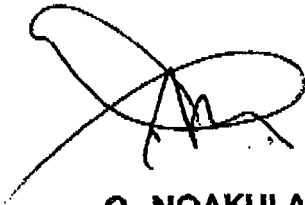
Die opgedateerde gekonsolideerde lys sal jaarliks in die *Staatskoerant* gepubliseer word.

Geteken te Pretoria op hierdie 22ste dag van Augustus Tweeduisend-en-vyf.



PRESIDENT

Op las van die President-in-Kabinet



C. NQAKULA
MINISTER VAN DIE KABINET

Annexure**UPDATING OF THE CONSOLIDATED LIST OF INDIVIDUALS AND ENTITIES BELONGING TO OR ASSOCIATED WITH THE TALIBAN AND AL-QAIDA ORGANISATION AS ESTABLISHED AND MAINTAINED BY THE 1267 COMMITTEE OF THE SECURITY COUNCIL OF THE UNITED NATIONS****SECURITY COUNCIL COMMITTEE ADDS THREE INDIVIDUALS TO AL-QAIDA SECTION****OF CONSOLIDATED LIST**

The Al-Qaida and Taliban Sanctions Committee on 29 July 2005 approved the addition of three individuals to its consolidated list (Al-Qaida section).

69. *Name: 1: FAYCAL 2: BOUGHANEMI 3: na 4: na

Title: na **Designation:** na **DOB:** 28 Oct. 1966 **POB:** Tunis, Tunisia
***Good quality a.k.a.:** Faical Boughanmi **Low quality a.k.a.:** na
***Nationality:** Tunisian **Passport no.:** na **National identification no.:** na
Address: viale Cambonino, 5/B, Cremona, Italy ***Listed on:** 29 July 2005 ***Other information:** Fiscal code: BGHFCL66R28Z352G

85. *Name: 1: AHMED 2: EL BOUHALI 3: na 4: na

Title: na **Designation:** na **DOB:** 31 May 1963 **POB:** Sidi Kacem, Morocco
***Good quality a.k.a.:** Abu Katada **Low quality a.k.a.:** na
***Nationality:** Moroccan **Passport no.:** na **National identification no.:** na
Address: vicolo S. Rocco, n. 10 – Casalbuttano, Cremona, Italy
***Listed on:** 29 July 2005 ***Other information:** Fiscal code: LBHHMD63E31Z330M

127. *Name: 1: ABDELKADER 2: LAAGOUB 3: na 4: na

Title: na **Designation:** na **DOB:** 23 Apr. 1966 **POB:** Casablanca, Morocco
***Good quality a.k.a.:** na **Low quality a.k.a.:** na
***Nationality:** Moroccan **Passport no.:** na **National identification no.:** na
Address: via Europa, 4 – Paderno Ponchielli, Cremona, Italy
***Listed on:** 29 July 2005 ***Other information:** Fiscal code: LGBBLK66D23Z330U

The list is updated regularly, on the basis of relevant information provided by Member States and regional organizations. This is the eighth update of the list in 2005. An updated list is accessible at the Committee's Web site:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng.htm>.

No. R. 54, 2005

NOTIFICATION BY PRESIDENT IN RESPECT OF ENTITIES IDENTIFIED BY THE UNITED NATIONS SECURITY COUNCIL: SECTION 25 OF THE PROTECTION OF CONSTITUTIONAL DEMOCRACY AGAINST TERRORIST AND RELATED ACTIVITIES ACT, 2004

I, Thabo Mvuyelwa Mbeki, President of the Republic of South Africa, hereby, in terms of section 25 of the Protection of Constitutional Democracy against Terrorist and Related Activities Act, 2004 (Act No. 33 of 2004), give notice that the Security Council of the United Nations, under Chapter VII of the Charter of the United Nations, has identified the entity mentioned in the Annexure, as being-

- (a) an entity who commits, or attempt to commit, any terrorist and related activity or participates in or facilitates the commission of any terrorist and related activity; or

- (b) an entity against whom Member States of the United Nations must take the actions specified in the Resolutions of the said Security Council, in order to combat or prevent terrorist and related activities.

This Proclamation and the Annexure thereto, shall also be published on the South African Police Service Internet website:

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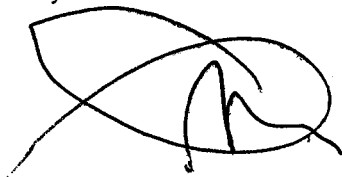
The updated consolidated list will be published annually in the *Gazette*.

Signed at Pretoria on this 4th day of September Two Thousand and five.



PRESIDENT

By Order of the President -in -Cabinet



MINISTER OF THE CABINET

No. R. 54, 2005

**KENNISGEWING DEUR PRESIDENT TEN OPSIGTE VAN
ENTITEITE DEUR VEILIGHEIDSRaad VAN VERENIGDE
NASIES GEÏDENTIFISEER: ARTIKEL 25 VAN DIE WET OP DIE
BESKERMING VAN KONSTITUSIONELE DEMOKRASIE TEEN
TERRORISTE-EN VERWANTE AKTIWITEITE, 2004**

Hiermee gee ek, Thabo Mvuyelwa Mbeki, President van die Republiek van Suid-Afrika, ingevolge artikel 25 van die Wet op die Beskerming van Konstitusionele Demokrasie teen Terroriste-en verwante Aktiwiteite, 2004 (Wet No. 33 van 2004), kennis dat die Veiligheidsraad van die Verenigde Nasies, ingevolge Hoofstuk VII van die Handves van die Verenigde Nasies die entiteit in die aangehegte lys geïdentifiseer het as synde-

- (a) 'n entiteit wat terroriste- of verwante aktiwiteite pleeg of poog om dit te pleeg, of daaraan deelneem of die pleging van terroriste- of verwante aktiwiteite fasiliteer; of

- (b) 'n entiteit teen wie Ledestate van die Verenigde Nasies die stappe moet doen wat in Resolusies van die bedoelde Veiligheidsraad bepaal is, ten einde terroriste- en verwante aktiwiteite te bekamp.

Hierdie Proklamasie, sowel as die Aanhangsel daartoe, moet ook op die Suid-Afrikaanse Polisiediens Internet webwerf gepubliseer word:

<http://www.saps.gov.za>

Die Veiligheidsraad van die Verenigde Nasies dateer gereeld die gekonsolideerde lys op ten opsigte van byvoegings en weglatings. Die lys en die sleutel daartoe is beskikbaar op die volgende webwerwe op die Internet:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng.>

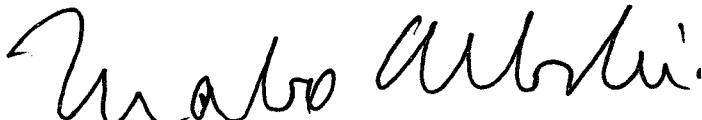
<http://www.un.org/Docs/sc/committees/1267/tablelist>

<http://www.saps.gov.za> (skakel met bovermelde webwerwe)

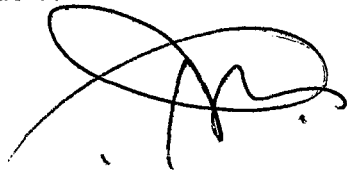
Toekomstige invoegings by of weglatings uit die lys, sal in die *Staatskoerant* gepubliseer word soos en wanneer inligting daaroor van die Veiligheidsraad van die Verenigde Nasies ontvang word.

Die opgedateerde gekonsolideerde lys sal jaarliks in die *Staatskoerant* gepubliseer word.

Geteken te Pretoria op hierdie 4de dag van September Tweeduisend-en-vyf.


PRESIDENT

Op las van die President-in-Kabinet



MINISTER VAN DIE KABINET

Annexure**UPDATING OF THE CONSOLIDATED LIST OF INDIVIDUALS AND ENTITIES BELONGING TO OR ASSOCIATED WITH THE TALIBAN AND AL-QAIDA ORGANISATION AS ESTABLISHED AND MAINTAINED BY THE 1267 COMMITTEE OF THE SECURITY COUNCIL OF THE UNITED NATIONS**

The following amendments have been effected on 17 Augustus 2005, to the consolidated list that was published by Proclamation in Gazette No. 8475, on 20 May 2005:

**SECURITY COUNCIL COMMITTEE ADDS ONE ENTITY
TO AL-QAIDA SECTION OF CONSOLIDATED LIST**

The Al-Qaida and Taliban Sanctions Committee on 17 August 2005 approved the addition of one entity to its consolidated list (Al-Qaida section).

6. *Name: AL-AKHTAR TRUST INTERNATIONAL

1. ***A.k.a.:** a) Al Akhtar Trust b) Al-Akhtar Medical Centre c) Akhtarabad Medical Camp **F.k.a.:** na ***Address:** a) ST-1/A, Gulsahn-e-Iqbal, Block 2, Karachi, 25300, Pakistan b) Gulistan-e-Jauhar, Block 12, Karachi, Pakistan ***Listed on:** 17 Aug. 2005 ***Other information:** Regional offices in Pakistan: Bahawalpur, Bawalnagar, Gilgit, Islamabad, Mirpur Khas, Tando-Jan-Muhammad. Akhtarabad Medical Camp is in Spin Boldak, Afghanistan.

The list is updated regularly, on the basis of relevant information provided by Member States and regional organizations. This is the ninth update of the list in 2005. An updated list is accessible at the Committee's website:

<http://www.un.org/Docs/sc/committees/1267/1267ListEng.htm>.

GOVERNMENT NOTICES GOEWERMENSKENNISGEWINGS

DEPARTMENT OF SAFETY AND SECURITY DEPARTEMENT VAN VEILIGHEID EN SEKURITEIT

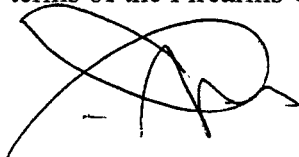
No. R. 914

23 September 2005

SOUTH AFRICAN POLICE SERVICE

NOTICE IN TERMS OF ITEM 11(1)(a) OF SCHEDULE 1 TO THE FIREARMS CONTROL ACT, 2000 (ACT NO. 60 OF 2000)

I, Charles Nqakula, Minister for Safety and Security hereby determine in terms of Item 11(1)(a) of Schedule 1 to the Firearms Control Act, 2000 (Act No. 60 of 2000), the period within which a natural person who is subjected to the circumstances provided for in the Schedule and who is the holder of a licence, permit, certificate or authorisation in terms of the Arms and Ammunition Act, 1969 (Act No. 75 of 1969), must apply for a licence, permit, certificate or authorisation in terms of the Firearms Control Act, 2000 as set out in the Schedule.



C NQAKULA
Minister for Safety and Security

SCHEDULE

A natural person who -

- (a) is the holder of any licence, permit, certificate or authorisation to possess a firearm, which was issued in terms of the Arms and Ammunition Act, 1969 and which was valid immediately before 1 July 2004; and
- (b) is able to prove to the satisfaction of the Registrar that he or she was, for the applicable period provided for in Government Notice R. 974 dated 20 August 2004, due to -
 - (i) his or her absence from the Republic;
 - (ii) his or her mental or physical incapacity; or
 - (iii) due to circumstances for which he or she was not responsible,unable to lodge an application as provided for in the said Government Notice,

must, subject to the provisions of Item 11(1)(c), apply for the corresponding licence, permit, certificate or authorisation in terms of the Firearms Control Act, 2000, within the renewal period

of 90 days after he or she, as the case may be, -

- (a) returns to the Republic; or
- (b) becomes physically able to comply with the requirements of the Act; or
- (c) after the circumstances cease to prevent the person to lodge a required application.

No. R. 914

23 September 2005

(Engelse teks deur die Minister geteken)

SUID AFRIKAANSE POLISIE DIENS

KENNISGEWING INGEVOLGE ITEM 11(1)(a) VAN BYLAE 1 VAN DIE WET OP BEHEER VAN VUURWAPENS, 2000 (WET NO. 60 VAN 2000)

Ek, Charles Nqakula, Minister van Veiligheid en Sekuriteit bepaal hiermee kragtens Item 11(1)(a) van Bylae 1 van die Wet op Beheer van Vuurwapens, 2000 (Wet No. 60 van 2000), dat die periode waarbinne 'n natuurlike persoon wie onderworpe is aan die omstandighede soos vermeld in die Bylae en wie die houer is van 'n lisensie, permit, sertifikaat of magtiging in terme van die Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969), aansoek moet doen vir 'n lisensie, permit, sertifikaat of magtiging ingevolge die Wet op Beheer van Vuurwapens, 2000, is soos uiteengesit in die Bylae.

C NQAKULA

Minister vir Veiligheid en Sekuriteit

BYLAE

'n Natuurlike persoon wie -

- (a) die houer is van enige lisensie, permit, sertifikaat of magtiging om 'n vuurwapen te besit, wat uitgereik is ingevolge die Wet op Wapens en Ammunisie, 1969 en wat geldig was onmiddelik voor 1 Julie 2004; en
- (b) bewys kan lewer tot die bevrediging van die Registrateur, dat hy of sy, vir die toepaslike periode soos voorgeskryf in die Staatskoerant Kennisgewing R. 974 gedateer 20 Augustus 2004, as gevolg van -
 - (i) sy of haar afwesigheid uit die Republiek;
 - (ii) sy of haar geestes- of fisiese onbekwaamheid; of
 - (iii) as gevolg van omstandighede waarvoor hy of sy nie verantwoordelik is nie,

nie in staat was nie om 'n aansoek in te dien soos voorgeskryf in die voormelde Staatskoerant Kennisgewing,

moet, onderworpe aan die bepalings van Item 11(1)(c), aansoek doen vir die ooreenstemmende lisensie, permit, sertifikaat of magtiging in terme van die Wet op Beheer van Vuurwapens, 2000, binne die hernuwingsperiod van 90 dae nadat hy of sy, soos die geval mag wees, -

- (a) terugkeer na die Republiek; of
- (b) dit fisies moontlik vind om aan die vereistes van die Wet te voldoen; of
- (c) na afloop van die omstandighede wat die persoon verhoed het om 'n aansoek in te dien.

**DEPARTMENT OF SOCIAL DEVELOPMENT
DEPARTEMENT VAN MAATSKAPLIKE ONTWIKKELING**

No. R. 913

23 September 2005

**REGULATIONS REGARDING THE FEES PAYABLE BY SOCIAL WORKERS,
STUDENT SOCIAL WORKERS AND SOCIAL AUXILIARY WORKERS**

The Minister of Social Development has, in terms of section 28 of the Social Service Professions Act, 1978 (Act 110 of 1978), on the recommendation of the South African Council for Social Service Professions, made the regulations set out in the Schedule hereto.

SCHEDULE

Definition

1. In these regulations "the Act" means the Social Service Professions Act, 1978 (Act 110 of 1978), and any expression to which a meaning has been assigned in the Act shall bear that the meaning, unless the context otherwise indicates.

Fees payable to the Council

2. (a) The following fees shall be paid to the council by **social workers**:
- (i) Registration fee by applicants who obtained their qualifications at a training institution in the RepublicR132,00
 - (ii) Additional levy in the case of paragraph (a)(i) for a registration which is requested to be finalised within three working daysR 72,00
 - (iii) Registration fee by applicants who obtained their qualifications at a training institution in one of the following countries: Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Ireland, Israel, Italy, Japan, Netherlands, New Zealand, Singapore, Spain, Sweden, Switzerland, United Arab Emirates, United Kingdom, United States of AmericaR2398,00
 - (iv) Registration fee by applicants who obtained their qualifications at training institutions in all foreign countries excluding those mentioned in paragraph (a)(iii)R800,00
 - (v) Reregistration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act.....R132,00
 - (vi) Annual fee, subject to regulation 3R 296,00
 - (vii) Fee for the restoration of the name of a person whose name has been removed from the register in terms of section 20 of the Act.....R132,00

- (viii) Registration card (optional).....R12,00
- (b) The following fees shall be paid to the council by **social workers registering a speciality in adoption work**:
- (i) Examination feeR560,00
- (ii) Registration feeR1 13,00
- (iii) Reregistration fee by a person whose registration of the speciality has been cancelled in terms of section 22(1) (c) of the Act.....R113,00
- (iv) Annual fee, subject to regulation 3.....R 139,00
- (v) Fee for the restoration of the speciality against the name of a social worker in the registerR113,00
- (c) The following fees shall be paid to the council by **student social workers**:
- (i) Registration feeR113,00
- (ii) Reregistration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act..R113,00
- (iii) Fee for the restoration of the name of a person whose name has been removed from the register in terms of section 20 of the ActR113,00
- (d) The following fees shall be paid to the council by **social auxiliary workers**:
- (i) Registration fee by applicants who obtained their qualifications in the Republic.....R 76,00
- (ii) Additional levy in the case of paragraph (d)(i) for a registration which is requested to be finalised within three working daysR 72,00
- (iii) Registration fee by applicants who obtained their qualifications at a training institution in one of the following countries: Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Ireland, Israel, Italy, Japan, Netherlands, New Zealand, Singapore, Spain, Sweden, Switzerland, United Arab Emirates, United Kingdom, United States of AmericaR1194,00
- (iv) Registration fee by applicants who obtained their qualifications in all foreign countries excluding those mentioned in paragraph (d)(ii).....R400,00
- (v) Reregistration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act..R 76,00

- (vi) Annual fee, subject to regulation 3.....R139,00
- (vii) Fee for the restoration of the name of a person whose name has been removed from the register in terms of section 20 of the Act R 76,00
- (viii) Registration card (optional)R12,00
- (e) The following **miscellaneous** fees shall be paid to the council:
 - (i) Fee for a duplicate registration certificateR132,00
 - (ii) Fee for inspection of the register (per occasion).....R132,00
 - (iii) Fee for the issue of an extract from the register (per page)R132,00
- (f) The annual fee referred to in paragraphs (a)(vi), (b)(iv) and (d)(vi) shall –
 - (i) subject to the provisions of subparagraphs (ii) and (iii) be paid on or before 1 January of every year;
 - (ii) in the case of a person who is registered for the first time as a social worker or a social auxiliary worker or a social worker registering a speciality in terms of the Act be calculated *pro rata* for the period extending from the first day of the month during which he or she is registered to the end of the financial year concerned, and be paid in full for the financial year concerned before such person's name is entered in the register;
 - (iii) in the case of a person who applies for registration in terms of section 22(4) of the Act or whose name is restored in terms of section 20(3) of the Act to a register referred to in section 19(1) of the Act, be calculated *pro rata* for the period extending from the first day of the month during which the person's name is restored to the register to the end of the financial year concerned and be payable before such person's name is restored to the register: Provided that, in the case of a person whose name has been removed from the register in terms of section 20(1)(d) of the Act and such person has proceeded to practise as a social worker, the annual fee be paid in full for the current financial year as well as an additional amount of R281,00 in the case of social workers and R139,00 in the case of social auxiliary workers before such person's name can be restored to the register concerned.
- (g) The fees referred to in these regulations include Value Added Tax.

Reservation

3. Notwithstanding the provisions of paragraphs (a)(vi), (b)(iv) and (d)(vi) of regulation 2 –

(a) any person who in the course of any financial year attains the age of 65 years on or before 31 March of that financial year shall be exempted from the payment of annual fees for the following financial years;

(b) any person who in the opinion of the council does not practise the profession of social work or social auxiliary work because of health reasons and who has applied in writing for exemption of payment of the annual fee shall, for the period and on the conditions determined by the council, be exempted from the payment of annual fees; and

(c) any person who in the course of any financial year ceases to practise the profession of social work or social auxiliary work on or before 31 March of that financial year and who applies in writing to the council for exemption shall be exempted from the following financial year of the full payment of the annual fees and shall pay only an amount which is calculated to be 50 per cent of the annual fees: Provided that before re-entering the profession such a person shall inform the council in writing of such intention and shall pay the outstanding *pro rata* annual fees calculated from the first day of the month of re-entry to the profession, within twenty one days after being notified of the amount payable, after which the said exemption shall fall away.

Repeal

4. The Regulations made under the Social Service Professions Act, 1978, published as Government Notice No. R. 1352 in *Government Gazette* No. 27007 of 26 November 2004 are hereby repealed.

Commencement

5. These regulations shall come into effect on the date of publication of this notice.

No. R. 913

23 September 2005

**REGULASIES BETREFFENDE DIE GELDE BETAALBAAR DEUR MAATSKAPLIKE
WERKERS, STUDENT- MAATSKAPLIKE WERKERS EN MAATSKAPLIKE
HULPWERKERS**

Die Minister van Maatskaplike Ontwikkeling het kragtens artikel 28 van die Wet op Maatskaplike Diensberoepe, 1978 (Wet 110 van 1978), op aanbeveling van die Suid-Afrikaanse Raad vir Maatskaplike Diensberoepe, die regulasies in die Bylae hiervan uiteengesit, uitgevaardig.

BYLA E

Woordomskrywing

1. In hierdie regulasies beteken "die Wet" die Wet op Maatskaplike Diensberoepe, 1978 (Wet 110 van 1978), en het 'n uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis, tensy dit uit die samehang anders blyk.

Gelde betaalbaar aan die Raad

2. (a) Die volgende gelde moet deur **maatskaplike werkers** aan die raad betaal word:
- (i) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het aan 'n opleidingsinrigting in die Republiek R132,00
 - (ii) Bykomende heffing in geval van paragraaf (a)(i) vir 'n registrasie wat op versoek binne drie werksdae gefinaliseer moet wees R 72,00
 - (iii) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het in een van die volgende lande: Australië, België, Denemarke, Duitsland, Finland, Frankryk, Ierland, Israel, Italië, Japan, Kanada, Nederland, Nieu Zeeland, Oostenryk, Singapoer, Spanje, Swede, Switserland, Verenigde Arabiese Emirate, Verenigde Koninkryk, Verenigde State van Amerika R2398,00
 - (iv) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het aan opleidingsinrigtings in alle buitelandse lande behalwe daardie lande vermeld in paragraaf (a)(iii) R800,00
 - (v) Herregistrasiegeld deur 'n persoon wie se registrasie kragtens artikel 22(1)(c) van die Wet ingetrek is R132,00
 - (vi) Jaargeld behoudens regulasie 3 R296,00
 - (vii) Gelde vir die terugplasing van die naam van 'n persoon wie se naam kragtens artikel 20 van die

- Wet uit die register geskrap is.....R132,00
- (viii) Registrasiekaart (opsioneel).....R12,00
- (b) Die volgende gelde moet aan die raad betaal word deur **maatskaplike werkers wat 'n spesialiteit in aannemingswerk registreer**:
- (i) Eksamengeld.....R560,00
- (ii) RegistrasiegeldR113,00
- (iii) Herregistrasiegeld deur 'n persoon wie se registrasie kragtens artikel 22(1) (c) van die Wet ingetrek is.....R113,00
- (iv) Jaargeld behoudens regulasie 3R139,00
- (v) Gelde vir die terugplasing van die spesialiteit teenoor die naam van 'n maatskaplike werker in die register ..R113,00
- (c) Die volgende gelde moet deur **student- maatskaplike werkers** aan die raad betaal word:
- (i) RegistrasiegeldR113,00
- (ii) Herregistrasiegeld deur 'n persoon wie se registrasie kragtens artikel 22(1)(c) van die Wet ingetrek is.....R113,00
- (iii) Gelde vir die terugplasing van die naam van 'n persoon wie se naam kragtens artikel 20 van die Wet uit die register geskrap isR113,00
- (d) Die volgende gelde moet deur **maatskaplike hulpwerkers** aan die raad betaal word:
- (i) Registrasiegeld deur applikante wat hulle kwalifikasies in die Republiek verwerf hetR 76,00
- (ii) Bykomende heffing in geval van paragraaf (d)(i) vir 'n registrasie wat op versoek binne drie werksdae gefinaliseer moet weesR 72,00
- (iii) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het in een van die volgende lande: Australië, België, Denemarke, Duitsland, Finland, Frankryk, Ierland, Israel, Italië, Japan, Kanada, Nederland, Nieu Zeeland, Oostenryk, Singapoer, Spanje, Swede, Switserland, Verenigde Arabiese Emerge, Verenigde Koninkryk, Verenigde State van AmerikaR1194,00
- (iv) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het aan opleidingsinrigtings in alle buitelandse lande behalwe daardie lande vermeld in paragraaf (d)(ii).....R400,00

- (v) Herregistrasiegeld deur 'n persoon wie se registrasie kragtens artikel 22(1)(c) van die Wet ingetrek is R 76,00
- (vi) Jaargeld, behoudens regulasie 3 R139,00
- (vii) Gelde vir die terugplasing van die naam van 'n persoon wie se naam kragtens artikel 20 van die Wet uit die register geskrap is R 76,00
- (viii) Registrasiekaart (opsioneel) R12,00
- (e) Die volgende **diverse gelde** moet aan die raad betaal word:
- (i) Gelde vir 'n duplikaatregistrasiesertifikaat R132,00
- (ii) Gelde vir insae in die register (per geleentheid) R132,00
- (iii) Gelde vir die uitreiking van 'n uittreksel uit die register (per bladsy) R132,00
- (f) Die jaargeld bedoel in paragrawe (a)(vi), (b)(iv) en (d)(vi) moet –
- (i) behoudens die bepalings van subparagrawe (ii) en (iii) jaarliks voor of op 1 Januarie betaal word;
- (ii) in die geval van 'n persoon wat hom of haar vir die eerste keer as 'n maatskaplike werker of 'n maatskaplike hulpwerker of 'n maatskaplike werker wat 'n spesialiteit kragtens die Wet laat registreer, *pro rata* bereken word vir die tydperk wat strek vanaf die eerste dag van die maand waartydens hy of sy geregistreer word tot die einde van die betrokke boekjaar, en wat ten volle vir die betrokke finansiële jaar betaal is alvorens sodanige persoon se naam in die betrokke register aangeteken word;
- (iii) in die geval van 'n persoon wat om herregistrasie kragtens artikel 22(4) van die Wet aansoek doen of wie se naam kragtens artikel 20(3) van die Wet teruggeplaas word op 'n register in artikel 19(1) van die Wet bedoel, *pro rata* bereken word vir die tydperk wat strek vanaf die eerste dag van die maand waartydens die persoon se naam op die register teruggeplaas word tot die einde van die betrokke boekjaar, en is betaalbaar voor die naam van sodanige persoon op die betrokke register teruggeplaas word: Met dien verstande dat, in die geval van 'n persoon wie se naam kragtens artikel 20(1)(d) van die Wet uit die register geskrap is en sodanige persoon voortgegaan het om as maatskaplike werker of maatskaplike hulpwerker te praktiseer, die jaargeld ten volle vir die lopende boekjaar betaal word sowel as 'n bykomende bedrag van R281,00 in die geval van maatskaplike werkers en R139,00 in die geval van maatskaplike hulpwerkers voordat die naam van sodanige persoon op die betrokke register teruggeplaas word.
- (g) Die gelde in hierdie regulasies sluit Belasting op Toegevoegde Waarde in.

Voorbehoud

3. Ondanks die bepalings van paragrawe (a)(vi), (b)(iv) and (d)(vi) van regulasie 2 word –

(a) enige persoon wat in die loop van enige boekjaar voor of op 31 Maart van daardie boekjaar die ouderdom van 65 jaar bereik, vir die daaropvolgende boekjare vrygestel van die betaling van jaargeld;

(b) enige persoon wat volgens die oordeel van die raad om gesondheidredes nie die beroep maatskaplike werk of maatskaplike hulpwerk beoefen nie en wat skriftelik aansoek gedoen het om vrystelling van die betaling van jaargeld, vir die tydperk en op die voorwaardes soos deur die raad bepaal, vrygestel van die betaling van jaargeld; en

(c) enige persoon wat in die loop van enige boekjaar voor of op 31 Maart van daardie boekjaar ophou om die beroep maatskaplike werk of maatskaplike hulpwerk te beoefen en wat skriftelik by die raad aansoek om vrystelling gedoen het, vrygestel word vanaf die daaropvolgende boekjaar van die volle betaling van jaargeld en word slegs 'n bedrag wat bereken word as 50 persent van die jaargeld, betaal: Met dien verstande dat so 'n persoon voor enige hertoetrede tot die beroep, die raad skriftelik van sodanige voorneme kennis gee en die uitstaande *pro rata* jaargeld, bereken vanaf die eerste dag van die maand van hertoetrede tot die beroep, binne een en twintig dae vanaf kennisgewing van die bedrag betaalbaar, betaal, waarna genoemde vrystelling verval.

Herroeping

4. Die Regulasies uitgevaardig kragtens die Wet op Maatskaplike Diensberoepe, 1978, gepubliseer as Goewermentskennisgewing No. R.1352 in *Staatskoerant* No. 27007 van 26 November 2004 word hierby herroep.

Inwerkingtreding

5. Hierdie regulasies tree op die datum van publikasie van hierdie kennisgewing in werking.

**DEPARTMENT OF TRADE AND INDUSTRY
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. R. 915

23 September 2005

COMPANIES ACT, 1973 (ACT 61 OF 1973)


**INCORPORATION OF AN EXTERNAL COMPANY AS A COMPANY IN THE
REPUBLIC OF SOUTH AFRICA**

Whereas Paddington Limited, a company incorporated under the law of the Isle of Man, has applied, in terms of section 335 of the Companies Act, 1973 (Act 61 of 1973), to be incorporated in the Republic of South Africa, and

Whereas Paddington Limited has a share capital and a place of business in the Republic, and

Whereas Paddington Limited has satisfied me that all the requirements of section 335 of the Companies Act, 1973, and the requirements of the Registrar of Companies have been complied with:

Now, therefore, under and by virtue of the powers vested in me by section 335 (2) of the Companies Act, 1973, I, Mandisi Mphahlela hereby declare that Paddington Limited shall be deemed, with effect from the date of termination of its registration and incorporation as a company in the Isle of Man, to be a company incorporated under Chapter IV of the Companies Act, 1973.



MANDISI MPAHLWA
MINISTER OF TRADE AND INDUSTRY

No. R. 915

23 September 2005

MAATSKAPPYWET, 1973 (WET 61 VAN 1973)**INLYWING VAN 'N BUITELANDSE MAATSKAPPY AS 'N MAATSKAPPY IN DIE REPUBLIEK VAN SUID AFRIKA**

Nademaal Paddington Limited, 'n maatskappy wat kragtens die wette van die Isle of Man ingelyf is, ingevolge artikel 335 van die Maatskappywet, 1973 (Wet 61 van 1973), aansoek gedoen het om as 'n maatskappy in die Republiek van Suid Afrika ingelyf te word; en

Nademaal Paddington Limited aandeelkapitaal en 'n plek van besigheid in die Republiek van Suid Afrika het, en

Nademaal Paddington Limited my oortuig het dat hy aan al die vereistes van artikel 335 van die Maatskappywet, 1973 en aan die vereistes van die Registrateur van Maatskappye voldoen het:

So is dit dat ek, Mandisi Mphalwa, hierby kragtens die bevoegdheid my verleen by artikel 335 (2) van die Maatskappywet, 1973, verklaar dat Paddington Limited geag word, met die ingang van die datum van beeindiging van sy registrasie en inlywing as 'n maatskappy in die Isle of Man, 'n maatskappy te wees wat ingevolge Hoofstuk IV van die Maatskappywet, 1973, ingelyf is.



MANDISI MPAHLWA
MINISTER VAN HANDEL EN NYWERHEID

No. R. 916

23 September 2005

COMPANIES ACT, 1973 (ACT 61 OF 1973)**INCORPORATION OF AN EXTERNAL COMPANY AS A COMPANY IN THE
REPUBLIC OF SOUTH AFRICA**

Whereas Kasvel Limited, a company incorporated under the law of the British Virgin Islands, has applied, in terms of section 335 of the Companies Act, 1973 (Act 61 of 1973), to be incorporated in the Republic of South Africa, and

Whereas Kasvel Limited has a share capital and a place of business in the Republic, and

Whereas Kasvel Limited has satisfied me that all the requirements of section 335 of the Companies Act, 1973, and the requirements of the Registrar of Companies have been compiled with:

Now, therefore, under and by virtue of the powers vested in me by section 335 (2) of the Companies Act, 1973, I, Mandisi Mpaahlwa hereby declare that Kasvel Limited shall be deemed, with effect from the date of termination of its registration and incorporation as a company in the British Virgin Islands, to be a company incorporated under Chapter IV of the Companies Act, 1973.



MANDISI MPAHLWA
MINISTER OF TRADE AND INDUSTRY

No. R. 916

23 September 2005

MAATSKAPPYWET, 1973 (WET 61 VAN 1973)**INLYWING VAN 'N BUITELANDSE MAATSKAPPY AS 'N MAATSKAPPY IN DIE REPUBLIEK VAN SUID AFRIKA**

Nademaal Kasvel Limited, 'n maatskappy wat kragtens die wette van die British Virgin Islands ingelyg is, ingevolge artikel 335 van die Maatskappywet, 1973 (Wet 61 van 1973), aansoek gedoen het om as 'n maatskappy in die Republiek van Suid Afrika ingelyf te word; en

Nademaal Kasvel Limited aandelekapitaal en 'n plek van besigheid in die Republiek van Suid Afrika het, en

Nademaal Kasvel Limited my oortuig het dat hy aan al die vereistes van artikel 335 van die Maatskappywet, 1973 en aan die vereistes van die Registrateur van Maatskappye voldoen het:

So is dit dat ek, Mandisi Mphalwa, hierby kragtens die bevoegdheid my verleen by artikel 335 (2) van die Maatskappywet, 1973, verklaar dat Kasvel Limited geag word, met die ingang van die datum van beeindiging van sy registrasie en inlywing as 'n maatskappy in die British Virgin Islands, 'n maatskappy te wees wat ingevolge Hoofstuk IV van die Maatskappywet, 1973, ingelyf is.



MANDISI MPAHLWA
MINISTER VAN HANDEL EN NYWERHEID

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