



ZIMBABWEAN

GOVERNMENT GAZETTE

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General Notice 468 of 2024.

LAND SURVEY ACT [CHAPTER 20:12]

Decision on the Application for Cancellation of Portions of General Plan No. DG6388 of Lots 1-43 of Lot 2 of Arcturus of Cromlet: Goromonzi District

FURTHER to the application notice which appeared as advertisement 421415f in the Government Gazette dated 10th November, 2023, the Minister of Lands, Agriculture, Fisheries, Water and Rural Development, in terms of section 47(3) of the Land Survey Act [Chapter 20:12], hereby gives notice of consent to the cancellation of portions of General Plan No. DG6388 represented by Lots 36, 38, 39, 40 and 43 (inclusive of a portion of Road 18m), and defined by the following beacons: 36A, 35A, 36C, 36D, 36E, 36F, 31C and 36A, 38A, 38B, 36C, 35C, 40A, 40B, 40C, 43G, 43A, Vlei, DS, 38E and 38A situate in the district of Goromonzi.

19-4-2024

E. GUVAZA,
Surveyor General.

Registered holder : Zulmart Investments (Private) Limited
Number of claims : 10 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5328
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 10 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5329
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 13 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5330
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 9 hectares
Mineral : Gold
Location : Odzi

General Notice 469 of 2024.

MINES AND MINERALS ACT [CHAPTER 21:05]

Cancellation of Certificate of Registration: Manicaland Mining District

IT is hereby notified, in terms of section 50(5) as read with section 50(1)(a) of the Mines and Minerals Act [Chapter 21:05], that the Certificate of Registration issued in respect of the blocks in the Schedule were cancelled on 11th November, 2023.

19-4-2024.

P. KUNAKA,
Mining Commissioner.

Registration number : G 5331
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 9 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5332
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 5 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5333
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 3 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5334
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited

Number of claims : 7 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5335
Name : Snipe B53
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 12 hectares
Mineral : Gold
Location : Odzi

SCHEDULE

CANCELLED CERTIFICATES OF REGISTRATION

Registration number : G 5325
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 15 hectares
Mineral : Gold
Location : Odzi

Registration number : G5326
Name : None Go By SW16
Registered holder : Zulmart Investments (Private) Limited
Number of claims : 9 hectares
Mineral : Gold
Location : Odzi

Registration number : G 5327
Name : None Go By SW16

Registration number : G 5336
 Name : Snipe B54
 Registered holder : Zulmart Investments (Private) Limited
 Number of claims : 14 hectares
 Mineral : Gold
 Location : Odzi

Registration number : G 5337
 Name : Snipe B55
 Registered holder : Zulmart Investments (Private) Limited
 Number of claims : 11 hectares
 Mineral : Gold
 Location : Odzi

Registration number : G 5338
 Name : Snipe B57
 Registered holder : Zulmart Investments (Private) Limited
 Number of claims : 12 hectares
 Mineral : Gold
 Location : Odzi

Registration number : G 5339
 Name : Snipe B57
 Registered holder : Zulmart Investments (Private) Limited
 Number of claims : 15 hectares
 Mineral : Gold
 Location : Odzi

General Notice 470 of 2024.

ZIMBABWE SCHOOL EXAMINATIONS COUNCIL (ZIMSEC)

Invitation to Competitive Bidding Tenders

TENDERS are invited from reputable, reliable and well-established firms, registered with the Procurement Regulatory Authority of Zimbabwe, for the supply and delivery of the items listed below to the Zimbabwe School Examinations Council.

Tender number

ZIMSECDOM005/2024. Provision of vehicle hiring services.

Tender documents are available for collection upon payment of a non-refundable cash deposit of USD10.00 (payable at the prevailing interbank rate), per set of tender documents from the Accounts Office at:

The Zimbabwe School Examinations Council Offices,
 Examinations Centre,
 Upper East Road,
 Mount Pleasant,
 Harare.

Closing time and date: 29th April, 2024, at 1000 hours.

Interested eligible bidders may obtain further information from ZIMSEC Procurement Management Unit via E-mail procurement@zimsec.co.zw

Tenders must be enclosed in sealed envelopes and endorsed on the outside with the advertised tender number, the description and the closing date and must be delivered and deposited in the tender box situated at The Zimbabwe School Examinations Council Offices, Examinations Centre, Upper East Road, Mount Pleasant, Harare and addressed to:

The Director,
 Zimbabwe School Examinations Council,
 P. O. Box CY 1464,
 Causeway.

Tenders shall remain valid for a period of 90 days from the tender closing date.

Bidders will be allowed to attend the tender opening process to be held on the same date and time as the closing date.

General Notice 471 of 2024.

NEMAKONDE HIGH SCHOOL (NHS)

Invitation to Competitive Bidding

NEMAKONDE High School invites tenders from reputable registered companies for the supply and delivery of the following:

Tender number

NHS/01/2024. 2.5l TDI double cab 4 x 2 6MT (Model-SE Plus).
 Opening day: 19th April, 2024. Closing day: 11th May, 2024.

The tender documents will be available from 19th April, 2024, at Nemakonde High School Bursar's Office at a non-refundable cost of US\$10 (Ten dollars).

Deadline for submission is on or before 1000 hours of 11th May, 2024. Late submissions will not be considered. Tenders are free to witness the opening.

Enquiries relating to the bidding process may be addressed to The Head on 0772911748 or The Deputy Head on 0773648658 or 0777738388

nemakondehighschool@gmail.com

General Notice 472 of 2024.

ALLIED TIMBERS ZIMBABWE (PRIVATE) LIMITED (ATZ)

Invitation to Domestic Competitive Bidding

ALLIED Timbers Zimbabwe wishes to invite reputable companies registered with the Procurement Regulatory Authority of Zimbabwe (PRAZ) to tender for the requirements below. Bidders must submit their bids to The Head-Procurement Management Unit, Allied Timbers Zimbabwe, No. 125A, Borgward Road, Msasa, Harare, on the dates specified below. With procurement reference number as the subject of the matter of the envelope on or before closing date, at or before 1000 hours C.A.T. Bids should be deposited sealed in the tender box situated at the given address on or before 1000 hours

Tender number

ATZ007/2024. Supply and delivery of cellphones and laptops.
 Compulsory site visit date: 20th May, 2024, at 1000 hours.

Bidders can request for the tender documents from tenders@alliedtimbers.co.zw and will be issued to interested bidders at no charges.

Tenders received after 1000 hours on the closing date whether by hand or post will be treated as late tenders and will not be accepted.

General Notice 473 of 2024.

SUNWAY CITY (PRIVATE) LIMITED (SC)

Invitation to Domestic Competitive Bidding

SUNWAY City, a subsidiary of the Industrial Development Corporation of Zimbabwe Limited (IDCZ), is a developer of integrated industrial, commercial, institutional, recreational and residential parks so as to provide relevant infrastructure to facilitate industrial and economic growth of Zimbabwe as well as regional integration and trade.

Tenders are invited from PRAZ registered companies in possession of certificate of incorporation and current tax clearance for the supply of the following.

Tender number

SC/01/2024. Provision of internet services. Compulsory site visit/pre bid meeting date and time: 26th April, 2024, at 1100 hours [CAT]. Closing date and time: 16th May, 2024, at 1000 hours [CAT].

SC/02/2024. Supply and delivery of laptops, cellphones and ipads.
 Closing date and time: 16th May, 2024, at 1000 hours [CAT].

Interested bidders are required to obtain the bid document that consists of the instructions and scope of work upon sending their requests by e-mail to: procurement@sunwaycity.co.zw

Submission of tender documents

Tenders must be submitted online through the Electronic Government Procurement System (EGP) on or before the closing date. No payment shall be made to obtain the documents online and no bid shall be accepted through hard copies.

The tender documents can be downloaded from PRAZ EGP PORTAL <http://egp.praz.org.zw/> at no cost

For any further details or clarification, please contact The Procurement Management Unit on +263-4-006473/8 or 0713 382 847 Email: procurement@sunwaycity.co.zw

General Notice 474 of 2024.

**AIRPORTS COMPANY OF ZIMBABWE (PRIVATE) LIMITED
(ACZ)**

Invitation to Competitive Tenders

INTERESTED and qualified bidders are invited to bid for the competitive tenders specified below. Tenders must be endorsed on the envelope, with the bidder's name and address, procurement reference number, the description and the closing date and must be addressed to:

The Chief Executive Officer,
Airports Company of Zimbabwe (Private) Limited,
3rd Level, International Terminal Building,
Robert Gabriel Mugabe International Airport,
Harare.

Tender number

ACZ/LOCAL/RFP/05/2024. Provisions of insurance broking services. Pre-bid meeting: 30th April, 2024, at 1000 hours. Closing date and time: 17th May, 2024.

ACZ/LOCAL/RFP/06/2024. Provision of Integrated Management System Training. No pre-bid meeting. Closing date and time: 17th May, 2024.

Your submission should reach the Airports Company of Zimbabwe (Private) Limited not later than the closing date at 1000 hours, clearly marked and deposited in the tender box at the PMU Offices Ground Floor, Arrivals Hall, Exit 03, New International Terminal Building, Robert Gabriel Mugabe International Airport, Harare.

Further information on the Bidding Documents may be obtained from the Airports Company of Zimbabwe (Private) Limited's Procurement Office, Second Floor, Domestic Terminal Building, Robert Gabriel Mugabe International Airport. Tel: 0242 575662/3/7/8 or 575825. N.B Complete set of the bidding documents are obtainable upon request on the following email address: tenders@acz.co.zw

General Notice 475 of 2024.

PARLIAMENT OF ZIMBABWE (PoZ)

Publication of Bill

THE following Bill is published with this *Gazette* in terms of Standing Order No. 134(1) of the National Assembly.

Parks and Wildlife Amendment Bill, 2024 (H.B. 1, 2004).

19-4-2024.

K. M. CHOKUDA,
Clerk of Parliament.

General Notice 476 of 2024.

LABOUR ACT [CHAPTER 28:01]

Application for Registration of an Employers Association: Fire Safety Employers Association

IT is hereby notified, in terms of section 33(2) of the Labour Act [Chapter 28:01], that an application has been received for the registration of Fire Safety Employers Association to represent the interests of employers in the Fire Safety Industries in Zimbabwe.

Any person who wishes to make any representations relating to the application is invited to lodge such representations with the Registrar of Labour, at Compensation House, at the corner of Simon Vengai Muzenda Street and Ahmed Ben Bella Avenue, Harare, or post them to Private Bag 7707, Causeway, within 30 days of the publication of this notice and state whether or not he or she wishes to appear in support of such representations at any proceedings.

19-4-2024.

S. GWESHE,
Acting Registrar of Labour.

General Notice 477 of 2024.

**MINISTRY OF PRIMARY AND SECONDARY EDUCATION
(MOPSE)**

BSPZ GOROMONZI DISTRICT

Invitation to Domestic Competitive Bidding

TENDERS are being invited from reputable bidders registered with the Procurement Regulatory Authority of Zimbabwe to participate in the following tender:

Tender number

BSPZ/GORO/01/2024. Supply and delivery of a 4 x 4 double cab vehicle and a mini bus: Closing date and opening time: 17th May, 2024, at 1000 hours.

Tenders must be submitted in triplicate and enclosed in sealed envelopes and endorsed on the outside with the advertised tender number and the description to:

The DSI,
BSPZ Goromonzi District,
Old Stables, Civil Court,
Simon Vengai Muzenda/Kwame Nkurumah Avenue,
Opposite Runhare House,
Harare.

Documents for the tender are obtainable upon payment of a non-refundable US\$10.00, fee from Room No. 100, at the above address. Documents are sold from 0800 hours — 1600 hours from Mondays to Friday before the closing date.

General Notice 478 of 2024.

**MINISTRY OF ENERGY AND POWER DEVELOPMENT
(MOEPD)**

Invitation to Domestic Competitive Bidding

INTERESTED suppliers are invited to submit bids for the supply and delivery of various goods and services as given below:

Tender number

MOEPD/DCB/04/2024. Supply and delivery of laptops and cell phones. Closing date and time: 26th April, 2024, at 1000 hours.

MOEPD/RFP/W/05/2024. Supply and delivery of website development and email creation. Closing date and time: 26th April, 2024, at 1000 hours.

MOEPD/DCB/06/2024. Supply and delivery of office furniture. Closing date and time: 26th April, 2024, 1000 hours.

Mandatory requirements

- Must be registered for a period of not less than a year
- Certificate of Incorporation
- Vendor number
- Current registration with PRAZ. Must be in a particular field of business
- Must accept payment through Government P.O. system

Tenders are obtainable at 1000 hours on the closing date.

Tender documents are obtainable free of charge upon request on honestchakwenda@gmail.com nyaradzai.nyazika@gmail.com

Tenders must be enclosed in sealed envelopes and endorsed on the outside with the advertised tender number and description, the closing date and must be posted in time to be sorted into Post Office Box CY7758, Causeway, or hand delivered at our offices at Ministry of Energy and Power Development, John Boyne Building, Second Floor, cnr Mayor Urimbo Terrace and Agostinho Neto Avenue, Harare, at 1000 hours on the closing date.

NB: Ministry of Energy and Power Development is not binding itself to award the lowest bidder. In the event that the Ministry does not accept any bid, the respondents shall not claim costs of preparing the bid or of any cost's incidental to the bid.

General Notice 479 of 2024.

INSIZA RURAL DISTRICT COUNCIL (IRDC)

Provision of Valuation Roll Consulting Services IRDC/24/64

TENDERS are invited from prospective bidders registered with the Procurement Regulatory Authority of Zimbabwe (PRAZ) in terms of the Public Procurement and Disposal of Public Assets Act. [Chapter 22:23].

Tender documents are obtained from Insiza Rural District Council upon payment of a non refundable tender fee of USD\$15.00 or equivalent ZIG or free of charge via insizardcprocurementdpt@gmail.com/insizardc@gmail.com Tender documents are obtained during working hours 0800 hours to 1600 hours and closing date for the tender is 26th April, 2024, at 1030 hours. Tenders received after 1030 hours on the closing day will be treated as late tenders and will be rejected.

Submission of Tender

Expression of interest must be submitted in (2) sealed envelopes and endorsed outside with tender number and must be deposited in the tender box at stand 173, Insiza RDC Procurement Office.

Tenders to be addressed to:

The Chief Executive Officer,
Head Procurement Management Unit,
P.O. Box 53, Mthwakaz, Filabusi.
Tel: 0783 869 325/077191 3127/0778969492

General Notice 480 of 2024.

GRAIN MARKETING BOARD (GMB)

Invitation to Competitive Bidding

THE Grain Marketing Board [GMB] is inviting reputable and eligible bidders for the following:

Tender number

GMB/DOM/15/04/24. Supply and delivery of aluminium phosphide pellets. Closing date and time: 22nd April, 2024, at 1000 hours.

Details of the tender shall be contained in the Standard Bidding Document (SBD). The Standard Bidding Document (SBD) shall be downloaded from PRAZ portal and GMB website www.gmbdura.co.zw

Tenders must be in sealed envelopes and endorsed on the outside with the advertised tender number, description and closing date and posted in time or hand delivered to the Procurement Manager, Grain Marketing Board, Dura Building, 179 – 187, Samora Machel Avenue, Eastlea, Harare, Zimbabwe.

Please note that we will not be entertaining walk-in customers for the purpose of acquiring bidding documents.

Any queries regarding the advertised tenders you can call on +263 242 701870-95/08677 004 941; or send email to the following: shangaiq@gmbdura.co.zw/alumendas@gmbdura.co.zw/mutamiswai@gmbdura.co.zw/chiborisej@gmbdura.co.zw

Please note that NO payment is required for the Standard Bidding Document (SBD).

GMB reserves the right to award the tender or part thereof to any bidder after evaluation.

General Notice 481 of 2024.

CUSTOMS AND EXCISE ACT [CHAPTER 23:02]

Appointment and licensing of Private Bonded Warehouse: Turnall Holdings Limited

IT is hereby notified, in terms of section 68(1)(a)(i) of the Customs and Excise Act [Chapter 23:02], that the Commissioner-General of the Zimbabwe Revenue Authority has appointed as private bonded warehouse, the warehouse specified in the Schedule for the warehousing and securing of goods by a private proprietor without payment of duty and other charges.

19-4-2024.

R. CHINAMASA,
Commissioner-General, Zimbabwe
Revenue Authority.

SCHEDULE

APPOINTED PRIVATE BONDED WAREHOUSE

<i>Name and location of warehouse</i>	<i>Description of bonded warehouse</i>
Turnall Harare Bonded Warehouse, 5, Glasgow Road, Southerton, Harare.	Being a private bonded warehouse that will be used for warehousing and securing of goods under bond. The warehouse is a rectangular structure made of corrugated sheets and fence reinforced with steel bars under asbestos roof with one metal sliding gate. The warehouse measures 12.670 metres by 27.5 metres giving a total area of 348.43 square metres and a perimeter of 80.34 metres.

General Notice 482 of 2024.

ZIMBABWE INVESTMENT AND DEVELOPMENT AGENCY (ZIDA)

Invitation to Competitive Bidding Tender: Domestic

THE provision of the following to Zimbabwe Investment and Development Agency (ZIDA).

Tender number

ZIDA/DOM.15/2024. Provision of security guard services. Closing date and time: Monday, 20th May, 2024, at 1000 hours. Bid opening time on <https://egp.Praz.Org.Zw/> at 1010 hours.

ZIDA/DOM.19/2024. Provision of catering services. Closing date and time: Monday, 20th May, 2024, at 1030 hours. Bid opening time on <https://egp.Praz.Org.Zw/> at 1040 hours.

ZIDA/FRAM.09/2024. Framework Agreement for facilities maintenance. Closing date and time: Monday, 20 May 2024, at 1100 hours. Bid opening time on <https://egp.Praz.Org.Zw/> at 1110 hours.

ZIDA/FRAM.04/2024. Framework Agreement for fuel coupons. Closing date and time: Monday, 20th May, 2024, at 1130 hours. Bid opening time on <https://egp.Praz.Org.Zw/> at 1140 hours.

Bid Documents are available online on the Electronic Government Procurement System <https://egp.praz.org.zw>/ free of charge and responses shall only be submitted via the Electronic Government Procurement System (eGP) <https://egp.praz.org.zw/>

General Notice 483 of 2024.

MINISTRY OF INFORMATION, PUBLICITY AND BROADCASTING SERVICES (MIPBS)

Invitation to Domestic Competitive Bidding

MINISTRY of Information, Publicity and Broadcasting Services is inviting bidders for supply and delivery of office furniture, ICT equipment and of Media Centre equipment.

Tender number

MIPBS.03/2024. Supply and delivery of office furniture. Closing date and time: 20th May, 2024 at 1000 hours.

MIPBS.04/2024. Supply and delivery of ICT equipment. Closing date and time: 20th May, 2024 at 1000 hours.

MIPBS.05/2024. Supply and delivery of Media Centre equipment. Closing date and time: 20th May, 2024 at 1000 hours.

The closing date for the tender is 20th May, 2024, at 1000 hours.

Documents for the above tender can be downloaded on Ministry website www.infomin.org.zw and will be issued to interested bidders at no charge, alternatively the documents can be downloaded on the PRAZ official website.

Submission of Tender

Tenders must be submitted in a sealed envelope and endorsed on the outside with the advertised tender number, the closing date and description of the tender. Tender must be deposited at Ministry of Information, Publicity and Broadcasting Services, Munhumutapa Building, corner Samora Machel Avenue and

Sam Nujoma Street, Harare, before 1000 hours on the closing date. Alternatively, the tender can be submitted to the official ministry procurement email address at pmuinformin@gmail.com.

Note:

Tenders which are received after 1000 hours on the closing date whether by hand, post or email will be treated as late tenders and will be rejected.

General Notice 484 of 2024.

MUREWA RURAL DISTRICT COUNCIL (MRDC)

Invitation to Domestic Competitive Bidding

BIDS are being invited from reputable companies for the supply and delivery of the following:

Tender number

MRDC.03/24. **Lot 1.** 2 x new pick up vehicles 1.6 Litre petrol.

MRDC.03/24. **Lot 2.** 1 x brand new backhoe loader.

MRDC.03/24. **Lot 3.** 1 x brand new single cab 4 x 4.

MRDC.03/24. **Lot 4.** 1 x steel roller.

MRDC.03/24. **Lot 5.** 1 x towed water bowser.

MRDC.03/24. **Lot 6.** New motorbikes 150cc x 42.

MRDC.03/24. **Lot 7.** Supply and delivery of brand new cellphones x 42

- Bids should be accompanied by certified copies of:
 1. Valid Certificate of Incorporation.
 2. Valid Tax Clearance.
 3. Valid Registration with the Procurement Regulatory Authority of Zimbabwe (PRAZ).
 4. Proof of payment for Bid document.
 5. NSSA registration certificate.
- A non-refundable fee of USD 10 or equivalent shall be paid to acquire the tender document.
- All bids should be in sealed envelopes clearly marked the category of supply.
- Bids must be hand delivered at Council Offices, Murewa Centre from Monday to Friday during normal working hours from 0730 hours to 1600 hours on or before Monday, 6th May, 2024, 1000 hours.
- Bidders must ensure that their bids are recorded by the Registry Office before depositing into the tender box.
- Bids will be opened on Monday, 6th May, at 1000 hours soon after closing in the Council Boardroom in the presence of bidders or their representatives who may choose to attend.

Council does not bind itself to accept the lowest bid.

All enquiries should be directed to murewardc@gmail.com

Chief Executive Officer Murewa Rural District Council,
Private Bag 601, Murewa.
Land line +263 652 122 241
Cell: 0713 891 199

General Notice 485 of 2024.

NATIONAL BUILDING SOCIETY (NBS)

Tender Notices

Invitation to Competitive Bidding

THE National Building Society is inviting reputable, reliable, and well-established firms to participate in the tenders below.

Tender number

NBS/01/2024 (RT1). Framework Agreement for the provision of marketing agencies. Closing date and time: 21st May, 2024, at 1000 hours.

NBS/02/2024 (RT2). Framework Agreement for the supply and delivery of groceries. Closing date and time: 21st May, 2024, at 1000 hours.

NBS/04/2024. Supply, delivery and installation of Data Centre servers and storages. Pre-bid meeting: Monday, 29th April, 2024, at 1100 hours, at Fourteenth Floor, SSC Building, cnr Julius Nyerere Way and Sam Nujoma Street, Harare. Closing date and time: 21st May, 2024, at 1000 hours.

NBS/05/2024. Supply and installation of aircons. Harare site visit: 22nd April, 2024, at 1100 hours.

Masvingo site visit: 24th April, 2024, at 1100 hours.

Chinhoyi site visit: 26th April, 2024, at 1100 hours. Closing date and time: 21st May, 2024, at 1000 hours.

NBS/06/2024. Supply and delivery of furniture. Closing date and time: 21st May, 2024, at 1000 hours.

Bid documents must be submitted in sealed envelopes, endorsed on the outside with the advertised tender number, tender description, closing date and time and must be hand delivered to Procurement Management Unit, No. 19280, Liberation Legacy Way, Celestial Park, Second Floor, Block 1, Unit L, Harare, to reach us on or before date and time of closure.

Tender conditions

1. All bidders must attach a Certificate of Incorporation and CR 14.
2. Local bidders must have a Valid NSSA Clearance/ Compliance Certificate.
3. Local bidders must submit proof of registration with ZIMRA and the Procurement Regulatory Authority of Zimbabwe (PRAZ).
4. Interested bidders wishing to participate in this tender should request for the Request for Proposal (RFP) document or Framework Agreement document from the following e-mail address: procurement@nbs.co.zw
Late bids will not be considered.

Tender Cancellation Notice

Tender number

NBS/FR/03/2023. Framework Agreement for the service of motor vehicles. Cancelled.

NBS/ICT/02/2023. Supply and delivery of network switches. Cancelled.

General Notice 486 of 2024.

NATIONAL BUILDING SOCIETY (NBS)

Call for an Expression of Interest

Real Estate Agents with Valid Property Disposal Mandates and/or Property Developers with Compliant Housing Developments to Enter into Strategic Partnerships with National Building Society Limited -Tender Number NBS/07/2024

National Building Society Limited (Society) is a registered Building Society under the Building Societies Act [Chapter 24:02].

The Society is inviting all reputable and duly registered Real Estate Agents with valid mandates of completed developments and/or Property Developers with fully compliant developments for disposal, who are willing to partner with us in creating a pool of real estate properties for our mutual clients who may be interested in your respective developments on sale and whom we can consider for our various mortgage products. The contribution of the Real Estate Agents/Property Developer to the partnership will be land and properties, while the Society will facilitate disposal of such properties by provision of its various mortgage products.

Tender number

NBS/07/2024. Strategic partnership with Real Estate Agents with valid sales mandates of completed developments and/or Property Developers with compliant developments for disposal. Closing date: 21st May, 2024.

No precise format is prescribed, but proposals must clearly state:

1. A conflict-of-interest declaration in relation to this procurement requirement.

2. Valid NSSA contribution clearance certificate.
3. PRAZ Registration-2024 (Broad or specific category accepted).
4. All relevant company registration documents (CR6/CR14 document or PBC etc.).
5. Registered with the Estate Agents Council of Zimbabwe.
6. Valid Compensation fund certificate.
7. Copy of a valid Zimra Registration and/or a valid Tax Clearance certificate.
8. Bidders must prove their continued eligibility throughout the phases of primary and secondary procurement in accordance with the requirements of the Procuring Entity.
9. Readily available housing stock/ stands with adequate paperwork and compliance.

The Society will shortlist respondents that meet the requirements. Proposals must be returned, enclosed in sealed envelopes, and endorsed on the outside with the following details.

Name, physical address, contact telephone number, proposal description, closing date and must be posted in time or delivered by hand on or before 21st of May, 2024 to:

Procurement Management Unit, No. 19280, Liberation Legacy Way, Celestial Park, Second Floor, Block 1, Unit L, Harare.

Any further enquiries should be directed to **procurement@nbs.co.zw** Please note that late proposals will not be considered and will be returned to the proposer.

General Notice 487 of 2024.

VICTORIA FALLS CITY COUNCIL (VFCC)

Notification of the Contract Awarded in Q2 2024

VICTORIA Falls City Council hereby gives invite in wins of section 68 of the Public Procurement and Disposal of Public Asset Act [Chapter 22:23], for the contract awarded during the first quarter of the year 2024.

Tender number

VFCC/ENG/SSBE100/11/2023. Servicing of stands delivery for Mkhosana Extension BE100 with roads sewerage and water reticulum.

Awarded to: High Shot Engineering at a bid value of USD4 801 148,10.

General Notice 488 of 2024.

MINISTRY OF PRIMARY AND SECONDARY EDUCATION (MOPSE)

MUTOKO CENTRAL HIGH SCHOOL

Invitation to Domestic Competitive Bidding

TENDERS are being invited from reputable bidders registered with the Procurement Regulatory Authority of Zimbabwe to participate in the following tender.

Tender number

MOPSE/MCHS/01/2024. Supply and delivery of a brand new 48 seater school bus, Mutoko Central High School, Mutoko District. Closing date and opening time: 17th May, 2024, at 1000 hours.

Tenders must be submitted in triplicate and enclosed in sealed envelopes and endorsed on the outside with the advertised tender number and the description to:

The Head,
Mutoko Central High School,
143km peg, Uni Village, Chief Mutoko,
Mutoko.

Documents for the tender are obtainable upon payment of a non-refundable US\$10.00, fee from The School Administration Department, Ministry Primary and Secondary Education, Mutoko Central High School. Documents are sold from 0800

hours–1600 hours from Monday to Friday before the closing date.

General Notice 489 of 2024.

NATIONAL UNIVERSITY OF SCIENCE AND TECHNOLOGY (NUST)

Invitation to Domestic Competitive Bidding

Tender number

NUST/02/2024. Supply and delivery of standard custom made padded chairs. Closing date and time: 20th May, 2024, at 1000 hours.

NUST/03/2024. Supply, delivery and installation of gutters. Compulsory Site Visit: 30th April, 2024, at 1000 hours, at the Administration Building Foyer, corner Gwanda Road and Albert Nxele Way, Bulawayo. Closing date and time: 20th May, 2024, at 1000 hours.

Bids are invited from eligible suppliers for the above tenders. Three copies of completed bidding documents must be enclosed in sealed envelopes and endorsed on the outside with the advertised procurement reference number, the closing date and description of tender and must be delivered in person or by registered mail on time before the closing date and be deposited in a locked tender box addressed to: The Accounting Officer, **Att:** Procurement Management Unit, National University of Science and Technology (NUST), cnr. Gwanda Road and Albert Nxele Way, P.O. Box AC 939, Ascot, Bulawayo. The bids will be opened thereafter in the Bursar's Boardroom, First Floor, Administration Building, in the presence of those who choose to attend. Late submissions will not be accepted.

Interested eligible bidders may obtain tender documents after payment of a non-refundable fee of \$20.

PROF. M. E. DLODLO,
Vice Chancellor.

General Notice 490 of 2024.

CHIVI RURAL DISTRICT COUNCIL

Invitation to Bid

TENDERS are invited from registered and reputable companies for the following requirements:

Tender number

CHV.0054. Supply and delivery of a brand new single cab. Delivery place: Chivi Rural District Offices. Closing date: 17th May, 2024, at 1100 hours.

Documents for the above tender will be issued at Chivi RDC Head office (Stand 177/78) to interested bidders upon payment of a non-refundable tender fee of \$10,00USD/ZiG equivalent.

Tenderers must meet the following conditions:

- Provide company registration certificates.
- Provide a copy of valid ZIMRA Tax Clearance and NSSA Certificate.
- Be registered with the Procurement Regulatory Authority of Zimbabwe and attach proof.
- Bids to be in United States Dollars (USD).

Tenders must be enclosed in sealed envelopes (2 copies marked original and copy) endorsed on the outside with the advertised tender number, closing date and description of tender. Tender documents must be deposited to the tender box at the Chivi RDC Reception on or before the closing date. The tender opening will be done on the 17th of May, 2024, at 1105 hours.

Chivi RDC does not bind itself to accept the lowest or any tender and reserves the right to accept whole or part of any tender. The sealed envelopes with completed tenders to be addressed as follows:

The Chief Executive Officer,
Attention: Mr. T. Matavire,

Chivi Rural District Council,
P.O. Box 527,
Chivi.
0777039769

General Notice 491 of 2024.

GOKWE NORTH RURAL DISTRICT COUNCIL (GNRDC)

Tender Notices

Addendum

This addendum serves to inform prospective bidders on the changes on dates and mean of acceptance of the tender documents. Interested bidders are now required to submit physical documents and shall be dropped into the Council tender box before 30th April, 2024, at 1000 hours.

GNRDC/FA/HR/2024/01. Heavy and light motor vehicle maintenance. Closing date: 30th April, 2024, at 1000 hours.

GNRDC/FA/HR/2024/01. Grocery and provisions. Closing date: 30th April, 2024, at 1000 hours.

GNRDC/FA/HR/2024/01. Construction materials. Closing date: 30th April, 2024, at 1000 hours.

Three hard copies of each tender document, enclosed in a sealed envelope, addressed to the Procurement Management Unit, clearing stating the tender reference number must be deposited in a tender box in the Council reception area. Documents are obtainable on egp.praz.org.zw or may be requested via email on gokwenorthrdc@gmail.com for free.

Notice of tender cancellations

In terms of section 42 of the Public Procurement and Disposal of Public Assets Act, Gokwe North Rural District Council would like to notify all its bidders that the following tenders have been cancelled.

GNRDC/FA/HR/2024/04. Legal Services. Cancelled.

GNRDC/05/2024. Expression of Interest for production of Master Plan for Gokwe North RDC.

General Notice 492 of 2024.

CHIREDZI RURAL DISTRICT COUNCIL (CRDC)

Invitation to Domestic Tender

CHIREDZI Rural District Council hereby invites bids from suitably qualified, registered and reputable Consulting Firm registered in terms of the Public Procurement and Disposal of Public Assets Act [Chapter 22:23], for the provision of valuation roll consulting services.

Tender number

CRDC/VR/02/2024. Request for the provision of Valuation Roll Consulting Services. Closing date: 3rd May, 2024, at 1030 hours local time.

Tenders must be enclosed in sealed envelopes and endorsed on the outside with the advertised tender number, description, closing date and must be submitted, hand delivered/posted such that they are received by 1030 hours on 25th April, 2024.

Tender documents are available upon payment of a non-refundable cash deposit of US\$10,00, or free of charge upon request from chiredzirdcprocurement@gmail.com during working hours.

For any inquiries please contact:

The Chief Executive Officer,
Chiredzi Rural District Council,
69, Inyathi Drive,
P.O. Box 128,
Chiredzi.
Tel : (031231) 2547/2765
Email: chiredzirdcprocurement@gmail.com

General Notice 493 of 2024.

RUNYARARO PRIMARY SCHOOL (RPS)

Invitation to Domestic Tender

BIDS are invited from registered and reputable companies, in terms of the Public Procurement and Disposal of Public Assets Act [Chapter 22:23], and the Public Procurement and Disposal of Public Assets (General) Regulations 2018, Statutory Instrument 5 of 2018, for the following goods:

Tender number

RPS/01/2024. Supply and delivery of school bus. Closing date and time: 17th May, 2024, at 1000 hours.

Tender documents with full details of specifications can be obtained from Runyararo Primary School, Masvingo upon payment of a non-refundable fee of USD\$10,00, during working hours from 19th April, 2024, (Monday to Friday) or send a request for a free soft copy on runyararoprimarymasvingo@gmail.com

Tender documents in sealed envelopes clearly marked with the tender number and description must be deposited in the tender box at Runyararo Primary School Office on or before 17th May, 2024, by 1000 hours and bids will be opened on the same day at 1010 hours.

Late bids shall not be accepted.

Runyararo Primary School,
P.O. Box M30,
Masvingo. MR TASARIRA: 0773908134
Head.

General Notice 494 of 2024.

MANGWE RURAL DISTRICT COUNCIL (MRDC)

Invitation to Tender

MANGWE Rural District Council is inviting bids from interested bidders who are Registered with the Procurement Regulatory Authority of Zimbabwe for the provision for a Valuation Roll.

Tender number

MRDC/04/2024. Request for proposal for a property valuation roll. Closing date: 26th April, 2024, at 1200 hours.

The scope of the project is as follows:

- 1 590 residential stands
- 1 511 commercial stands
- 41 industrial stands

Bids must be properly addressed to Chief Executive Officer and enclosed in sealed envelopes clearly endorsed on the outside with the advertised tender number, tender description and tender closing date. Bids should be deposited into the tender box at Mangwe Rural District Council, Stand 222/3 Station Road, Plumtree, on or before 26th April, 2024, at 1200 hours on the closing date.

Documents with details of the above mentioned tenders are obtainable upon payment of a non-refundable tender fee of USD\$10,00, from Mangwe Rural District Council, Stand 222/3, Station Road, Plumtree, between 0745 hours and 1645 hours, Monday to Friday.

Mangwe Rural District Council does not bind itself to award the lowest, or, any bid. Bidders are free to attend and witness tender opening.

Late bids will not be accepted.

For any enquiries please contact the Queries relating to these documents may be addressed to the Chief Executive Officer on (0219) 2806388 or email: pmumangwerdc@gmail.com

General Notice 495 of 2024.

BEITBRIDGE RURAL DISTRICT COUNCIL (BBRDC)

Invitation to Competitive Bidding: Domestic

TENDERS are invited from suitable and reputable companies for the provision of:

Tender number

BBRDC ENG.24.030. Valuation Roll consultancy services. Closing date and time: 3rd May, 2024, at 1000 hours.

BBRDC ENG.24.025. Motorised grader. Closing date and time: 3rd May, 2024, at 1000 hours.

BBRDC IT.24.003. ICT Equipment and accessories. closing date and time: 10th May, 2024, at 1000 hours.

BBRDC AUCTION.01/24. Auctioneering services. Closing date and time: 10th May, 2024, at 1100 hours.

BBRDC FIN.24.001. Re-Advert—debt collection services. Closing date and time: 13th May, 2024, at 1000 hours.

Tenders are obtainable free of charge upon request on company letterhead (signed and date stamped) through the Procurement Management Unit (PMU) on pmu@bbrdc.co.zw

Tender documents must be enclosed in a sealed envelope, endorsed outside with the tender number, description of tender and closing date. Tenders must be hand delivered and deposited in the tender box situated at CEO's Office on or before the closing tender date and time.

The Chief Executive Officer,
Beitbridge Rural District Council,
P.O. Box 32,
Beitbridge.

Late bids shall not be accepted.

General Notice 496 of 2024.

TOBACCO INDUSTRY MARKETING BOARD (TIMB)

Invitation to Domestic Competitive Bidding

BIDS are invited from domestic reputable bidders registered with the Procurement Regulatory Authority of Zimbabwe for the following requirements:

Tender number

TIMB/MV/016/2024. (DOMESTIC TENDER). Supply and delivery of motor vehicles and accessories. Closing date: 17th May, 2024.

TIMB/BS/017/2024. (DOMESTIC TENDER). Provision for bulk SMS. Closing date: 17th May, 2024.

TIMB/HS/018/2024. (DOMESTIC TENDER). Provision for hiring services (conferencing and facilities). Closing date: 17th May, 2024.

Tenders must be submitted online through the Electronic Government Procurement System (EGP) on or before the closing date. No payment shall be made to obtain the documents online and no bid shall be accepted through hard copies.

The tender documents can be downloaded from PRAZ EGP PORTAL <https://egp.praz.org.zw/> at no cost. Queries relating to these bidding processes may be addressed to the Procurement Management Unit at TIMB on the above address or email procurement@timb.co.zw on or before 10th May, 2024.

General Notice 497 of 2024.

ROADS ACT [CHAPTER 13:18]

Notice of Temporary Closure of some Roads for Harare—Chirundu Road Rehabilitation

IT is hereby notified that the Minister of Transport and Infrastructural Development, in terms of section 30(4) of Roads Act [Chapter 13:18], intends to temporarily close the portions of Harare-Chirundu Road for rehabilitation works to take place.

For the safety of general public, pedestrians and Contractor Staff, certain road/s sections will be periodically closed to traffic "as and when required" during the execution of the work to ensure quality and safety.

SCHEDULE

The description of the roadmap for the works shall be as follows:

Road	Junctions/Sections
Julius Nyerere	Post Office (Centre of footbridge)—Samora Machel
Ahmed Ben Bella Avenue (Formerly Central Avenue)	Samora Machel—Sam Munjoma (Formerly 2nd Street)
Sam Munjoma (Formerly 2nd Street)	Ahmed Ben Bella Avenue (Formerly Central Avenue)—Nemakonde Way (Formerly Lomagundi Road)
Nemakonde Way (Formerly Lomagundi Road)	Sam Munjoma (Formerly 2nd Street)—Westgate Roundabout
Chirundu Road	Westgate Roundabout—Mapinga Business Centre

During execution of this project, traffic shall be diverted to alternative routes and the routes shall be communicated to the public through road traffic signage.

The following diversion routes will also be resurfaced and be utilised by traffic.

Road	JUNCTIONS / SECTION
Julius Nyerere	Harare Main Post Office (HECU km O)—Jomo Kenyatta Lane (Formerly Parklane)
Jomo Kenyatta Lane (Formerly Parklane)	Julius Nyerere—Herbert Chitepo
Ahmed Ben Bella Avenue (Formerly Central Avenue)	Sam Munjoma (Formerly 2nd Street)—Patrice Lumumba Street (Formerly Third Street)
Patrice Lumumba Street (Formerly Third Street)	Ahmed Ben Bella Avenue (Formerly Central Avenue)—John Land Nkomo Avenue (Formerly Selous Avenue)
Leopold Takawira Avenue (Formerly Milton Avenue)	Tongogara Avenue—Cork Road
Cork Road	Leopold Takawira Avenue (Formerly Milton Avenue)—Sam Munjoma (Formerly 2nd Street)
East Road	Cork Road—Maasdorp Avenue
Maasdorp Avenue	East Road—Normandy Road
Normandy Road	Maasdorp Avenue—Churchill Avenue
Sunny Takawira Road (Formerly West Road)	Nemakonde Way (Formerly Lomagundi Road)—Suffolk Road
Suffolk Road	Sunny Takawira Road (Formerly West Road)—Nemakonde Way (Formerly Lomagundi Road)
Stoney Road	Nemakonde Way (Formerly Lomagundi Road)—Sherwood Road
Sherwood Road	Suffolk Road—Stortford Parade
Mama Mafuyana Drive (Formerly Lorraine Drive)	Nemakonde Way (Formerly Lomagundi Road)—Harare Drive
Stansted Road	Harare Dr—Stortford Parade
Stortford Parade	Stansted—Sherwood (Shopping Centre)

We kindly request your understanding and cooperation during this period to facilitate the successful completion of the project. Your patience and support are greatly appreciated as we work towards enhancing the road infrastructure for Zimbabwe.

ENG. J. P. MAKUMBE,
Secretary for Transport and Infrastructural
Development.

19-4-2024.

General Notice 498 of 2024.

ROADS ACT [CHAPTER 13:18]

Notice of Closure of Road: Harare City Council Area

It is hereby notified that the Minister of Transport and Infrastructure Development, in terms of section 30(4) of Roads Act [Chapter 13:18], intends to temporarily close the portions Old Mazowe Road from the 24th of March, 2024. The Government of Zimbabwe has engaged Bitumen World to design and construct the roads leading to the New Parliament ahead of the SADC Head of States Summit to be held in August 2024.

For the safety and motoring of general public, local residents, pedestrians and Contractor Staff are advised that from the 24th of March, 2024, Old Mazowe Road will be closed to public traffic to allow for the upgrading and reconstruction of 13km of Old Mazowe Road. The closure is estimated to last until the 15th of July, 2024.

The description of the roadmap for the works shall be as follows:

During execution of this project, traffic shall be diverted to alternative routes and the routes shall be communicated to the public through road traffic signage. We therefore gently request that the motoring public and pedestrians who make use of this road to please adhere to the following:

1. Use alternative routes where possible.
2. Traffic through to Mazowe, use Good Hope road and follow the detour as directed by traffic signage that will be installed along the way through out the detour roads.
3. Traffic through to New Marlborough, use Coppins Road, Elisabeth Windsor Road, Adylinn Road and any other alternative routes.
4. Reduce speed when approaching construction zones and adhere to the traffic control signage posted along the various sections of the road being worked on.
5. Drive with due care and attention, be patient, and follow instructions/signals from the traffic controllers in construction zones.
6. Give yourself extra travel time to allow for expected delays likely to be experienced.
7. Give right of way to all construction vehicles, and please respect the safety of construction teams carrying out the works at all times as well as those of passengers in your car.

We kindly request your understanding and cooperation during this period to facilitate the successful completion of the project. Your patience and support are greatly appreciated as we work towards enhancing the road infrastructure for Zimbabwe.

HON. F. T. MHONA (MP),
Minister for Transport and Infrastructural
Development.

19-4-2024.

CHANGE OF NAME

NOTICE is hereby given that, on the 5th day of April, 2024, Natsai Anashe Michelle Nhemachena, a notary public and legal practitioner, appeared Siqualiso Khululani Ngwenya, who abandoned the name Siqualiso Khululani Ngwenya and adopted in place thereof the name Errance Siqualiso Mokoena, and declared that in future he shall be known on all occasions and in all deeds and documents and in all proceedings, dealings and transactions as Errance Siqualiso Mokoena.—Natsai Anashe Michelle Nhemachena, notary public, c/o M.C. Mukome Legal Practitioners, corner Sam Nujoma Street and Samora Machel Avenue, Harare. 229869f

CHANGE OF NAME

NOTICE is hereby given that, by notarial deed of change of name executed on this 8th day of April, 2024, Kaith Panashe Kanganga (born on 15th May, 1997) appeared in his capacity and changed his name to Kaith Panashe Benzon, so that, henceforth, he shall be known on all occasions by the name Kaith Panashe Benzon.

Dated at Harare this 8th day of April, 2024.—Muyangwa & Associates, legal practitioners, Suite 17, Mezzanine Floor, ZIMDEF House, Abdel Gamal Nasser Road, Harare. 369029f

CHANGE OF NAME

NOTICE is hereby given that, by notarial deed of change of name executed before me, Tendai Bothwell Ngoro, a notary public and legal practitioner, at Harare, on the 9th day of April, 2024, Quesen Munyaradzi Chaora appeared in his personal capacity and changed his name to Quesen Munyaradzi Ambyton, so that, henceforth, he shall be known on all occasions by the name Quesen Munyaradzi Ambyton.

Dated at Harare this 9th day of April, 2024.—Tendai Bothwell Ngoro, c/o Ziumbe & Partners, legal practitioners, 18, Fletcher Road, Mount Pleasant, Harare. 369060f

CHANGE OF NAME

TAKE notice that, by notarial deed executed before me, Tinotenda Live Marufu Chandavengerwa, a legal practitioner and notary public, on the 9th day of April, 2024, appeared Sandile Langdale Mtandwa (born on 4th April, 1999) (ID 32-215399 M 26) and changed his name to Langdale Taylor, so that, henceforth, for all intents and purposes and on all occasions he shall be known by the name Langdale Taylor.

Dated at Harare on this 9th day of April, 2024.—Tinotenda Live Marufu Chandavengerwa, c/o Legal Aid Directorate, 38, Nelson Mandela Avenue, Harare. 369061f

CHANGE OF NAME

TAKE notice that, on the 28th day of March, 2024, before me, Palmer Sodzeni, a legal practitioner and notary public, appeared Chido Sandra Chitungo, and in her capacity, changed her name to Candice Chido Chitungo, so that, henceforth, she shall be called, known and distinguished by the name Candice Chido Chitungo.

Dated at Harare on this 28th day of March, 2024.—Palmer Sodzeni, c/o Zimudzi and Associates Legal Practitioners, Second Floor, Bard House, 69, Samora Machel Avenue, Harare. 369069f

CHANGE OF NAME

NOTICE is hereby given that, by notarial deed executed before me, Muchabaya Mareanadzo, a legal practitioner, at Mutare, on the 3rd April, 2024, Batsirai Pukutu (born on 31st December, 1979) changed his name to Batsirai Ngorima, which name shall be used in all records, deeds, documents and transactions. By the same notarial deed the said Batsirai Pukutu in his capacity as the father and legal guardian changed the names of his minor children from Purity Ruvimbo Pukutu, Admire Pukutu, Promise Rutendo Pukutu and Prudence Rutendo Pukutu to Purity Ruvimbo Ngorima, Admire Ngorima, Promise Rutendo Ngorima and Prudence Rutendo Ngorima, respectively, which names shall be used in all records, deeds, documents and transactions.

Dated at Mutare this 3rd day of April, 2024.—Machabaya Mareanadzo, legal practitioner, Mutare. 369130f

CHANGE OF NAME

TAKE notice that, on the 9th day of April, 2024, before me, Raynos Gumbo, a legal practitioner and notary public, appeared Remigio Perezenga (born on 1st July, 1954), who changed his name to Remigio Perezenge, so that, henceforth, for all purposes and occasions he shall be known by the name Remigio Perezenge.

Dated at Bindura this 9th day of April, 2024.—Raynos Gumbo, c/o Gumbo & Associates, 72, First Street, Bindura. 369044f

CHANGE OF NAME

TAKE NOTICE that, on the 9th day of April, 2024, before me, Raynos Gumbo, a legal practitioner and notary public, appeared Tombosi Perezenga (born on 23rd October, 1958), who changed her name to Tombosi Perezenge, so that, henceforth, for all purposes and occasions she shall be known by the name Tombosi Perezenge.

Dated at Bindura this 9th day of April, 2024.—Raynos Gumbo, c/o Gumbo & Associates, 72, First Street, Bindura. 369045f

CHANGE OF NAME

TAKE NOTICE that, on the 9th day of April, 2024, before me, Raynos Gumbo, a legal practitioner and notary public, appeared Remigio Perezenga on behalf of Nicole Tanyaradzwa Perezenga

(born on 13th May, 2008) and Charmaine Perezenga (born on 17th May, 2012), who are both minors and nieces of the appearer and changed their names to Nicole Tanyaradzwa Perezenge and Charmaine Perezenge, so that, henceforth, for all purposes and occasions they shall be known by the names Nicole Tanyaradzwa Perezenge and Charmaine Perezenge, respectively.

Dated at Bindura this 9th day of April, 2024.—Raynos Gumbo, c/o Gumbo & Associates, 72, First Street, Bindura. 369046f

CHANGE OF NAME

NOTICE is hereby given that, by notarial deed executed before me, Petronella Mushandu, a notary public, at Masvingo, on the 8th day of April, 2024, Vincent Muzori in his capacity as the father and natural guardian of his minor child Ropafadzo Charline Makwere (born on 28th June, 2011) did abandon and relinquish the surname Makwere and in its place assumed the surname Muzori, so that she shall be known as Ropafadzo Charline Muzori in all records, deeds, documents and transactions.

Dated at Masvingo this 8th day of April, 2024.— Petronella Mushandu, c/o Chirairo and Associates, 524, Greenfield Street, Masvingo. 369106f

CHANGE OF NAME

TAKE notice that, on the 27th day of March, 2024, before me, Clara Phiri, a legal practitioner and notary public, appeared Cecilia Gorembeu (born on 9th March, 1960) and changed her name to Cecilia Musungu, so that, henceforth, for all purposes and occasions she shall be known by the name Cecilia Musungu.

Dated at Kariba this 27th day of March, 2024.— Clara Phiri, c/o Phiri and Partners, legal practitioners, Office 17, ZV Mall, Stand 643, Nyamhunga Township, Kariba. 369142f

CHANGE OF NAME

TAKE NOTICE that, on the 12th day of April, 2024, before me, Adam Dodzo, a legal practitioner and notary public, appeared Sympathy Moyo who changed her name from Sympathy Moyo to Kayla Samantha Moyo, so that, henceforth, for all purposes and occasions she shall be known by the name Kayla Samantha Moyo.

Dated at Harare this 12th day of April, 2024.— Adam Dodzo, c/o Thomson Stevenson and Associates, legal practitioners, 48, Steppes Road, Chisipite, Harare. 229918f

CHANGE OF NAME

TAKE notice that, on the 10th day of April, 2024, before me, Marknoughler Anotungamirira Chipetiwa, a legal practitioner and notary public, appeared Brighton Mafabune (born on 9th February, 1993) who changed his name to Brighton Ingwani, so that, henceforth, for all purposes and occasions he shall be known by the name Brighton Ingwani.

Dated at Harare this 10th day of April, 2024.—Marknoughler Anotungamirira Chipetiwa, c/o Ingwani Chipetiwa Group of Lawyers, No. 1, Ambrose Place, 86, Josiah Chinamano Avenue, Harare. 229897f

CHANGE OF NAME

TAKE notice that, on the 10th day of April, 2024, before me, Anesu Ingwani, a legal practitioner and notary public, appeared Venencia Kamuna (born on 14th May, 2000) who changed her name to Venencia Koto, so that, henceforth, for all purposes and occasions she shall be known by the name Venencia Koto.

Dated at Harare this 10th day of April, 2024.— Anesu Ingwani, c/o Ingwani Chipetiwa Group of Lawyers, No. 1, Ambrose Place, 86, Josiah Chinamano Avenue, Harare. 229898f

CHANGE OF NAME

TAKE notice that, on the 10th day of April, 2024, before me, Anesu Ingwani, a legal practitioner and notary public, appeared Onward Kamuna (born on 13th July, 2004) who changed his name to Onward Koto, so that, henceforth, for all purposes and occasions he shall be known by the name Onward Koto.

Dated at Harare this 10th day of April, 2024.— Anesu Ingwani, c/o Ingwani Chipetiwa Group of Lawyers, No. 1, Ambrose Place, 86, Josiah Chinamano Avenue, Harare. 229899f

CHANGE OF NAME

TAKE notice that, on the 10th day of April, 2024, before me, Anesu Ingwani, a legal practitioner and notary public, appeared Andrew Kamuna (born on 15th April, 1972) as the father and guardian of Dephine Kamuna (born on 8th February, 2007) who changed her name to Dephine Koto, so that, henceforth, for all purposes and occasions she shall be known by the name Dephine Koto.

Dated at Harare this 10th day of April, 2024.— Anesu Ingwani, c/o Ingwani Chipetiwa Group of Lawyers, No. 1, Ambrose Place, 86, Josiah Chinamano Avenue, Harare. 229900f

CHANGE OF NAME

TAKE notice that, on the 10th day of April, 2024, before me, Anesu Ingwani, a legal practitioner and notary public, appeared Cephas Kamuna (born on 25th October, 1995) who changed his name to Cephas Koto, so that, henceforth, for all purposes and occasions he shall be known by the name Cephas Koto.

Dated at Harare this 10th day of April, 2024.— Anesu Ingwani, c/o Ingwani Chipetiwa Group of Lawyers, No. 1, Ambrose Place, 86, Josiah Chinamano Avenue, Harare. 369251f

CHANGE OF NAME

TAKE notice that, on the 10th day of April, 2024, before me, Anesu Ingwani, a legal practitioner and notary public, appeared Andrew Kamuna (born on 15th April, 1972) who changed his name to Andrew Koto, so that, henceforth, for all purposes and occasions he shall be known by the name Andrew Koto.

Dated at Harare this 10th day of April, 2024.— Anesu Ingwani, c/o Ingwani Chipetiwa Group of Lawyers, No. 1, Ambrose Place, 86, Josiah Chinamano Avenue, Harare. 369252f

LOST CERTIFICATE OF REGISTRATION

NOTICE is hereby given that the under-mentioned certificate of registration, issued in the name of Kudakwashe Muteswa, has been lost or mislaid and that application will be made to the Provincial Mining Director, Mashonaland West Province, Chinhoyi, at the expiration of 30 days from the date of publication of this notice, for the issue of a duplicate thereof.

<i>Registration number</i>	<i>Name cf block</i>
36352 BM	Fiona 19
Dated at Chinhoyi this 11th day of April, 2024.—Kudakwashe Muteswa, applicant. 369183f	

LOST CERTIFICATES OF REGISTRATION

NOTICE is hereby given that the under-mentioned certificates of registration, issued in the name of Herbert Mushangwe, have been lost or mislaid and that application will be made to the Provincial Mining Director, Mashonaland West Province, Chinhoyi, at the expiration of 30 days from the date of publication of this notice, for the issue of duplicates thereof.

<i>Registration number</i>	<i>Name cf block</i>
43186	Hans
44155	Hans 30
Dated at Chinhoyi this 11th day of April, 2024.—Herbert Mushangwe, applicant. 369184f	

LOST CERTIFICATE OF REGISTRATION

NOTICE is hereby given that the under-mentioned certificate of registration, issued in the name of Gratiano Pascal Mangwanda, has been lost or mislaid and that application will be made to the Provincial Mining Director, Midlands Province, Gweru, at the expiration of 30 days from the date of publication of this notice, for the issue of a duplicate thereof.

<i>Registration number</i>	<i>Name cf block</i>
11802 B.M.	Hain 53
Dated at Gweru this 4th day of April, 2024.—Gratiano Pascal Mangwanda, applicant, 2500, Woodlands Phase 2, Gweru. 369097f	

LOST CERTIFICATE REGISTERED DEED

NOTICE is hereby given that application will be made for a certified copy of Certificate of Registered Title 2607/2008, dated 15th May, 2008, made in favour of Crowhill Farm (Private) Limited, whereby certain piece of land situate in the district of Salisbury called an undivided 0.0298% share being Share No. 2675 Crowhill Estate, measuring 724,047 5 hectares, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare this 11th day of April, 2024.—Mutuso, Taruvinga & Mhiribidi Attorneys, 10, Mold Crescent, Kensington, Harare.
369150f

LOST CERTIFICATE REGISTERED TITLE

NOTICE is hereby given that we intend to apply for a certified copy of Certificate of Registered Title 9483/2008, dated 31st December, 2008, in favour of Crowhill Farm (Private) Limited, whereby an undivided 0.0298% share being Share No. 3888 in certain piece of land situate in the district of Salisbury called Crowhill Estate, measuring 724,047 5 hectares, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare this 11th day of April, 2024.—Moyo, Chikono & Gumiro Legal Practitioners, First Floor, Fidelity Life Tower, Harare.
229919f

LOST DEED OF GRANT

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Grant 1735/83, dated 23rd March, 1983, passed in favour of Konorod Mukombgwe, whereby certain piece of land situate in the district of Salisbury called Stand 1092 Highfield Township, measuring 277 square metres, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare this 12th day of April, 2024.—Mufadza & Associates, legal practitioners, No. 35, Airdrie Road, Eastlea, Harare.
369149f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a replacement copy of Deed of Transfer 2166/92, dated 9th April, 1992, held by Oliver Nyasha Samuriwo, over certain piece of land situate in the district of Salisbury, called Stand 82 Mufakose Township of Mufakose, measuring 197 square metres, which has been lost.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice.—Coghlan, Welsh & Guest (incorporating Stumbles & Rowe), Cecil House, 2, Ahmed Ben Bella Avenue, Harare.
369161f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 1371/80, dated 19th March, 1980, passed in favour of Stephen Nduna Gwenzi Masaire, whereby certain piece of land situate in the district of Salisbury called Remaining Extent of Lots 182, 183, 184 and 185 Block C, Portion of Hatfield Estate, measuring 1,765 7 hectares.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare on this 12th day of April, 2024.—Matsikidze Attorneys-at-Law, applicant's legal practitioners, No. 20, Wembley Crescent, Eastlea, Harare.
369174f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 2941/83, dated 28th April, 1983, whereby certain piece of land situate in the district of Salisbury called Stand 8867 Salisbury Township of Salisbury Township Lands, measuring 524 square metres, was conveyed to Forbes Karimakuenda (born on 28th April, 1948).

All persons claiming to have any right or title to the said title deed, which is lost, are hereby required to lodge their objections or representations, in writing, with the Deeds Registry, at Harare, within 14 days of the date of publication of this notice.

Dated at Harare this 5th day of April, 2024.—Wintertons Legal Practitioners, 3, Pascoe, Belgravia, Harare.
229974f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 2673/75, dated 23rd July, 1975, whereby certain piece of land situate in the district of Salisbury called Lot 123 Highlands Estate of Welmoed, measuring 1,130 1 square metres, was conveyed to Seventh Day Adventist of Southern Africa.

All persons claiming to have any right or title to the said title deed, which is lost, are hereby required to lodge their objections or representations, in writing, with the Deeds Registry, at Harare, within 14 days of the date of publication of this notice.

Dated at Harare this 5th day of April, 2024.—Wintertons Legal Practitioners, 3, Pascoe, Belgravia, Harare.
229975f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 4843/81, dated 3rd August, 1981, made in favour of Herbert Kandawasvika, called certain piece of land situate in the district of Salisbury being Stand 352 Kambuzuma Township Salisbury, Harare.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare this 10th day of April, 2024.—Muyangwa & Associates, Suite 17, ZIMDEF House, Abdel Gamal Nasser Road, Harare.
369030f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 10844/97, dated 18th December, 1997, passed in favour of estate late Annah Marowa (DR. 754/14), whereby certain piece of land situate in the district of Marandellas called Stand 1346 Dombu Tombo Township of Stand 1389 Dombu Tombo Township, measuring 218 square metres, was conveyed.

All persons claiming to have any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from publication of this notice.

Dated at Harare this 11th day of April, 2024.—Matsika Legal Practitioners, applicant's legal practitioners, No. 3, Vale Close, Kensington, Harare.
369123f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 6472/2006, dated 11th September, 2006, made in favour of Bulljar Investment (Private) Limited, whereby certain piece of land situate in the district of Umtali called Stand 2548 Mutare Township of Stand 1959 Umtali Township, measuring 6 001 square metres, was conveyed.

All persons claiming to have any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days from date of publication of this notice.—H. Mukonoweshuro & Partners, applicant's legal practitioners, Third Floor, Victoria House, 88, Robert Mugabe Road, Harare.
369126f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 5186/2001, dated 18th June, 2001, whereby certain piece of land situate in the district of Salisbury called The Remaining Extent of Lot 1 of Lot 71 Marlborough Township of Marlborough, measuring 4 480 square metres, was conveyed.

All persons having any objections to the issue of such copy, are hereby required to lodge their objections or representations, in writing, with the Deeds Registry, at Harare, within 14 days of the date of publication of this notice.—Tim Tanser Consultancy, applicant's legal practitioners, 16, Fleetwood Road, Alexandra Park, Harare. 369159f

LOST DEED OF TRANSFER

NOTICE is hereby given that I intend to apply for a certified copy of the Deed of Transfer 278/2022, dated 11th January, 2022, whereby certain piece of land situate in the district of Salisbury called Stand 1315 Mabelreign Township, measuring 950 square metres, was conveyed to Straight Deal Properties (Private) Limited (Reg No. 4343/2021).

All persons having any objections to the issue of such copy, are hereby required to lodge their objections or representations, in writing, with the Deeds Registry, at Harare, within 14 days of the date of publication of this notice.—Tafirei and Company, applicant's legal practitioners, No. 190, Samora Machel Avenue, Harare. 369004f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of the Deed of Transfer 4208/89, dated 27th April, 1989, made in favour of John Anthony Warner-Pratt and Rosemary Ethel Warner-Pratt in respect of certain piece of land situate in the district of Salisbury being Stand 131 Rolf Valley Township of Lot 3 of Lot 18 of Rolf Valley Township of Lot B of Colne Valley of Reitfontein, measuring 4 674 square metres.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days of the date of publication of this notice.

Dated at Harare this 10th day of April, 2024.—Warhurst Attorneys, 8, Downie Avenue, Alexandra Park, Harare. 369022f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of the Deed of Transfer 1011/2006, dated 4th April, 2006, made in favour of Angela Mangwana (born on 22nd September, 1953), whereby certain piece of land situate in the district of Que Que being Stand 13501 Mbizo Township of Stand 478 Mbizo Township, measuring 160 square metres, was conveyed.

All persons claiming to have any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice.—Chitsa & Masvaya Law Chambers, Harare. 369059f

LOST DEED OF TRANSFER

NOTICE is hereby given that Victoria Kashiri (born on 20th March, 1958) (ID 63-104471 Q 80) intends to apply for a replacement copy of Deed of Transfer 5017/2001, dated 1st June, 2001, in respect of certain piece of land situate in the district of Salisbury called Stand 612 Highfield Township, measuring 388 square metres.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days after the date of publication of this notice.

Dated at Harare this 9th day of April, 2024.—Tavenhave & Machingauta, legal practitioners, 276, Herbert Chitepo Avenue, Harare. 369098f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 361/2008, dated 26th February, 2008,

registered in favour of Thabani Msipha (born on 1st September, 1974), whereby certain piece of land being Stand 2767 Jahunda Township of Gwanda Township Lands, situate in the district of Gwanda, measuring 170 square metres, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Bulawayo.—R. Ndlovu and Company, applicant's legal practitioners, First Floor, ZB Centre, JMN Nkomo Street/Liberation Legacy Avenue and Simon Muzenda Avenue, Bulawayo. 369099f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a replacement copy of Deed of Transfer 584/2017, registered in the names of the Mandlenkosi Nkomo (born on 10th July, 1977) (ID 08-709801 Z 19) and Sukoluhle Nkomo (born on 11th July, 1983) (ID 84-016954 A 53), whereby certain piece of land situate in the district of Bulawayo being Subdivision B of Lot 29 Hillside of Napiers Lease, measuring 3 965 square metres, was conveyed.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Bulawayo, within 14 days from the date of publication of this notice.—Masiye-Moyo & Associates, legal practitioners, Suite 302, Third Floor, Treger House, btwn Daniel Madzimbamuto Avenue and Joseph Msika Avenue/Jason Moyo Street, Bulawayo. 369100f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 746/2011, made in favour of Jethrow Khumalo (born on 14th November, 1964) in respect of certain piece of land situate in the district of Bulawayo being Stand 8409 Nkulumane Township of Stand 8000 Nkulumane Township, measuring 725 square metres.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Bulawayo, within 14 days from the date of publication of this notice.—Lazarus & Sarif, legal practitioners, P.O. Box 484, Bulawayo. 369151f

LOST DEED OF TRANSFER

NOTICE is hereby given that an application will be made to the Registrar of Deeds, at Bulawayo, for a certified copy of Deed of Transfer 4326/2000, dated 5th December, 2000, granted in favour of Kabo Munemo, whereby certain piece of land, measuring 1 404 square metres, called Stand 12660 Parklands Township of Park Lands Estate A, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Bulawayo, within 14 days of publication of this notice.

Dated at Bulawayo this 4th day of April, 2024.—Liberty Mcjjo and Associates, applicant's legal practitioners, First Floor, Das-son House, 50, Queen Lozikeyi Street, between Nelson Kutshwekhaya (NK) Ndlovu Avenue and John Landa Avenue, Bulawayo. 369152f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 5011/2015, dated 17th November, 2015, made in favour of the late Simbayi Gurupira (DR 1878/20) and Gillian Gurupira (born on 26th January, 1956), whereby certain piece of land situate in the district of Salisbury called Stand 460 Lochinvar Township of Stand 66 Lochinvar Township, measuring 2 896 square metres, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days of the publication of this notice.

Dated at Harare this 9th day of April, 2024.—Jera & Kureya Law Chambers, legal practitioners, Fifth Floor, Vanguard House, 104, Jason Moyo Avenue, Harare. 369057f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a replacement copy of Deed of Transfer 5516/2012, held by Thomas Muzondiwa Chingwaro (ID 63-102735 D 80), over certain piece of land situate in the district of Salisbury, called Stand 261 Borrowdale Brooke Township of Stand 137 Borrowdale Brooke Township, measuring 1 309 square metres, which has been lost.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice. — Coghlan, Welsh & Guest (incorporating Stumbles & Rowe) Cecil House, 2, Ahmed Ben Bella Avenue, Harare. 369201f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 378/85, dated 24th January, 1985, made in favour of Abbey Abigail Mutevera (born on 28th January, 1940), whereby certain piece of land in the district of Salisbury called Stand 39 Adylinn Township 2 of Lot 1 of Bluff Hill, measuring 4 051 square metres.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice. — Mubangwa & Partners, applicant's legal practitioners, 5, Zororo Duri Avenue, Eastlea, Harare. 369231f

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 5310/2000, passed in favour of Rosemary Sandra Musonza (born on 20th December, 1954), whereby certain piece of land situate in the district of Salisbury called Stand 10040 Salisbury Township, measuring 713 square metres, was conveyed.

All persons claiming to have any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from publication of this notice.

Dated at Harare this 15th day of April, 2024. — Matsika Legal Practitioners, applicant's legal practitioners, No. 3, Vale Close, Kensington, Harare. 369185f

LOST DEED OF TRANSFER

NOTICE is hereby given that application will be made for a certified copy of Deed of Transfer 1040/2015, dated 20th March, 2015, made in favour of Felicitas Jeché, whereby certain piece of land situate in the district of Goromonzi, called Stand 8648 Seki Township, measuring 200 square metres, was conveyed.

All persons claiming to have any objections to the issue of such copy, are hereby required to lodge same, in writing, with the Registrar of Deeds, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare this 16th day of April, 2024. — Mataka Legal Practice, 28, Northampton Crescent, Eastlea, Harare. 369246f

Case HCH.6102/23

IN THE HIGH COURT OF ZIMBABWE

Held at Harare.

In the matter between Margaret Njodzi, applicant, and Henning Johannes Oustyhuyzen, 1st respondent, and The Sheriff of Zimbabwe, 2nd respondent, and The Master of the High Court, 3rd respondent, and Registrar of Deeds, 4th respondent.

PROVISIONAL ORDER

TAKE notice that on 25th March, 2024, the High Court, at Harare, issued an order granting provisional ownership rights to the applicant in certain piece of land being Lot 1 Stand 77 Midlands Township of Midlands, held under Deed of Transfer 1410/77, also known as 1/77, Henley Drive, Waterfalls, Harare.

Any person who wishes to oppose the registration of title in the above-mentioned property to the applicant in terms of section 15 of the Titles Registration and Derelict Lands Act [Chapter 20:20], shall file a notice of opposition with the Registrar of the High Court

at Harare on or before 3rd June, 2024, and shall serve a copy of the notice on the applicant's legal practitioners. The person should then appear at the hearing of this matter on 12th June, 2024, to show cause why the above-mentioned property should not be transferred to the applicant.

A copy of the application and the full order granted by the Court may be inspected at the office of the Registrar of the High Court at Harare, and at the offices of the applicant's legal practitioners — Honey & Blanckenberg, 200, Herbert Chitepo Avenue, Harare.

369205f

LIQUOR ACT [CHAPTER 14:12]**Application for the Issue of a Part II Liquor Licence**

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Wholesale Liquor Licence in respect of premises situate at Stand 845, Mtawatawa Growth Point, UMP, trading as Liquor Cabin Wholesale, for Knowledge Chabata.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Knowledge Chabata, applicant, Stand 845, Mtawatawa Growth Point, UMP.

369186f

LIQUOR ACT [CHAPTER 14:12]**Application for the Issue of a Part II Liquor Licence**

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Manomano Business Centre, Nkayi, trading as Thanxnum Sports Bar, for Sizamile Mpofu.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Sizamile Mpofu, applicant, P.O. Box 6, Nkayi.

369202f

LIQUOR ACT [CHAPTER 14:12]**Application for the Issue of a Part II Liquor Licence**

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Stand 11828, Rujeko, Chinhoyi, trading as Avondale Liquor 2, for Percy Hakunavanhu.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Percy Hakunavanhu, applicant, Stand 11828, Rujeko, Chinhoyi.

369179f

LIQUOR ACT [CHAPTER 14:12]**Application for the Issue of a Part II Liquor Licence**

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Restaurant (Special) Liquor Licence in respect of premises situate at 15747, Doon Estate, 5, Harrow Road, Masasa, trading as Quick Save Restaurant, for Edward Chagonda.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Edward Chagonda, applicant, 22, Doon Road, Vainona, Borrowdale, Harare.

369180f

LIQUOR ACT [CHAPTER 14:12]**Application for the Issue of a Part II Liquor Licence**

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Stand 4318, Munhende Chomsky, Gutu, trading as Pa Poshto Bar, for Batsirai Nathaniel Gombera.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Batsirai Nathaniel Gombera, applicant, Stand 4310, Munhende Chomsky, Gutu.

369206f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Shop 12, Stand 101, Rosemary Road, New Loney Park, Ushewekunze, Harare, trading as Francis Brielle & Lalelani (Private) Limited Brielle (Leisure Centre), for Francis Last Kwaramba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Francis Last Kwaramba, applicant, 629, Glen Norah "A", Harare.

229894f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Night Club Liquor Licence in respect of premises situate at No. 1, Tanganda Junction Business Centre, Chipinge, trading as New Palace Investments, for Gladman Kanjera.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Gladman Kanjera, applicant, Tanganda Junction Business Centre, Chipinge.

369204f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Night Club Liquor Licence in respect of premises situate at Stand 151, Chikambi Business Centre, Zvimba, trading as AJP Svoto Night Club, for Asani Asani.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Asani Asani, applicant, Stand 151, Chikambi Business Centre, Zvimba.

369207f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Padare Township, Zaka, trading as Pavandowa Bar, for Mandiwisa Musara.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Mandiwisa Musara, applicant, 19A, David Avenue, Greendale, Harare.

369384f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Stand 264, Murombedzi, trading as 2-GC5 Bottle Store, for Paul T. Kawondera.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Paul T. Kawondera, applicant, Stand 264, Murombedzi.

369208f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Stand 5469, Unit "D", Chitungwiza, trading as Mutukura Bar, for Rutendo Musanhi.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Rutendo Musanhi, applicant, 56, Central Road, Hatfield, Harare.

369253f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Restaurant (Special) Liquor Licence in respect of premises situate at Dunira Complex, Victoria Range, trading as Francesca Restaurant Special, for Francesca P. Ndlovu.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Francesca P. Ndlovu, applicant, 21823, Mazambara Drive, Runyararo, Masvingo.

369135f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Restaurant (Special) Liquor Licence in respect of premises situate at Stand 46, Moven Mahachi Street, Mutare, trading as The Burger Bar, for Karmond Investments.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Karmond Investments, applicant, 46, Moven Mahachi Street, Mutare.

369131f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at No. 1, Mapanzure Business Centre, Masvingo, trading as Leochie Sports Bar, for Leonard Chingwe.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Leonard Chingwe, applicant, 28362, Hillside Extension, Masvingo.

369134f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Stand 1184, Nedziwa Growth Point, Chimanimani, trading as Blue Roof Sports Bar, for Nehemia Deure.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Nehemia Deure, applicant, Stand 199, Chimanimani Village, Chimanimani.

369132f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor

Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Kweneng Business Centre, Mangwe, trading as Dawu Cocktail Bar, for Mlungisi Sibanda.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Mlungisi Sibanda, applicant, Village Head: Kweneng, Chief Tshitshi, Mangwe.

369115f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Matshuzula Business Centre, Nkayi, trading as Majikijela Cocktail Bar, for Nkululeko Nkala.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Nkululeko Nkala, applicant, House 783, Egodini/Nkayi.

369153f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Hove Business Centre, Zhombe, Kwekwe, trading as Fan-City Bar, for Sifelani Siziba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Sifelani Siziba, applicant, St Peters Primary School, Private Bag 788, Kwekwe.

369110f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Nkayi Business Centre, Nkayi, trading as Gwandu Bar Nkayi, for Ambrose Mutune.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Ambrose Mutune, applicant, Nkayi Rural District Council, P.O. Box 20, Nkayi.

369111f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Night Club Liquor Licence in respect of premises situate at Stand 1189, Phakama Business Centre, Gwanda, trading as Conquer Night Club, for Asheri Mpofu.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Asheri Mpofu, applicant, Stand 1189, Phakama Business Centre, Gwanda.

369116f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Manyeruke Business Centre, Masvingo, trading as Flavour Investment, for Fredy Mahlangove.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Fredy

Mahlangove, applicant, House 5896, Hilview Drive, Hillside, Masvingo. 3691133f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Lot 1, Roseburn Farm, Ward 16, Solusi Road, Umguza, trading as Roseburn Bottle Store, for Lillian Moyo.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Lillian Moyo, applicant, Lot 1, Roseburn Farm, Ward 16, Solusi Road, Umguza.

369117f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Shop 10, Stand 11231, Glen Norah "B" Shopping Centre, Harare, trading as Durbymites Liquor, for Valentine Mhundu.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Valentine Mhundu, applicant, Flat 6, Block 6, Tynwald North, Harare.

369114f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Chenhope Business Centre, Shurugwi, trading as Varozvi Bottle Store, for Jenipha Shumba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Jenipha Shumba, applicant, Chenhope Business Centre, Shurugwi.

369113f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Stand 131, Somabhula, trading as G. Zhou Bottle Store, for Goodwill Zhou.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Goodwill Zhou, applicant, Stand 131, Somabhula.

369112f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Stand 5352, Rutendo Township, Redcliff, trading as The Country Bottle Store, for Felix Matemba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024. — Felix Matemba, applicant, 1859, Chipembere Road, Rutendo II, Redcliff.

369154f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Malanda Business Centre, Tsholotsho, trading as Makholwa Mahle Bottle Store, for Thembelani Vundla.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Thembelani Vundla, applicant, Malanda Primary School, Tsholotsho.

369157f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Special Bottle Liquor Licence in respect of premises situate at Mkalathi Business Centre, Nkayi, trading as Lone Ranger Special Bottle Store, for Orphane Zvinowanda.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Orphane Zvinowanda, applicant, Mkalathi Business Centre, P.O. Box 194, Nkayi.

369158f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at Stand 1505, Mswela Business Centre, Filabusi, trading as PS Bottle Store, for Tabita Dorcas Muzamba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Tabita Dorcas Muzamba, applicant, PS Gardens, Filabusi.

229870f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at Stand 2299, New Low Density Suburb Business Centre, Filabusi, trading as Duda 21 Cocktail Bar, for Jabulani Siziba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Jabulani Siziba, applicant, Stand 2299, Low Density Suburb, Filabusi.

229871f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bar Liquor Licence in respect of premises situate at 10984, Consortium Shopping Centre, Hatcliffe, Harare, trading as Mhaka Sports Bar, for Cosmas Mhakayakora.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Cosmas Mhakayakora, applicant, Maru Village, Domboshava.

229890f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor

Licensing Board, Harare, for the issue of a Night Club Liquor Licence in respect of premises situate at Stand 279, Gato Township, Centenary, trading as Changaz 05 Nite Spot, for Zacharia Five.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Zacharia Five, applicant, Plot No. 45, Mutorazeni Farm, Centenary.

369155f

LIQUOR ACT [CHAPTER 14:12]

Application for the Issue of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 53 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the issue of a Bottle Liquor Licence in respect of premises situate at 6945, Bulawayo Township, trading as Dzambwe Investments, for Zethi Dzambwe.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Zethi Dzambwe, applicant, 50345, Mpopoma Township, P.O. Mpopoma, Bulawayo.

369156f

LIQUOR ACT [CHAPTER 14:12]

Application for the Removal of a Part II Liquor Licence

NOTICE is hereby given that an application, in terms of section 56 of the Liquor Act [Chapter 14:12], will be made to the Liquor Licensing Board, Harare, for the removal of the Bottle Liquor Licence, held by Mutsawashe Nyoni, trading as Union Bottle Store, from premises situate at 12460, Dzivaresekwa Extension, to Shop 2 from East, Matombo Village Business Centre, Zvimba.

All persons who have any objections to the application may lodge their objections, in writing, with the Secretary of the Liquor Licensing Board, Harare, not later than the 26th April, 2024.—Mutsawashe Nyoni, applicant, 12460, Dzivaresekwa Extension, Harare.

369058f

T & E MLILO ENTERPRISES (PRIVATE) LIMITED
(under corporate rescue)

Masters reference number 4/24

Notice of appointment of a Corporate Rescue Practitioner

NOTICE is hereby given to all affected persons of T & E Mlilo Enterprises (Private) Limited, that it has been placed under corporate rescue. Mr Wilfred Mafuka of Wil and Company Insolvency Practitioners has been appointed the corporate rescue practitioner of T & E Mlilo Enterprises (Private) Limited. If you are owed monies by T & E Mlilo Enterprises (Private) Limited (under corporate rescue) please contact us on the following:

Telephone number: 02922 64190

Mobile number: 0779084912

Email: wiland companypractitioners@gmail.com

369108f

T & E MLILO (PRIVATE) LIMITED
(under corporate rescue)

Masters reference number – CRB 4/24

Notice of appointment of a Corporate Rescue Practitioner

NOTICE is hereby given to all affected persons of T & E Mlilo Enterprises (Private) Limited, that the above-mentioned company has filled a Board Resolution for commencement of corporate rescue proceedings on the 28th of March, 2024, and has appointed Mr Wilfred Mafuka of Wil and Company Insolvency Practitioners as the corporate rescue practitioner. If you are owed monies by T & E Mlilo Enterprises (Private) Limited (under corporate rescue) please contact us on the following:

Telephone number: 02922 64190

Mobile number: 0779084912

Email: wiland companypractitioners@gmail.com

369109f

WIL AND COMPANY INSOLVENCY PRACTITIONERS

Notice of a Meeting of Creditors and Members for Outlook Africa Lodges (Private) Limited

(under corporate rescue)

Masters reference number – C.R.P.B 2/24

First Meeting of Creditors and Members

NOTICE is hereby given that there shall be a first creditors meeting for all creditors and members of Outlook Africa Lodges (Private) Limited (under corporate rescue) on the 10th of April, 2024, at 1000 hours. Please contact our offices at Suite 703, Seventh Floor, LAPF House, Liberation Legacy Avenue and Jason Moyo Street, Bulawayo, to collect and complete proof of claims.

The purpose of the meeting as contemplated in section 140(1)(a) (b) of the Insolvency Act [Chapter 6:07] is:

- (a)–
- (i) inform the creditors whether he believes that there is a reasonable prospect of rescuing the company; and
 - (ii) may receive proof of claims by creditors;
- (b) the creditors may determine whether or not a committee of creditors should be appointed, and if so, may appoint the members of the committee.

On the 10th day of April, 2024, you in person or a duly appointed representative (appointed by a power of attorney for those representing companies or organisations) should then appear in person before the Master of the High Court in order to prove your claim. If you or your representative are not in attendance on the day of the meeting, your claim will be rejected for non-appearance.

If you need assistance in completion of the proof of claim forms or any assistance in connection with this corporate rescue please contact us on the following details:

Telephone number: 02922 64190
Mobile number: 0779084912
Email: wiland companypractitioners@gmail.com

369107f

INTERFIN BANK LIMITED (in liquidation)

Company Liquidation Notice (Pursuant to Section 98(2) of the Insolvency Act [Chapter 6:04])

NOTICE is hereby given that liquidation accounts and plans of distribution in the liquidation mentioned below will lie open for inspection for a period of 21 days, or such longer as is stated, from the date mentioned or from the date of publication hereof, whichever may be later, for inspection by creditors:

Number: CR8/15

Name of company: Interfin Bank Limited (in liquidation)

Description of Account: Final liquidation and distribution account

Offices at which account will lie open: Office of the Master of High Court, Harare

Dates from which account will lie open: 19th April, 2024

Period for which account will lie open: 21 days

369140f

ADMINISTRATION OF ESTATES

In the estate of the late Kawden Joan Vilma (DR.950/24), who died at Edvenvale, on the 28th November, 2023.

NOTICE is hereby given that Gavin Graham Hooker intends to apply to the Master of the High Court of Zimbabwe for the resealing and countersignature of letters of administration issued in his favour by the Master of High Court of South Africa, on the 13th December, 2023.

Any person having any objections to such countersignature or having claims against the estate, are requested to provide details of such objections or claims to the undersigned within 21 days of this notice.—Russel Herbet, 11, Bertram Road, Belvedere, Harare.

229895f

CEMETERIES ACT [CHAPTER 5:04]

Notice of an Application for the Removal of Human Remains in terms of Section 38 of the Act

NOTICE is hereby given by Eureka Gold Mine a subsidiary of Delta Gold Zimbabwe, in accordance with the Cemeteries Act [Chapter 5:04], to exhume and relocate 41 graves in Mazhambe Village, Ward 6, Guruve Rural District under Chief Chipuriro to pave way for the expansion of a mine waste dump.

Anyone with obligations with this notice, please contact the Human Capital and Support Services Manager, Eureka Mine, Private Bag 2006, Guruve, or Phone 0719359529/0773410466/0716476798.

229896f

19th Apr, 17th May, 21st June.

CEMETERIES ACT [CHAPTER 5:04]

Notice of an Application for the Removal of Human Remains in terms of Section 38 of the Act

NOTICE is hereby given that National Museums and Monuments of Zimbabwe is making an application to Zvimba Rural District Council to undertake the removal of human remains from a Smart/Cyber City development site, Lot 12 of Mount Hampden farm.

Any person claiming to have any objections to the approval of such an application is hereby required to lodge same, in writing, on or before the 30th April, 2024, to the: Executive Director, National Museums and Monuments of Zimbabwe, 107, Abdel Gamal Nasser Road, Harare.

Relatives or members of the public may contact the Curator of Cemeteries on the following numbers: Phone: +242 710044.

264954f

16th Feb/15th Mar/19th Apr.

GOVERNMENT GAZETTE

Conditions of Acceptance of Copy

FAILURE to comply with any of the following conditions will result in the rejection of copy, and no responsibility can be accepted if such rejection should affect any date contained in such copy or any requirement of publication on a specific date.

Persons drafting any kind of notices are strongly advised to follow the guidance offered in—

- (a) the Instructions Relating to the Drafting and Typing of Legislation (Attorney-General's Circular 1 of 1978); and
- (b) the Manual of Style for the Drafting and Preparation of copy published by Printflow (Private) Limited;

which two booklets are intended for complementary use.

In these conditions, other than where a particular kind of copy is specified, "copy" means copy for all matter contained in the *Gazette* itself and for subsidiary legislation issued as supplements to the *Gazette*.

1. (1) Other than by prior arrangements, only original typing is accepted.

(2) Carbon-copies are not normally acceptable, other than in cases where the original typing has to be legally retained, elsewhere, as, for example, in the case of a proclamation.

(3) Computer print-outs are not accepted automatically, as discussion may be necessary with regard to the extra time and costs involved.

2. (1) All copy must be clear and legible, and there must be double or one and a half spacing between the lines.

(2) Any corrections or alterations made by the originator, must be clearly effected in blue or black ink, using editorial marks—no proof-reader's marks:

Provided that any copy containing extensive alterations will be rejected.

3. (1) Copy must appear on one side only of each sheet of paper.

(2) Except as is provided in subsection (2) of section 8, paper must not exceed 210 millimetres in width.

(3) If copy comprises two or more sheets of paper, all sheets must be numbered consecutively, in arabic figures, preferably in the top right-hand corner.

(4) Where any matter is added after the copy has been prepared, and such additional matter results in one or more sheets being inserted between those already numbered, all sheets must be renumbered from there onwards—not, for instance 7, 7b, 8, *et cetera*.

4. Photographic copy or copy produced on a duplicating machine may be accepted if it is abundantly clear.

5. (1) Should any copy—

- (a) exceed 10 pages of double-spaced typing on size A4 paper; or
- (b) contain tabular or other matter which involves complicated setting; it will be classed as “lengthy” copy, and will be required to be submitted not less than 21 days before the date of closing for the *Gazette* in which it is to be published.

(2) Lengthy copy may be accepted at less than 21 days’ notice if—

- (a) the work involved is of a straight forward and non-tabular nature; and
- (b) the total volume of work on hand for the time being permits its acceptance.

6. Notwithstanding anything to the contrary contained in these conditions, any copy—

- (a) which is of national importance, and which is originated as a matter of urgent necessity, may, by prior arrangement, be accepted late for the current week;
- (b) may, due to shortage of staff or to technical considerations, be delayed until conditions permit its processing.

7. Copy must not be submitted as part of a letter or a requisition. It must appear on a separate sheet of paper, on which there is no instruction or other extraneous matter.

8. (1) In cases where notices have to be published in tabular form, copy must be drafted exactly as it is to appear. If printed forms for any such notices are unavailable, advertisers must prepare their own forms. While it is not necessary to include the preamble, the box-headings must be there, and, where applicable, the number of the form; for example, “Insolvency Regulations—Form 3”.

(2) In the case of copy for tabular notices, the provision of subsection (2) of section 3 does not apply.

9. Copy for all advertisements, whether sent by post or delivered by hand, must be accompanied by a requisition or a letter which clearly sets out—

- (a) the name and address of the advertiser; and
- (b) the debtor’s code number, if any; and
- (c) the required date or dates of publication.

10. If a typographical error occurs in the *Gazette*, it is rectified as soon as possible by a correcting notice without charge to the ministry or department concerned, subject to the following conditions—

- (a) that such error is reported to the editor within three months from the date of publication; and
- (b) that the relevant copy, upon re-examination, is proved to be abundantly clear; and
- (c) that the correction of such error is legally necessary.

(2) If a drafting error is not detected before publication, the originating ministry or department is required to draft its own correcting notice, take it to the Attorney-General for vetting and pay for such notice to be published.

(3) For the removal of doubt—

- (a) a typographical error is made by a typographer;
- (b) a typist’s error is classed as a drafting error by reason of the fact that the officer responsible for drafting failed to check the typist’s work.

GOVERNMENT GAZETTE

Authorized Scale of Charges, Times of Closing and Subscription Rate as from 1st April, 2019

Charges for statutory instruments

THE charge for printing statutory instruments is USD0,07 per A5 page and USD0,14 per A4 page multiplied by 2 000 (being the number of copies printed).

Charges for advertisements including general notices

THE area of advertisement multiplied by USD0,80. Notices which have to appear in tabular form across the full width of the page, such as lost insurance policies, deceased estates, insolvent estates, company liquidations, notices in terms of the Insolvency Act [Chapter 6:04], changes of companies’ names: US\$30,00 cash per entry.

Notices of intention to alienate a business or the goodwill of a business or any goods or property forming part of a business, otherwise than in the ordinary course of business shall cost USD120,00 cash for the three consecutive publications.

Except in the case of approved accounts, remittances must accompany all copy of advertisements, failing this, copy will be returned with an assessment of charges.

Times of closing

The *Gazette* closes for the receipt of copy for all notices to be published in the normal columns, and for statutory instruments at 11 a.m. on the Monday preceeding the Friday of publication.

Copy for all notices to be set in tabular form must be received by 11 a.m. on the Friday preceeding the Friday of publication.

Any copy which is received after the respective closing-times will automatically be held over for insertion in the *Gazette* of the following week, in which case no responsibility can be accepted if the purpose of the notice is thereby nullified.

When public holidays occur, the normal closing-times are varied, and such variations are notified in the *Gazette* in advance.

All copy must be addressed to Printflow (Private) Limited, and either posted to P.O. Box CY 341, Causeway, or delivered direct to the company, in George Silundika Avenue (between Sixth Street and Epton Street), Harare. Envelopes should be marked: *Gazette* copy—urgent.

Regular advertisers and subscribers are requested to advise immediately of any change of address.

Subscription rate

The subscription rate for the *Gazette* for half year is RTGS\$720,00, for soft copy and RTGS\$1200,00, for hard copy cash/swipe/EcoCash/transfer payable in advance, to the Chief Executive Officer, Printflow (Private) Limited, and may commence with the first issue of any month.

M. MUTETE,
Publications Officer.

GOVERNMENT GAZETTE

Submission of Copy for Government *Gazette* Statutory Instruments and Notices

IT is hereby notified, for general information, that it is necessary to draw attention to the “Conditions for Acceptance of Copy”, which appears in every issue of the *Gazette*; and particularly the need to submit lengthy copy, in the case of Statutory Instruments, at least 21 days before the date of closing for the *Gazette* in which the notice is to be published.

During the past few months or so there have been many cases where urgent copy for subsidiary legislation, which requires the signature of the President or a minister to give it effect, and which is of national importance, has been sent in for publication in the *Gazette* after closing-time. Whilst I acknowledge that it is the duty of Printflow (Private) Limited to give certain notices special treatment, I am, however, of the view that a *Gazette* Extraordinary has tended to be a must rather than a matter of priority in respect of unwarranted delays of urgent copy.

While every effort will continue to be made to publish Extraordinaries on the required dates, copy must be submitted timeously so that it can be programmed into the printing-work-flow as soon as it is available.

H. MATINGWINA,
Gazette Editor.

Printflow (Private) Limited,
George Silundika Avenue (between Sixth Street
and Epton Street), Harare (P.O. Box CY 341, Causeway).

GOVERNMENT PUBLICATIONS ON SALE
(as available at time of ordering)

THE following publications are obtainable from the following Printflow publication offices: the Printflow Publications Office, Cecil House, 95, Jason Moyo Avenue, Harare (P.O. Box CY 341, Causeway); or from the Printflow Publications Office, No. 8, Josiah Chinamano/Manchester Roads (P.O. Box 8507), Belmont, Bulawayo; or from the Printflow Publications Office, No. 2, Robert Mugabe Avenue, Mutare (Private Bag Q 7738, Mutare); or from the Printflow Publications Office, Stand No. 7150B, Bradburn Street, Masvingo (Private Bag 9293, Masvingo); MSU Batanai Complex, Senga (P.O. Box 1392), Gweru.

A Framework for Economic Reform (1991–95)
An Introduction to Law
Commission of Inquiry into Taxation
Customs and Excise Tariff Notice, 2007
Customs Containerisation Rules
Customs Valuation Manual
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Flora zambesiaca, volume II, part I
Flora zambesiaca, supplement
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Rhodesia law reports, 1974, part 1 and part 2, per part
Rhodesian law reports, 1975, part 2, per part
Rhodesian law reports, 1976, part 1 and part 2, per part
Rhodesian law reports, 1977, part 2, per part
Rhodesia subsidiary legislation, 1970 (four parts), per set
Rhodesia subsidiary legislation, 1971 (five parts), per part or, per set
Rhodesia subsidiary legislation, 1972 (seven parts), per part
Rhodesia subsidiary legislation, 1973 (seven parts), per part
Rhodesia subsidiary legislation, 1974 (five parts), per part
Rhodesia subsidiary legislation, 1975 (five parts), per part
Rhodesia subsidiary legislation, 1976 (six parts), per part
Rhodesia subsidiary legislation, 1977 (four parts), per part
Rhodesia subsidiary legislation, 1978 (four parts), per part
Rhodesia subsidiary legislation, 1980 (five parts), per part
Rhodesia subsidiary legislation, 1981 (four parts), per part
Second Five-Year National Development Plan: 1991–1995
Statutory Instruments, 1980 (five parts), per part
Statutory Instruments, 1981 (four parts), per part
Subsidiary Legislation from 1970 to 1981
Transitional National Development Plan, 1982/83–1984/85: Volume Transitional
National Development Plan, 1982/83–1984/85: Volume
Zimbabwe law reports, from 1965 up to 1984
Zimbabwe law reports, 1983 [Part 1] (soft cover)
Zimbabwe law reports, 1983 [Part 2] (soft cover)
Zimbabwe law reports, 1984 (soft cover)
Zimbabwe Rhodesia subsidiary legislation, 1979 (four parts)

NEW ACTS: REVISED EDITIONS 1996
Individual Acts—
Access to Information and Protection of Privacy Act [Chapter 10:27]
Administration of Estates Act [Chapter 6:01]
Administrative Court Act [Chapter 7:01]
Animal Health Act [Chapter 19:01]
Arbitration Act, 1996 No. 6 of 1996
Audit and Exchequer Act [Chapter 22:03]
Banking Act [Chapter 24:01]
Bills of Exchange Act [Chapter 14:02]
Broadcasting Act [Chapter 12:01]
Broadcasting Services Act [Chapter 2:06]
Building Societies Act [Chapter 24:02]
Capital Gains Tax Act [Chapter 23:01]
Censorship and Entertainments Control Act [Chapter 10:04]
Children's Protection and Adoption Act [Chapter 5:06]
Citizenship of Zimbabwe Act [Chapter 4:01]
Civil Evidence Act [Chapter 8:01]
Civil Matters (Mutual Assistance) Act [Chapter 8:02]
Civil Protection Act [Chapter 10:06]
Commercial Premises Act (Lease Control) [Chapter 14:04]
Commissions of Inquiry Act [Chapter 10:07]
Communal Land Act [Chapter 20:04]
Companies Act [Chapter 24:03]
Competition Act, 1996 (No. 17 of 1996)
Constitution of Zimbabwe
Constitution of Zimbabwe Amendment Act (No. 17 of 2005)
Consumer Contracts Act [Chapter 8:03]
Contractual Penalties Act [Chapter 8:04]
Control of Goods Act [Chapter 14:05]
Co-operative Societies Act [Chapter 24:05]
Copper Control Act [Chapter 14:06]
Copyright and Neighbouring Rights Act [Chapter 26:05]
Criminal Law Amendment Act [Chapter 9:05]
Criminal Law (Codification and Reform) Act [Chapter 9:23]
Criminal Matters Act (Mutual Assistance) [Chapter 9:06]
Farmers Licensing and Levy Act [Chapter 18:10]
Fencing Act [Chapter 20:06]
Fertilizers, Farm Feeds and Remedies Act [Chapter 18:12]
Finance Act [Chapter 23:04]
Firearms Act [Chapter 10:09]
Forest Act [Chapter 19:05]
Food and Food Standards Act [Chapter 15:04]
Gold Trade Act [Chapter 21:03]
Guardianship of Minors Act [Chapter 5:08]
Harmful Liquids Act [Chapter 9:10]
Health Professions Act [Chapter 27:19]
High Court (formerly High Court of Zimbabwe) Act [Chapter 7:06]
Hire-Purchase Act [Chapter 14:09]
Housing and Building Act [Chapter 22:07]
Immigration Act [Chapter 4:02]
Income Tax Act
Industrial Designs Act [Chapter 26:02]
Inland Waters Shipping Act [Chapter 13:06]
Inquests Act [Chapter 7:07]
Insolvency Act [Chapter 6:04]
Insurance Act [Chapter 24:07]
Interpretation Act [Chapter 1:01]
Labour Relations Act [Chapter 28:01]
Labour Relations Amendment Act, 2002 (No. 17 of 2002)
Labour Relations Amendment Act (No. 7 of 2005)
Land Acquisition Act [Chapter 20:10]
Land Survey Act [Chapter 20:12]
Land Surveyors Act [Chapter 27:06]
Legal Practitioners Act [Chapter 27:07]
Liquor Act [Chapter 14:12]
Magistrates Court Act [Chapter 7:10]
Maintenance Act [Chapter 5:09]
Manpower Planning and Development Act [Chapter 28:02]
Marriage Act [Chapter 5:11]
Matrimonial Causes Act [Chapter 5:13]
Mental Health Act, 1996 (No. 15 of 1996)
Mines and Minerals Act [Chapter 21:05]
Missing Persons Act [Chapter 5:14]
Money Lending and Rates of Interest Act [Chapter 14:14]

National Social Security Authority Act [Chapter 17:04]	Rural District Councils Act [Chapter 29:13]
Official Secrets Act [Chapter 11:09]	Securities Act [Chapter 24:25]
Parks and Wildlife Act [Chapter 20:14]	Serious Offences (Confiscation of Profits) Act [Chapter 9:17]
Patents Act [Chapter 26:03]	Shop Licences Act [Chapter 14:17]
Pension and Provident Fund Act [Chapter 24:09]	Small Claims Courts Act [Chapter 7:12]
Pneumonoconiosis Act [Chapter 15:08]	Sports and Recreation Commission Act [Chapter 25:15]
Police Act [Chapter 11:10]	Stamp Duties Act [Chapter 23:09]
Precious Stones Trade Act [Chapter 21:06]	State Liabilities Act [Chapter 8:14]
Prescribed Rate of Interest Act [Chapter 8:10]	State Service (Disability Benefits) Act [Chapter 16:05]
Prescription Act [Chapter 8:11]	State Service (Pension) Act [Chapter 16:06]
Presidential Powers (Temporary Measures) Act [Chapter 10:20]	Stock Theft Act [Chapter 9:18]
Prevention of Corruption Act [Chapter 9:16]	Stock Trespass Act [Chapter 19:14]
Prisons Act [Chapter 7:11]	Supreme Court (formerly Supreme Court of Zimbabwe) Act [Chapter 7:13]
Private Business Corporation Act [Chapter 24:11]	Tobacco Marketing and Levy Act [Chapter 18:20]
Private Investigators and Security Guards (Control) Act [Chapter 27:10]	Tourism Act [Chapter 14:20]
Private Voluntary Organizations Act [Chapter 17:05]	Trade Marks Act [Chapter 26:04]
Privileges, Immunities and Powers of Parliament Act [Chapter 2:08]	Trade Measures Act [Chapter 14:23]
Protected Places and Areas Act [Chapter 11:12]	Traditional Beer Act [Chapter 14:24]
Public Accountants and Auditors Act [Chapter 27:12]	Traditional Leaders Act [Chapter 29:17]
Public Health Act [Chapter 15:09]	Traditional Medical Practitioners Act [Chapter 27:14]
Public Order and Security Act [Chapter 11:17]	Trapping of Animals (Control) Act [Chapter 20:21]
Public Service Act [Chapter 16:04]	Urban Councils Act
Procurement Act [Chapter 22:14]	Vehicle Registration and Licensing Act [Chapter 13:14]
Radio communication Services Act [Chapter 12:04]	Veterinary Surgeons Act [Chapter 27:15]
Railways Act [Chapter 13:09]	War Veterans Act [Chapter 11:15]
Regional, Town and Country Planning Act [Chapter 29:12]	War Victims Compensation Act [Chapter 11:16]
Reserve Bank of Zimbabwe Act [Chapter 22:10]	Water Act [Chapter 20:22]
Revenue Authority Act [Chapter 23:11]	Wills Act [Chapter 6:06]
Road Motor Transportation Act [Chapter 13:10]	ZINWA Act
Road Traffic Act [Chapter 13:11]	Zimbabwe Stock Exchange Act [Chapter 24:18]
Roads Act [Chapter 13:12]	

NOTICES TO CREDITORS AND DEBTORS (pursuant to sections 43 and 66 of the Administration of Estates Act [Chapter 6:01])

ALL persons having claims against the under-mentioned estates are required to lodge them in detail with the executor or representative concerned within the stated periods, calculated from the date of publication hereof, and those indebted thereto are required to pay to the executor or representative the amounts due by them within the same period, failing which legal proceedings will be taken for the recovery thereof.

M.H.C. 7

Number of estate	Name and description of estate	Date of death	Within a period of	Name and address of executor or representative
MRE.163/2024	Philomina Mhlanga	6.4.2019	30 days	Leeroy M. Mhlanga, Room 6, Court 12, Shingaunzi, 369164f Mutare.
MRE.185/2024	Miriam Ziweya	10.5.2024	30 days	Naison Mukwishu, Court 1, Flat 3, Nyauunzi, Mutare. 369165f
MRE.196/2024	Cry Kusena	19.1.2024	30 days	Maryleen Kusena, Nyamakarat Primary School, P.O. 369166f Box 108, Odzi.
111/2024	Stephen Chawafambira	29.10.2020	30 days	Michael Chawafambira, 331, New Watsomba, 369167f Sakubva, Mutare.
MRE.56/2024	Hamumati Bawa	28.12.2023	30 days	Parshotam Bawa, No. 1, Gerrines Court, Mutare. 369168f
BKT.14/2024	Nyengerai Tarusarira	28.10.2023	30 days	Knowledge Tarusarira, Jaravaza Primary School, 369169f P.O. Box 67, Nyika.
MS.108/2024	George Machawira	2.2.2024	30 days	Luckson Martin Machawira, 2233, Shindi Road, 369170f Masvingo.
259/2024	Crispen Nyemba	13.10.2023	30 days	National Board of Executors, P.O. Box 2093, Harare. 369031f
B.433/2024	Pauline Banana	1.12.2023	30 days	Mbusi Banana, 4631, Gwabalanda, Bulawayo. 369040f
B.348/2001	Getrude Muringi (née Chemhere)	31.1.2001	30 days	Fremus Executors (Private) Limited, LAPF House, 369041f cnr Jason Moyo Street & Liberation Legacy, Bulawayo.
3059/2023	Sophia Makura	2.5.2019	30 days	Excellent Makura, 8906, Whitecliff North, Snake Park, 229996f Harare.
3450/2023	Stanley Bonzo	11.7.2016	30 days	Florence Lawlady Mabungu, 19, Windsor Close, 229997f Mount Pleasant, Harare.
461/2024	Priscilla Hlahleni	8.4.2009	30 days	Rosemary Hlahleni, 1142, Makomo, Epworth. 229998f
2839/2023	Takawira Anthony Usai	5.8.2023	30 days	Florence Lawlady Mabungu, 19, Windsor Close, 229999f Mount Pleasant, Harare.
B.1854/2022	Margaret Mahlobo	23.1.2014	30 days	Silombile Sibanda, 17476, Cowdray Park, Bulawayo. 369033f
453/2024	Nkwe Joseph Moyo	27.2.2024	30 days	Olipha Moyo, 2827, Emakhandeni, Bulawayo. 369034f
152/2023	Willard Paul Phiri	26.9.2023	30 days	Stephanie Nomhle Phiri, 90, Penrith Road, 369035f Morningside, Bulawayo.
B.391/2024	Elitha Ncube	19.1.2024	30 days	Nomaqhawe Ncube, 3543, Cowdray Park, Bulawayo. 369036f
BY.235/2015	Caleb Nyoni	9.4.2015	30 days	Dorcas Ndlovu, 1738, Nketa 8, Bulawayo. 369037f
GD.84/2013	Morgan Nyathi	18.12.2000	30 days	Rachel Sibanda, Sizanani Store, P.O. Box 95, 369038f Gwanda.
B.444/2024	Christine Simango	17.5.2023	30 days	Sithabile Pritchard, 440, Emganwini, Bulawayo. 369039f Mount Pleasant, Harare.
1180/2024	Canaan Bangeni	30.5.2008	30 days	Senzeni Bangeni 5448 Dzivarasekwa Extension, 369203f Harare.
326/2024	Clifford Kasaira	20.2.2000	30 days	Thedias Kasaira, 7, Fal Road, Vainona, Borrowdale, 369141f Harare.

M.H.C. 7 (continued)

Number of estate	Name and description of estate	Date of death	Within a period of	Name and address of executor or representative	
1123/2024	Sisiriah Chidakuzo	29.4.2016	30 days	Dominico Chidakuzo, c/o Nyika, Kanengoni & Partners, P.O. Box 6628, Harare.	369147f
1424/2016	Luckford Matimbire	8.6.2004	30 days	Silyia Matimbire c/o Inheritance Law Chambers (Private) Limited, Gelfand House, Cnr. First Street Mall/Agostinho Neto Avenue, Harare.	229891f
584/2024	Marjory Muhlamaenza	8.2.2024	30 days	Moreblessing Tawodzera, c/o Ngongoni, Tawodzera Pavari and Partners, Block 2, Long Cheng, Belvedere, Harare.	229892f
599/2024	Samson Mazumba	11.6.95	30 days	Emily Mazumba, 5196/96th Street, Warren Park "D", Harare.	369176f
85/2024	Edwell Paradzayi Makoni	19.2.2019	30 days	Raviro Makoni, 31973, Mabvazuva Estate, Ruwa.	369177f
428/2024	Augustine Mano Timbe	1.4.2009	30 days	Daisy Timbe, 205, Tour Road, Vainona, Harare.	369181f
GWE.333/2023	Muchemwa Tovo	5.10.2023	30 days	Godfrey Mutseyekwa, c/o, Danziger & Partners, 159, Emmerson Dambudzo Mnangagwa Street, P.O. Box 58, Gweru.	369182f
CY.7/2024	Zachariah Mudoti	7.5.96	30 days	Lydia Mudoti, Plot 32, Datchwe Farm, Mhangura.	369063f
CY.47/2024	Misodzi Chivhundiko	25.3.2023	30 days	Professor Maron Tukuta, 23, Mashlads, Zvimba.	369064f
CY.50/2024	Munashe Rusere	1.12.2002	30 days	Phidah Gotosa, 14388, Brundish, Chinhoyi.	369065f
3496/2023	Shapo Simon	17.6.2021	30 days	Simion Simmie, 34, Murara, Mufakose, Harare.	369066f
KM.70/2023	Robert Muchoko	17.9.2023	30 days	Patrice Mupopa, Plot 109, Hope Farm, Kadoma.	369067f
CH.16/2024	Ranjisi Chapona	20.10.95	30 days	Chapona Tsogara, Bonzim Farm, Chegutu.	229976f
496/2023	Pephenia Mubaiwa	17.9.2007	30 days	Herbert Tapiwa Mafema, 2394, Epworth, Harare.	229977f
4443/2021	Thomas Mhondiwa	26.8.2021	30 days	Betty Mhondiwa, 588, Crowhill, Borrowdale, Harare.	229978f
MRE.160/2024	Shadreck Sithole	26.9.2018	30 days	Rosemary Sithole, House No. 13, Area 15, Dangamvura, Mutare.	229979f
MRE.144/2024	Martha Matope	10.1.2024	30 days	Peter Matope, 3320, Hobhouse 3, Mutare.	229980f
MRE.127/2024	Munjira Muusha	18.3.2007	30 days	Constance Mukondo, Court 6, Flat 7, Nyausunzi, Mutare.	229981f
150/2024	Janipher Kawadza	3.3.2024	30 days	Shorwi Kawadza, 3982, Hobhouse 2, Mutare.	229982f
MRE.107/2024	Jethro Masaka	2.4.2021	30 days	Cliff Murwisi, c/o Mhungu & Associates, Old Mutual House, Mutare.	229983f
R.4/2024	Maria Farai	5.2.2013	30 days	Cynthia Farai 7419, Silverbow, Rusape.	229984f
MRE.305/2023	Netty Ndari	18.9.2015	30 days	Moses Ndamani, c/o Messrs Maunga Manda & Associates, 71—5th Street, Mutare.	229985f
MRE.125/2024	Dodo Foya	14.6.2017	30 days	Timoty Foya, Court 12, Flat 5, Chinyausunzi, Mutare.	229986f
MRE.158/2024	Mary Ruwende	10.3.2024	30 days	Diltans Pirrie Ruwende, House 632, Tsanzaguru, Rusape.	229987f
46/2024	Moffat Mugano	7.11.2000	30 days	Clara Muhlekwa, 3008, 2B5, Chipinge.	229989f
MRE.187/2024	Lovemore Hondo	23.3.2024	30 days	Judith Hondo, SK6, Sakubva, Mutare.	229990f
2146/2023	Shadreck Richard Makunde	12.6.2023	30 days	Margareth Makunde, Stand 7032, Budiriro 4, Harare.	229995f
B.904/2005	Judas Titus Sitsha	06.4.2003	30 days	Fremus, Executors (Private) Limited, LAPF House, Cnr. Jason Moyo Street and Liberation Legacy Avenue, Bulawayo.	369042f
MS.140/2024	Jane Musvuugwa	1.2.2024	30 days	Samuel Musvuugwa, Tambudzai High School, Private Bag 555, Chivi.	369043f
CZ.60/2024	Luckmore Musindo	6.4.2022	30 days	Rumbidzai Musindo, 221, Landos Township, Mahusekwa, Marondera.	369002f
332/2024	Esther Ndaba	26.1.2021	30 days	Spelile Ndaba, 11231, Glen View 7, Harare.	369005f
1156/2024	Paul Shiryedewe	20.11.2023	30 days	Norah Shiryedewe, 4748—71st Crescent, Budiriro 3, Harare.	369006f
GT.09/2024	Morgen Besa	23.2.2024	30 days	Martha Besa, 1206, Munhende, Gutu.	369007f
MRE.463/2023	Tecla Maverevedze	14.11.2023	30 days	John Mawecha, Mafarikwa Primary School, 7098, Mutare.	369014f
CZ.62/2024	Louissa Antonio	28.1.2016	30 days	Eneresi Sweater, 3416, Unit "D", Seke, Chitungwiza.	369015f
443/2024	Jairoso Gwativenga	29.4.98	30 days	Prisca Gwativenga, 5239, Retreat Park, Waterfalls, Harare.	369016f
581/2024	Ben Chimanikire	18.6.2012	30 days	Kidwell Pfumojena Chimanikire, 130 Mukonde Street, Mufakose, Harare.	369017f
MW.08/2024	Noster Chikupuse	4.9.2019	30 days	S. Madhiri, Village 4, Mwenezi Block Ranch, Chief Maranda, Mwenezi.	369018f
232/2022	Bernard Bhunu	7.10.2021	30 days	Dorothy Munyererwa, 6223, Stoneridge Park, Harare.	369019f
400/2024	Everest Mukaba Munhuwa	21.10.2005	30 days	Loice Munhuwa, 2287/6, Kambuzuma, Harare.	369020f
2921/2023	Godfrey Musafare Samuriwo	14.6.2023	30 days	Ethildah Samuriwo, 3, Cornwall Avenue, Avondale West, Harare.	369021f
453/2024	Dennis Dambudziko Chikowore	7.3.2017	30 days	Frank Lenon Chikoore, 2412, Gono Road, Marlborough, Harare.	369023f
2813/2023	Rosemary Ethel Warner-Pratt	8.1.2013	30 days	Edward Mark Warhurst, 8, Downie Avenue, Alexandra Park, Harare.	369024f
2867/2023	John Anthony Warner-Pratt	23.11.2005	30 days	Edward Mark Warhurst, 8, Downie Avenue, Alexandra Park, Harare.	369025f
2158/2022	Frederick Edward Bass	16.3.2014	30 days	Edward Mark Warhurst, 8, Downie Avenue, Alexandra Park, Harare.	369026f

M.H.C. 7 (continued)

Number of estate	Name and description of estate	Date of death	Within a period of	Name and address of executor or representative
572/2023	Walter Henry Patrick Johnson	3.10.2022	30 days	Edward Mark Warhurst, 8, Downie Avenue, Alexandra Park, Harare. 369027f
1821/2023	Timothy Matope	25.8.96	30 days	Mario Matope, Q63, Mzilikazi, Bulawayo. 369047f
GWE.197/2024	John Gezi	27.6.96	30 days	Andina Maphosa, 4962, Mambo, Gweru. 369048f
KK.29/2024	Jowapu Felix Mazvanzvike	17.5.2021	30 days	Erikias Manzvanzvike, Village. Mashizha, Chief Jiri, Gokwe. 369049f
GW.194/2018	Agnes Tuto	22.12.2016	30 days	Cynthia Tuto, 295/6, Mtapa, Gweru. 369050f
CZ.61/2024	Trevor Munyama Musindo	27.11.2009	30 days	Dexter Masimbaashe Musindo, 102, Mazoe Mansions, Cnr. J Chinamano Avenue and Mazoe Street. 369101f
MS.78/2024	Rungano Mazorodze	15.9.2017	30 days	Lilian Mazorodze, House 19275, Bandwe Street, Rujeko, Masvingo. 369102f
GWE.181/2023	Numba Esimosi Mavonde	5.10.2008	30 days	Kenneth Kenende, Muvonde, Plot 10. Dunlop Extension, Kwekwe. 369103f
GWE.184/2024	Isabel Wonderful Mapfumo	7.3.2008	30 days	Namatai Mapfumo, 41, Sardinia, Chicago, Kwekwe. 369104f
GWE.173/2024	Mackenzi Gumbo	21.12.2021	30 days	Patience Ndlovu, 4284—1, Mkoba 10, Gweru. 369105f
415/2024	Solomon Mapungwana	15.1.2024	30 days	Fungai Mapungwana, 9, Henwood Avenue, Mabelreign, Harare. 369120f
1113/2024	Chakala Kefasi	11.6.2025	30 days	Givemore Chakala, Plot 3, Linton, Centenary. 369121f
401/2024	Timothy Mukundu	16.12.2018	30 days	Phillip Mukundu, 47, Apollo Road, Macheke. 369122f
2210/2022	Lawrence Chinhara	19.1.2021	30 days	Munyaradzi Lawrence Chinhara, 6575, Zim Park. Ruwa. 369127f
65/2024	Edgar Tichatonga Muchekechi	22.12.2023	30 days	Alice Chinyadza, 1337, Charlotte Brooke, Borrowdale, Harare. 369128f
140/2024	Alice Edith Kuambarimwe	14.3.2021	30 days	Godfrey Kuambarimwe, Court 25, Flat 8, Sakubva, Mutare. 369136f
8/2024	Ekereson Bero	17.10.99	30 days	Sarudzai Manhanha, 9753, Nyatsime, Chitungwiza. 369137f
MS.119/2024	Jairos Madhigi	15.1.2021	30 days	Priscilla Madhigi, 15233, Furanai Masunda Street, Masvingo. 369138f
1187/2024	John Panganai Mwaimboti	13.10.2023	30 days	Muchirewesi & Zvenyika Law Practitioners, Mercury House, 24, George Silundika Avenue, Harare. 369139f
860/2024	Grace Jimu	14.5.2020	30 days	Memory Raphael, 11181, Kuwadzana Extension, Harare. 229920f
CZ.215/2023	Abineza Panganayi	5.11.89	30 days	David Panganai 12, Fairway, Mount Pleasant, Harare. 229921f
733/2024	Gasper Takafa	9.5.2019	30 days	Betty Takafa, 12, Shetlanda Avenue, Queensdale, Harare. 229922f
101/2024	Henry Kashangura	18.12.2023	30 days	Helen Kunaka, Flat 4, Bela Vista Farm, Ruwa. 229923f
R.8/2024	Shingirayi Augustine Tungwarara	31.3.95	30 days	Onias Z. Gumbo, c/o MDM Attorneys, 6, McChlery Avenue, Eastlea, Harare. 229924f
76/2024	Itayi Casimir Munondirewa Bvirakare	6.1.2021	30 days	Kura Julius Bvirakare, c/o MDM Attorneys, 6, McChlery Avenue, Eastlea, Harare. 229925f
MRE.139/2024	Levi Honyeso	2.6.96	30 days	Lawrence Honyeso, 76, Area 12, Dangamvura, Mutare. 229926f
MRE.463/2021	Sarah Rusawo	30.12.2006	30 days	Ashley T. Sithole, 17, Cornwall, Yoevil, Mutare. 229927f
3125/2023	Josiah Muvengi Bote	22.4.2021	30 days	Rufaro Bote, c/o 42, Munyonda, Mbare, Harare. 229928f
MS.114/2024	Judah Kanye	15.7.16	30 days	Roston Kanye, 6781 B, Mboroma Street, Runyararo West, Masvingo. 229929f
122/2024	Daisy Ruzane	4.7.2019	30 days	Tendai Ruzane, c/o J. Mambara & Partners, & Meredith, Eastlea, Harare. 229930f
MS.86/2024	Phillip Saunyama	30.12.2001	30 days	Brian Saunyama, 2090—11, Tongogara Street, Macheke "B", Masvingo. 229931f
2532/2022	Jerry Mutsvangwa Dzingirayi	14.2.2020	30 days	Mildred Kunyiminya, 1553, Unit "A", Seke, Chitungwiza. 229932f
760/2024	George Deya	12.5.2021	30 days	Washington Deya, 2814—67th Close, Kuwadzana 4, Harare. 229933f
MRE.109/2024	Elizabeth Masengoaneng Nyathi	28.9.2018	30 days	Joyce Mwedzi Tsanzaguru, 588, Rusape. 229934f
MRE/2024	Annie Magweda	8.3.2024	30 days	Witness Madhuku, 327, Chikanga 1, Mutare. 229935f
MRE.126/2024	Emson Amsom Chakanyuka	17.9.99	30 days	Emily Chakanyuka, St Georges Primary School, P.O. Box 80, Penhalonga. 229936f
MRE.134/2024	Nyamayawo Kampion Nyatito	8.5.2023	30 days	Noah Nyatito, 100, Mushandike Street, New Mabvuku, Harare. 229937f
MRE.473/2023	Hellen Anufandika	23.9.2003	30 days	Alovis Gwembe, First Floor, Vitelli Building, 60A, Moven Mahachi Street, Mutare. 229938f
230/2023	Fungai Migere	19.4.2015	30 days	Mercy Migere, 11399, Munyati Street, Zengeza 4, Chitungwiza. 229939f
1276/2023	Clement Muketiwa	24.12.2022	30 days	Gerald Mupatsi Muketiwa, 3895, 1st Street, Dzivaresekwa, Harare. 229940f
CY.188/2023	Evos Masimba	18.10.2023	30 days	Plaxedes Gomwe, Farm 33, Chitomborvizi, Chinhoi. 229941f
1823/2023	Dudzai Maguranyanga	23.4.2021	30 days	Getrude Dambudzo Maguranyanga, c/o Penson David Palasida, 80, McChlery Avenue, Eastlea, Harare. 229942f
3145/2023	Josiah Tapuwa Marazi	5.8.2023	30 days	Nynabel Mphamba Marazi, 16, Bexley Circle, Southerton, Harare. 229943f

M.H.C. 7 (continued)

Number of estate	Name and description of estate	Date of death	Within a period of	Name and address of executor or representative
3352/2023	Memory Garan'anga	31.3.2013	30 days	Zerbinette Gwindi, 7957, Cowie Road, Cold Comfort, Tynwald, Harare. 229944f
665/2024	Rachel Chambe	19.8.2012	30 days	Ngoni Pride Mukundwa, 3, Girton Road, Greencroft, Harare. 229945f
387/2024	Peter Kembo	19.1.2024	30 days	Nyembesi Kavaru, 3764, Budiro 2, Harare. 229946f
1471/2023	Juliana Ndunduma	7.5.2008	30 days	Marvelous Maponde, c/o M.T. Chiwaridzo Attorneys-At-Law, Mabamba Complex, Chitungwiza. 229947f
634/2024	Michael George Alexander	9.2.2024	30 days	Kevin Arnott, 4, Faumouth Road, Alexandra Park, Harare. 229948f
1141/2024	Albert Mwenye	26.4.2023	30 days	Tendai Mwenye, 15, Bourgaize Street, Mutoko. 369051f
2283/2023	Ernest Chatindo	22.12.94	30 days	Patience Chatindo, No 3780, Maridale, Norton. 369052f
1871/2003	Daymond Mudzengi	3.6.2001	30 days	Pauline Mudzengi, 10153, Kuwadzana, Phase 3, Harare. 369053f
1055/2024	Chimbardo Mautsi	13.6.97	30 days	Sibongile Mautsi, 153, Cretei Road, Waterfalls, Harare. 369054f
902/2023	Wilfred Killermasher Chikata	22.2.2023	30 days	Sheilla Chikata, 2387, Mainway Meadows, Waterfalls, Harare. 369071f
2404/2023	Edward Charakupa Madzima	4.4.2012	30 days	c/o Muzembe Law Chambers, No. 4, Suit Crescent, Eastlea, Harare. 369072f
2698/2023	Lovemore Machanzi	14.5.2020	30 days	c/o Muzembe Law Chambers, No. 4, Suit Crescent, Eastlea, Harare. 369073f
340/2024	Sergio De Ornelas Salbany	17.9.2005	30 days	Moreblessing Tawedzera N.O, c/o Ngongoni Tawodzera Davai and Partners, Lond Cheng Plaza, Belvedere, Harare. 369074f
2427/2023	Leonard Mushoriwa	6.4.2023	30 days	Webster Mushoriwa, 8743, Unit "K", Seke, Chitungwiza. 369076f
B.1853/2022	Sithembiso Nyoni also known as Stempiso Nyoni	1.9.2022	30 days	Silombile Sibanda, 17476, Cowdray Park, Bulawayo. 369077f
15/2024	Biatina Nyathi	8.2.2024	30 days	Albery Nyoni, 2k Ingagula Township, Hwange. 369078f
B.79/2020	Japhet Ncube	7.2.2021	30 days	Senzeni Mhlanga, 30187/43, Ntumbane, Bulawayo. 369079f
435/2024	Mathew Sifani Ndlovu	7.9.82	30 days	Mncedisi Ndlovu, 2881, Cowdray Park, Bulawayo. 369080f
K.08/2024	Elest Hlongwane	17.1.2024	30 days	Bekithemba Hlongwane, Kezi Primary School, Private Bag 522, Kezi. 369081f
384/2024	Austine Musikiwa	23.11.2004	30 days	Georginah Mudeveri, 19399, Cowdray Park, Bulawayo. 369082f
B.382/2024	Sophie Ndlovu	15.2.2024	30 days	Mavis Mvune Ndlovu, 7001, Nketa 9, Bulawayo. 369083f
—	Dennis Ndlovu	28.5.2022	30 days	Tatho Ndlovu, Paye Village, Gwanda. 369084f
B.936/2023	Thomas Moyo	8.11.2019	30 days	Martha Moyo, 1194, ZBS, Plumtree. 369085f
B.267/2024	John Mpofu	20.1.2023	30 days	Sithabile Mpofu, 96, Hope Fountain Road, Waterford, Bulawayo. 369086f
B.326/2024	Lambert Gwetai	19.1.2021	30 days	Ericah Gwetai, 174, Matopos Road, Eloana, Bulawayo. 369087f
B.1234/2022	George Kolta	14.6.2022	30 days	Henry Mackay, No. 1, Hambly Avenue, Thorngrove, Bulawayo. 369088f
B.1409/2018	Solomon Ndlovu	2.2.2013	30 days	Coster Ndlovu, 30098/1, Entumbane, Bulawayo. 369089f
1143/2019	Timothy Ncube	15.8.18	30 days	Ncube, 2463, Cowdray Park, Bulawayo. 369090f
314/2024	Maxwell Chinembiri	10.6.2021	30 days	Fungai Alice Chinembiri, 53, Ntabaziduna Flats, Mzilikazi, Bulawayo. 369091f
247/2024	Bhobho Makuve	21.7.2023	30 days	Ulita Julita Makuve, 7545/11, Tshabalala, Bulawayo. 369092f
B.748/2020	Gideon Tapfuma Mjumi	12.8.2020	30 days	Thabisa Sibanda, c/o James Moyo-Majwabu & Nyoni, Exchange Building, Bulawayo. 369093f
356/2024	Ketan Tulsidas Doolabh	17.1.2024	30 days	Webb Low & Barry (Inc Ben Baron & Partners), 11, Luton Street, Belmont East, Bulawayo. 369094f
1482/2023	Johanna Gumbo	16.2.2023	30 days	Samson Diniwe Gumbo, 6, Windsor Close, Mount Pleasant, Harare. 369095f
2877/2018	Mary Bvurere	14.9.2018	30 days	Sydney Bvurere, 11, Carlisle Road, Alexander Park, Harare. 369096f
35/2024	Pretros Welengani	29.10.98	30 days	Emily Munashe Welengani, c/o Native Executors, Gelfand House, Harare. 229874f
KK.27/2024	Mtshilura Bhebe	5.10.2023	30 days	Nittah Bhebe, Tshani Village, Chief Sogwala, Gweru. 229889f
298/2015	Violet Kahuta	23.9.2002	30 days	Peter Kahuta, 693, Shiri Close, Banket. 369160f
238/2024	Edzai Chimhau	1.10.2023	30 days	Knowledge Chiweshe, 20, Victory Avenue, Greendale, Harare. 369162f
648/2024	Athol Herbert Masdoll	27.5.2023	30 days	G.M. Crosland, c/o Atherstone & Cook, Praetor House, 119, Jason Chinamano Avenue, Cnr. Simon Vengai Muzenda, Harare. 369163f

NOTICES OF LIQUIDATION AND DISTRIBUTION ACCOUNTS LYING FOR INSPECTION
(pursuant to section 52 of the Administration of Estates Act [Chapter 6:01])

Notice is hereby given that copies of liquidation and distribution accounts in the under-mentioned estates will be open for the inspection of all persons interested therein for a period of 21 days (or longer if stated) from the dates specified, or from the date of publication hereof, whichever may be the later. Accounts will lie for inspection at the offices specified below. Objections to an account should be lodged with the Master, Harare, or the Assistant Master, Bulawayo, as the case may be. Should no objections be lodged to the account during the period of inspection, the executor concerned will proceed to make payments in accordance therewith.

M.H.C. 28

Number of estate	Name and description of estate	Date or period	Description of account	Office of the	
MS.253/2022	Tsaurayi Lawrence Stemere	21 days	First and Final Distribution Account	Master of the High Court, Masvingo.	369032f
2338/2022	Ruth Chidavaenzi	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369068f
1918/2023	Kizito Chibanda	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369143f
26/1/2023	Chipameso Herbet Muza	21 days	First and Final Account	Master of the High Court, Harare.	369144f
680/2018	Clare Vale	21 days	First and Final Account	Master of the High Court, Harare.	369145f
2183/2022	Mike Kamanda	21 days	First and Final Account	Master of the High Court, Harare.	369146f
CHV.02/2024	Joe Tom	21 days	First and Final Account	Magistrate, Chivhu.	229893f
2830/2023	Willard George Khumalo	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369175f
CY.37/2024	Fanuel Banda	21 days	First and Final Account	Master of the High Court, Chinhoyi.	369062f
H.242/2009	Beauty Munyuki	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369070f
900/2021	Ronia Matharuka	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369075f
R.3/2024	Sorerayi Nyamande	21 days	First and Final Liquidation and Distribution Account	Magistrate, Rusape.	229992f
MRE.244/2019	Peter Ngwarirai Manjanda	21 days	First and Final Account	Master of the High Court, Mutare.	229993f
166/2024	Michael Desmide	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	229994f
2659/2022	Kevin John Peacocke	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	229949f
1931/2021	Andre Christoffel De Klerk	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	229950f
MRE.191/2022	Darlington Muzanechita	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Mutare.	369010f
2686/2022	Thomas Chisiya	21 days	Interim Liquidation and Distribution Account	Master of the High Court, Harare.	369011f
4728/2021	Ernest Mukoreka	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369013f
1277/2019	Solomon Everisto Marembo	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Harare.	369055f
CHP.26/2021	Benias July	21 days	First and Final Liquidation and Distribution Account	Magistrate, Chipinge.	369056f
MS.415/2022	Nesbert Siziba	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Masvingo.	369171f
94/2021	Edwitch Marimo	21 days	First and Final Account	Master of the High Court, Harare.	369172f

M.H.C. 28 (continued)

Number of estate	Name and description of estate	Date or period	Description of account	Office of the	
MRE.57/2024	Sushila Kewada	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Mutare.	369173f
KK.08/2024	Martin Mudzengi	21 days	First and Final Account	Magistrates, Kwekwe.	229873f
MV.07/2023	Sirina Makoni	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Bulawayo.	229375f
642/2023	Martin Ntenezi	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Bulawayo.	229876f
B.797/2023	Sydney Mhaso	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Bulawayo.	229877f
B.716/2023	Ellise Tombi Gumede	21 days	First and Final Account	Master of the High Court, Bulawayo.	229878f
813/2021	Tichafa Muchenu	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Bulawayo.	229879f
B.627/2023	Prichard T. Nhliziyo Moyo	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Bulawayo.	229880f
1724/2021	Inocent Matinonga	21 days	First and Final Account	Master of the High Court, Harare.	229881f
633/2017	Willie Mathonsi Zulu	21 days	First and Final Liquidation and Distribution Account	Master of the High Court, Bulawayo.	229882f
GD.11/2024	Orda Moyo	21 days	First and Final Account	Magistrates, Gwanda.	229883f
ZK.03/2024	Simbarashe Matiza	21 days	First and Final Liquidation and Distribution Account	Magistrates, Zaka.	229884f
KK.12/2024	Lucy Nhongo	21 days	First and Final Account	Magistrate, Kwekwe.	229886f
KK.07/2024	Charles Sabawu	21 days	First and Final Account	Magistrate, Kwekwe.	229887f
KK.79B/2023	Dorcas Madzivire	21 days	First and Final Liquidation and Distribution Account	Magistrates, Kwekwe.	229888f
2/2024	Amos Maguta	21 days	First and Final Liquidation and Distribution Account	Magistrates, Chipinge	229991f
4329/2021	Nessi Muzukira	21 days	First and Final Account	Master of the High Court, Harare.	369148f

EDICTS SELECTION OF EXECUTORS, TUTORS AND CURATORS DATIVE

(pursuant to sections 25, 74 and 79 of the Administration of Estate Act [Chapter 6:01])

NOTICE is hereby given that the estate of the under-mentioned deceased persons, minors or persons whose whereabouts are unknown, are unrepresented and that the next of kin, creditors or other persons concerned are required to attend on the dates and at the times and places specified, for the selection of an executor, tutor or curator dative, as the case may be. Meetings in Harare will be held before the Master, in Bulawayo before the Assistant Master; and elsewhere before the District Administrator.

M.H.C. 25

Number of estate	Name and description of estate	Time of meeting		Place of meeting	For selection of
		Date	Hour		
MRE.186/2024	Taurai Madzote	17.4.2024	9:00 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Mutare	Executor dative. 369209f
MRE.191/2024	Mbirisaw Albert	17.4.2024	9:00 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Mutare	Executor dative. 369209f
MRE.192/2024	Kufandada Bangano.	17.4.2024	9:00 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Mutare	Executor dative. 369209f
MRE.195/2024	Mayisvoreva Kerina	17.4.2024	9:00 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Mutare	Executor dative. 369209f
MRE.211/2024	Murindashiri Elton	17.4.2024	9:00 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Mutare	Executor dative. 369209f
MRE.212/2024	Mupandenyama Fraggie	24.4.2024	9:00 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Mutare	Executor dative. 369209f

M.H.C. 25 (continued)

Number of estate	Name and description of estate	Time of meeting		Place of meeting	For selection of
		Date	Hour		
GWE.206/2024	Ndhlalambi Stephen Daniel	25.4.2024	8.30 a.m.	Office of the Master of the High Court, 2nd floor, first Mutual Centre Gweru	Executor dative. 369209f
GWE.210/2024	Chiwanza Kizito Didako	25.4.2024	8.30 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Gweru	Executor dative. 369209f
GWE.211/2024	Muzambi Rosemary	25.4.2024	8.30 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Gweru	Executor dative. 369209f
GWE.207/2024	Chamboko Freddy Chakwana	25.4.2024	8.30 a.m.	Office of the Master of high Court, Second Floor, First Mutual Centre, Gweru	Executor dative. 369209f
GWE.07/2024	Tshiwe magiya	25.4.2024	8.30 a.m.	Office of the Master of High Court, Second Floor, First Mutual Centre, Gweru	Executor dative. 369209f
MS.109/2024	Peter Chibi	17.4.2024	10.30 a.m.	Office of the master of high court, fourth floor, Zimre Centre, Masvingo	Executor dative. 369209f
CY.56/2024	Jerimont madzamba	23.4.2024	9.00 a.m.	Office of the Master of the High Court of Zimbabwe, Nickhill Office Park, Midway Street, Chinhoyi	Executor dative. 369209f
CY.55/2024	Govid Baloo Lalla	23.4.2024	9.00 a.m.	Office of the Master of the High Court of Zimbabwe, Nickhill Office Park, Midway Street, Chinhoyi	Executor dative. 369209f
CY.62/2024	Herbert Denny	30.4.2024	9.00 a.m.	Office of the Master of the High Court of Zimbabwe, Nickhill Office Park, Midway Street, Chinhoyi	Executor dative. 369209f

CHANGE OF COMPANIES' NAMES

NOTICE is hereby given, in terms of section 26 of the Companies and Other Business Entities Act [Chapter 24:31], that application will be made, not less than 14 days from the date of publication of this notice, to the Chief Registrar of Companies, for his approval to change the names of the under-mentioned companies as indicated below.

Number	Name	Change of name to	Agent
1853/90	Harry Dawson Investments (Private) Limited	Memorandum and Articles of Association	Chapmans Chartered Accountants, No. 1, Orange Grove Drive, Highlands, Harare. 369119f
—	Perseverance Investments (Private) Limited	Nabal Enterprises (Private) Limited	Wintertons Legal Practitioners, No. 3, Pascoe Avenue, Harare. 229973f
4074/2024	Customdrive Enterprises (Private) Limited	Pfuma Property Manangement (Private) Limited	Chapmans Chartered Accountants, No. 1, Orange Grove Drive, Highlands, Harare. 369118f
8755/96	Barzem Enterprises (Private) Limited	Tractive Power Solutions (Private) Limited	Virtual Corporate Services, Batanai Gardens, 57, Jason Moyo Avenue, Harare. 369178f
1493/2024	DR Lils Talktherapy Centre (Private) Limited	Livematter (Private) Limited	Marian Bokang Gwete, 12—23rd Avenue, Mabelreign, Harare. 229695f

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PARKS AND WILDLIFE AMENDMENT

H.B. 1, 2024.]

PARKS AND WILDLIFE AMENDMENT BILL, 2024

MEMORANDUM

This Bill will make amendments to the Parks and Wildlife Act [*Chapter 20:14*]. In more detail, the individual clauses of the Bill provide as follows:

Clause 1

This clause sets out the Bill's short title.

Clause 2

This clause introduces new definitions and amendments to existing definitions in the principal Act of particular note are the new definitions of "appropriate authority" and "delegated appropriate authority" (under this Bill all RDCs are appropriate authorities subject to the Minister's power to withdraw that status temporarily for certain purposes; also areas of communal land with an appropriate authority may obtain delegated appropriate authority status); "parks ranger" (this definition will formalise a term already in use among the wildlife fraternity) and "honorary park ranger" (this will revive an honorary appointment under better safeguards); "consumptive sector" and "non-consumptive sector" (in wildlife conservation terminology these terms are used to distinguish hunting or non-hunting activities); quota (a term used in the allocation of wild animals for sustainable consumptive purposes); "alienated land" (this definition has been replaced to accommodate the changes to land tenure resulting from the land reform); "animal" and "wildlife" (the reference to indigenous or exotic covers cases where person in Zimbabwe may be found in possession of exotic animals or animal parts that are protected nationally or internationally). The new subsection (2) permits any statutory meeting under this Act to be held virtually as well as or instead of physically.

Clause 3

Clause 3 inserts two new sections in the Act. The first new section sets forth the general principles according to which this Act will be administered by the Authority. Of particular note is the principle that enjoins the Authority to devolve as much as possible the responsibility for wildlife conservation and management to local communities adjacent to areas of wildlife. The second new section clarifies and reforms the common law on the issues of ownership of wildlife. The new section generally restates the common law position that wild animals are ownerless (*res nullii*), however, specially protected animals are vested in the President and private persons may obtain ownership of wild animals in certain circumstances.

Clause 4

Clause 4 amends the section on the functions of the Authority by adding new functions. Particularly noteworthy is the promotion of community participation in consumptive and non-consumptive wildlife based commercial activities.

Clause 5

Clause 5 replaces the section on the establishment and composition of the Authority's board by ensuring fair gender and regional representation on the board consistently with the Constitution. Provision is also made for the representation of the traditional leadership on the board.

Clause 9

Clause 9 inserts two new Parts in the Act. The first Part (IIB) establishes the Wildlife Professionals Council of Zimbabwe. At present there is no qualification certifying, and disciplinary body for wildlife professionals, this Part will establish

such a body that is fairly representative of professional interests of wildlife sector. The Council must formulate binding codes of ethics in every sector and subsector of the professional wildlife industry. The Council will be funded in the main by fees for professional certification.

The second Part (IIC) establishes human-wildlife conflict relief fund, the object of the fund is to offer some monetary relief to victims of human wildlife conflict, that is to say innocent victims of any encounter with a wild animal resulting in the death of a victim, or his or her maiming (that is to say any permanent disablement of a bodily function) or any other physical injury to the victim.

Clause 10

The clause provides for lease of areas in the Parks estates. Currently the law limits leasing to Safari Areas only. The clause expands the areas to include national parks, recreational parks, botanical gardens and sanctuaries.

Clause 11

Clause 11 inserts a new section criminally penalising the hunting in and removal of animals or animal products from recreational park and sale of animals or animal products.

Clause 15

This clause introduces a new section in the Act formalising the existing system of allocation for quotas for hunting of animals and for other consumptive profitable and management activities. Every quota is scientifically determined to ensure that the animals in question are not consumed beyond a sustainable level. A civil penalty is provided for quota holders who exceed their quota.

Clause 17

This clause introduces a new section in the Act providing for the private donation of animals outside of Zimbabwe.

Clause 18

The Authority is frequently confronted by cases of licenced hunters illegally killing animals under guise of an innocent error on their part when on further investigation the Authority finds that the hunters have abused their lawful privilege. This clause introduced an expeditious and administratively fair way of dealing with such cases.

Clause 31

This clause makes provision for the containment of problem animals. In some cases, it has been found that the declaration of an animal as a problem animal has afforded unlawful licence for some people to destroy such animals without provocations. The responsibility for the containment of such problem animals' rests with appropriate authorities or delegated appropriate authorities.

Clause 32

This clause incorporates the Trapping of Animals Act into the Parks and Wildlife Act for ease of administration. The trapping of animals enables the Authority to contain problem animals.

Clause 36

The clause introduces park rangers, their appointment, and powers among other issues. The clause also reintroduces honorary park rangers who are individuals conferred with powers to assist in the park estate and prescribes their powers. It also provides for the limitation of liability of the Authority.

Clause 40

In the scope and course of its work the Authority often confiscates property used in the commission of illegal wildlife harvesting. The section now provides a mechanism for the Authority to retain confiscated property such as ammunition, boats among others for use in its law enforcement activities.

Clause 41

This section is an expansion of the previous section. It provides for the conferment of appropriate authority status on RDCs and community arrangements. It caters for community participation through CAMPFIRE or other community structures.

Clause 45

This clause provides for the consultation of the President and the Minister responsible for the Parks and Wildlife in relation to mining activities to be conducted in a national park, botanical garden and botanical reserves.

Clause 50

Zimbabwe is signatory to various regional and international instruments. The new clause provides for domestication of such instruments and acknowledges the country's various commitments.

Clause 55

The Rhodes Committees have been incorporated into the main Parks board committees.

Clause 56

This clause provides for the incorporation of designated water bodies such as Tugwi-Mukosi, Darwendale, Osborne into the Fifth Schedule.

BILL

To amend the Parks and Wildlife Act [*Chapter 20:14*]; to repeal the Trapping of Animals Control Act [*Chapter 20:21*]; to repeal the Quelea Control Act [*Chapter 19:10*]; and to provide for matters connected therewith or incidental to or connected with the foregoing.

ENACTED by the Parliament and the President of Zimbabwe.

FART I PRELIMINARY

1 Short title

This Act may be cited as the Parks and Wildlife Amendment Act, 2024.

2 Amendment of section 2 of Cap. 20:14

Section 2 (“Interpretation”) of the principal Act is amended—

(a) by the insertion of the following definitions—

“consumptive tourism” means that sector of the wildlife industry that is engaged in the hunting, fishing, collection of eggs and propagation of wildlife and the processing of any product of such hunting fishing, collection of eggs and propagation in the form of fauna;

“delegated appropriate authority” means a delegated appropriate authority referred to in section 108(4);

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- “donation” means donation of wildlife referred to in section 59A;
- “honorary park ranger” means a person appointed as an honorary park ranger in terms of section 96B;
- “Learner’s Professional Guides License” means a Learner’s Professional Guides License issued in terms of section 69; 5
- “non-consumptive tourism” means the sector of the wildlife industry that is engaged in promoting activities for leisure and interaction with flora and fauna that does not involve harvesting;
- “park ranger” means a person referred to in section 96A;
- “quota” means a scientifically determined number or allocation of a species distinguished by sex and age that may be harvested annually without causing any negative impact to the remaining wild population in a given geographical area”; 10
- (b) by the repeal of the definition of “animal” and the substitution of—
- ““animal” means any individual wild or domesticated wild animal whether vertebrate or invertebrate or the species thereof, and whether indigenous or exotic, and the eggs and young thereof, whether live or dead;”;
- (c) by the repeal of the definition of “alienated land” and the substitution of— 20
- ““alienated land” means—
- (a) private land; or
- (b) State land held in terms of an agreement of purchase ultimately resulting in its alienation; or
- (c) partially alienated, that is to say— 25
- (i) occupied Communal Land; and
- (ii) land held by any person under any enactment or agreement whereby such person is entitled to obtain from the State title thereto on the fulfilment by him or her of the conditions prescribed by such enactment or agreement; and 30
- (iii) land held by the holder of an offer letter, securitised A2 permit, land settlement lease or land settlement permit;
- (d) by the repeal of the definition of “appropriate authority” and the substitution of the following— 35
- ““appropriate authority”—
- (a) in relation to any land, means—
- (i) in the case of alienated land—
- A. the owner thereof; or
- B. where the land is held under an agreement of purchase, the purchaser unless the agreement otherwise provides; 40
- and includes any person appointed to be an appropriate authority for the land by such owner, purchaser or lessee, as the case may be; 45
- (ii) in the case of partially unalienated lands means the person lawfully entitled to occupy such land;

- (iii) in the case of unalienated land which is—
 - A. forest land, the Forestry Commission;
 - B. parks and wildlife land or State land other than forest land, the Authority;
 - 5 C. any part of Communal Land that on the date of commencement of the Parks and Wildlife (Amendment) Act 2023, was declared to be an appropriate authority;
- (b) in relation to any waters, means—
 - 10 (i) the person specified in a notice made in terms of section 83 as the appropriate authority for such waters; or
 - (ii) if no person has been specified in a notice made in terms of section 83 as the appropriate authority for such waters, the appropriate authority for the land riparian to such waters;
- 15 (e) by the repeal of the definition of “fish” and the substitution of—
 - ““fish” means wild and farmed fish, within the Parks and Wildlife Estate;
- (f) by the repeal of the definition of “plant” and the substitution of—
 - ““plant” means any vegetation and includes fungi, lichens and mosses;
- 20 (g) by the repeal of the definition of “wildlife” and the substitution of—
 - ““wildlife” means all forms of animal life, wild or domesticated, whether vertebrate or invertebrate, indigenous or exotic and the eggs or young, or any species thereof;”.

3 Insertion of new section of Cap 20:14

25 The principal Act is amended in Part I by the insertion of the following sections after section 2—

“2A General Principles of Wildlife Conservation and Management

Subject to this Act, wildlife conservation and management shall be guided by the following principles—

- (a) sustainable utilisation of wildlife;
- 30 (b) promoting sustainable development within or adjacent to wildlife areas through ecologically sensitive consumptive and non-consumptive activities;
- (c) the application of the precautionary approach to wildlife conservation (that is to say adoption of wildlife conservation measures is not precluded by the absence of full scientific evidence justifying such measures);
- 35 (d) the application of adaptive management of wildlife resources (that is to say the progressive improvement of wildlife resource management practices through continuous monitoring, evaluation and adaptation);
- 40 (e) the promotion of community participation, gender equality and equity in the management and conservation of wildlife and the distribution of the benefits thereof;
- (f) preservation of Zimbabwe’s wildlife cultural heritage;
- 45 (g) the promotion of multilateral and transboundary cooperation in the sphere of wildlife management and conservation.

2B Ownership of wildlife

(1) In this section—

“exotic wild animal” means an animal that is not endemic to Zimbabwe.

(2) There shall be no *dominium* in wild animals except— 5

(a) specially protected animals, whose *dominium* is vested in the President;

(b) for exotic wild animals in the care and custody of a person permitted by this Act to have such care and custody;

(c) for wild animals that have been purchased for value and kept in captivity for commercial and non-commercial purposes; 10

(d) where a wild animal or protected animal is lawfully captured or killed or reduced into possession by a person in terms of a permit issued under this Act, in which event *dominium* in that animal or any carcass or trophy of that animal shall vest in such person, and, subject to this Act or the terms and conditions of the permit concerned may be transferred to any other person by the person in whom the *dominium* vests. 15

(3) Subject to subsection (2) where a person hunts or reduces into possession a wild animal in contravention of this Act *dominium* in that animal or any carcass or trophy of that animal shall not be transferred nor be deemed to have been transferred to that person or to any other person by reason of it having been hunted or reduced to such possession. 20

(4) Regulations may provide for *dominium* in wild animals that have been killed or reduced into possession in error of what has been permitted by a licence to pass to the hunter or possessor if he or she pays the prescribed penalties therefor. 25

(5) No person shall import into the country or purchase an exotic animal without approval from the Minister and a permit issued by the Authority.”. 30

4 Amendment of section 4 of Cap. 20:14

Section 4 (“Functions of Parks and Wildlife Management Authority”) of the principal Act is amended in subsection (1) by the insertion of new paragraphs after paragraph (f)— 35

“(g) promote community participation in consumptive and non-consumptive wildlife based commercial activities through conferment of delegated appropriate authority status and community partnerships;

(h) put measures to mitigate against human wildlife conflict and promote co-existence.”. 40

5 Amendment of section 5 of Cap 20:14

Section 5 is repealed and the substitution of—

“5 Establishment and composition of Parks and Wildlife Management Authority Board

(1) The operations of the Authority shall, subject to this Act, be controlled and managed by a board to be known as the Parks and Wildlife Management Authority Board. 45

(2) The Board shall consist of not fewer than six members and not more than twelve members (at least half of them shall be women) appointed by the Minister, after consultation with the President.

(3) Of the members appointed in terms of subsection (2)—

- 5 (a) six shall be chosen for their experience or professional qualifications in the following fields or areas of competence—
- (i) wildlife conservation and ecology; and
 - (ii) environmental management; and
 - (iii) tourism and marketing; and
 - 10 (iv) information and technology; and
 - (v) an Auditor; and
 - (vi) human resources management;
- and
- (b) one shall be a legal practitioner registered in terms of the Legal Practitioners Act [*Chapter 27:07*];
- 15 (c) one shall be an Accountant registered in terms of the Public Accountants and Auditors Act [*Chapter 27:12*];
- (d) a traditional leader appointed by the Minister from a list of nominees submitted by the Chief's Council.

20 (4) In appointing members of the board the Minister shall endeavour to ensure that the board is fairly representative of Zimbabwe's regions.

(5) The Twelfth Schedule shall apply to the terms and conditions of office of the Board.”.

6 Amendment of section 10 of Cap 20:14

25 Section 10 (“Appointment and Functions of Director-General of Authority”) of the principal Act is amended in subsection 10, by the deletion of “and shall act as its secretary”.

7 Amendment of section 11 of Cap 20:14

30 Section 11 (“Appointment of other staff of Authority”) of the principal Act is amended—

- (a) in subsection (1), by the deletion of the word “Authority” after “and with the concurrence of the” and the substitution with the word “Board”;
- (b) in subsection (4), by the deletion of “it” and the substitution of “he or she”.

35 **8 Amendment of section 14 of Cap 20:14**

Section 14 (“Annual Programmes and Budgets of Authority”) of the principal Act is amended by the insertion at the end of subsection (7), of the following proviso—

“Provided that before withdrawing, varying or modifying his or her approval, the Minister shall invite the Authority to make its representations.”.

40 **9 Insertion of New Part of Cap 20:14**

The principal Act is amended by the insertion of new Parts—

“PART IIB

WILDLIFE PROFESSIONALS COUNCIL OF ZIMBABWE

16D Establishment of Council

(1) There is hereby established the Wildlife Professionals Council of Zimbabwe which shall be a body corporate capable of suing and being sued in its name. 5

(2) The Council shall regulate all persons specified in the First Schedule.

16E Composition of Council

(1) The Council shall consist of 9 elected and appointed members who shall be elected and appointed in the manner prescribed in the regulations of whom— 10

(a) the chairperson and vice-chairperson shall be persons nominated by the Council members—

Provided that the appointees under this paragraph shall alternate the chairpersonship and the vice-chairpersonship of the Council in each calendar year; 15

(b) three shall be nominated by the Minister from the Ministry responsible for Wildlife, the Authority, and one shall be from the Ministry responsible for Rural District Councils; 20

(c) the Council may co-opt one legal practitioner, registered in terms of the Legal Practitioners Act [*Chapter 27:07*] who need not be necessarily a member of the Council.

(2) The term of office of members of the council shall be a period of two years. 25

16F Mandate of Council

Mandate of the Council shall be to—

(a) register (at intervals of not less than 1 year) individuals as wildlife professionals in their sector or subsector as a precondition for them to be able to operate as such; 30

(b) keep a register of all wildlife professionals and their addresses;

(c) any other registers which may be necessary;

(d) to represent the views of the wildlife profession and to maintain its integrity and status;

(e) to define and enforce correct uniform practice and discipline among wildlife professionals; 35

(f) formulate and keep up to date codes of ethics for the consumptive and non-consumptive sectors, and for each subsector identified by the Council and to ensure compliance with such codes by every operator in the sector or subsector concerned; 40

(g) after the prescribed due process, deregister individuals referred to in paragraph (a), or apply to them the prescribed monetary or non-monetary penalties, if they have been found to have breached any code of ethics applicable to them. 45

16G Funds of Council

5 (1) The funds of the Council shall consist of the prescribed registration fees referred to in section 16F (a) and (b) and such other funds as may vest in or accrue to the Council whether in the course of its operations or otherwise.

(2) The amount of any registration fees shall be a debt due to the Council and shall be sued for in any proceedings in the name of the Council.

10 (3) Proceedings in a court for the recovery of a civil penalty shall be deemed to be proceedings for the recovery of a debt as if the defaulter had acknowledged the debt in writing.

15 (4) Not more than thirty *per centum* of the income of the funds of the Council in any financial year shall be expended on administrative expenses and on the remuneration and allowances of the members of the Council or any employees of the Council.

16H By-laws of Council

(1) The Council shall with the approval of the Minister prescribe by-laws on any matter which it is necessary or expedient to them to prescribe in this Part:

20 Provided that no monetary penalty prescribed in this Part shall exceed any amount exceeding three times level 14.

(2) The by-laws of the Council shall be published in the *Government Gazette*.

PART IIC

25 **HUMAN-WILDLIFE CONFLICT RELIEF FUND**

16I Establishment, objects and disbursement of fund

30 (1) There shall be established a Fund to be called the Human Wildlife Conflict Relief Fund (HWCRF) whose object shall be to offer some monetary relief to victims of human wildlife conflict, that is to say victims of any encounter with a wild animal resulting in the death of a victim, or his or her maiming (that is to say any permanent disablement of a bodily function) or any other physical injury to the victim.

35 (2) No person shall be entitled to monetary relief where they are injured, maimed or killed by a wild animal whilst illegally harvesting a wild animal or where they have negligently interfered with wild animals.

(3) Monetary relief shall be paid to the victim from the HWCRF (upon a claim made in the prescribed manner by or on behalf of the victim no later than 12 months after the encounter resulting in the death, maiming or injury) in accordance with the prescribed scale for disbursements.

40 **16J HWCRF quota**

The HWCRF shall annually be allocated its own quota (“HWCRF quota”) in terms of section 58A.

16K Monies of HWCRF

(1) The funds of the HWCRF shall consist of—

45 (a) the proceeds of the allocated hunting quota; and

- (b) 0.5% human wildlife relief levy on revenue accruing to consumptive and non-consumptive tourism and wildlife based business.

(2) Such monies as may be appropriated for the purpose of the HWCRF by Parliament. 5

(3) Not more than thirty *per centum* of the income of the funds of the HWCRF in any financial year shall be expended on administrative expenses and on the remuneration and allowances of the members of the HWCRF or any employees of the Fund.

16L Administration of fund and proof of claims 10

(1) The Director-General shall be the administrator of the HWCRF for which purpose he or she shall be assisted by any officer of the Authority designated by him or her in writing.

(2) Claims upon the HWCRF shall be proved upon the following manner— 15

- (a) the prescribed claim form shall be—
 - (i) timeously submitted by and on behalf of the victim accompanied by an affidavit of the victim setting forth all the relevant circumstances of the encounter concerned; and 20
 - (ii) an affidavit by a Parks officer who investigated such encounter; and
 - (iii) a copy of the police incident report bearing such encounter; and
 - (iv) a medical report by the medical officer who treated the victim; 25
- (b) where the victim is deceased the deposition shall contain—
 - (i) an affidavit by a Parks officer who investigated such encounter;
 - (ii) a copy of the police incident report bearing such encounter; 30
 - (iii) a post-mortem report by the medical officer who examined the victim; and
 - (iv) certified copy of the death certificate.

(3) If the Director-General has cause to query anything about the claim he or she may constitute an *ad hoc* committee to review such matter. 35

16M Non-liability of Authority

Nothing in this Part shall be construed to create a cause of action against the Authority. 40

16N Regulations

The Minister may make regulations on any matter that is necessary or expedient to prescribe for the purpose of this Part.

160 Accountability

(1) At the end of each fiscal year, the Director-General shall transmit to the Minister a detailed report on payments made under this Part for such year.

5 (2) The Fund shall be audited annually.”.

10 Amendment of section 37 of CAP 20:14

Section 37 of the principal Act is repealed and the substitution of —

“37 Lease of areas and grant of rights in parks estates

(1) The Authority with the concurrence of the Minister, may —

- 10 (a) lease sites in a safari area to such persons and for such purposes as it deems fit;
- (b) grant hunting or other rights over or in a safari area to such persons as it deems fit;

subject to such terms and conditions as it may impose:

15 Provided that—

- (i) the period of a lease in terms of paragraph (a) shall not exceed 25 years;
- (ii) the period of hunting or other rights in terms of paragraph (b) shall not exceed 10 years;
- 20 (iii) a grant of hunting or other rights in terms of paragraph (b) shall not prohibit persons from entering into the safari area concerned for purposes other than those for which the rights have been granted.

(2) The Authority with the concurrence of the Minister, may —

- 25 (a) lease sites in national parks, recreational parks, botanical gardens, sanctuaries, and any land gazetted, donated or bequeathed into the custody of the Authority, to such persons and for such purposes as it deems fit to promote the conservation of flora and fauna;
- 30 (b) grant such non-consumptive rights over or in such area as it deems fit:

subject to such terms and conditions as it may impose:

Provided that the period of a lease in terms of paragraph (a) shall not exceed 25 years.”.

35 **11 Insertion of new section of Cap 20:14**

41 — The principal Act is amended by the insertion of the following section after section

“41A Prohibition of hunting in and removal of animals or animal products from recreational park and sale of animals or animal products

- 40 (1) No person shall—
- (a) hunt any animal in a recreational park; or
- (b) remove any animal or any part of an animal from a recreational park; or

- (c) sell any animal or any part of an animal which has been hunted in or which has died in or which has been removed from a recreational park;

except in terms of—

- (i) such regulations as may be prescribed for such recreational park; or
- (ii) a permit issued in terms of this section.

(2) The provisions of section 39 shall apply with necessary changes to the issuance of a permit for the purposes of this section.

(3) Any person who contravenes subsection (1) shall be guilty of an offence and liable to a fine not exceeding level 7 or to imprisonment for a period not exceeding two years or to both such fine and such imprisonment.”

12 Amendment of section 47 of Cap 20:14

Section 47 (“Trophies of specially protected animals which are State trophies”) of the principal Act is amended—

- (a) by deletion of “level five” and the substitution of “level 7”;
- (b) by deletion of “six months” and the substitution of “2 years”.

13 Amendment of section 57 of Cap 20:14

Section 57 (“Minister may prohibit persons from picking indigenous plants”) of the principal Act is amended by the repeal of subsection (3) and the substitution of—

“(3) Before acting in terms of subsection (1) or (2), the Authority shall invite the person concerned to make his or her representations and after making its decisions in terms of subsection (1) or (2), the Authority shall provide its reasons thereof.”

14 Repeal of section 58 of Cap 20:14

Section 58 of the principal Act is hereby repealed.

15 Insertion of new section of Cap 20:14

The principal Act is amended by the insertion of a new section after section 58 as follows—

“58A Authority to determine and allocate quotas for consumptive purposes

(1) The Authority shall annually, in respect of its safari areas, appropriate authorities and delegated appropriate authorities, on sufficient notice to all appropriate authorities and delegated appropriate authorities in respect of such authorities, undertake an assessment of the wildlife population by species that are resident and migratory in the safari area and the areas of those appropriate authorities and delegated appropriate authorities, with a view to—

- (a) allocating quotas to appropriate authorities and delegated appropriate authorities;
- (b) allocating a management quota to hunting areas for purposes of training, research and control of wildlife populations and other conservation related purposes;
- (c) allocating to appropriate authorities and delegated appropriate authorities’ management quotas to each for purposes of

training, research and control of wildlife populations and other conservation related purposes;

- (d) a quota and a management quota must be consumed in the year for which it is allocated and shall not be transferrable to any other person

5

(2) Any appropriate authority or delegated appropriate authority that is party to or permits its quota or management quota to be over consumed shall to the extent of such over consumption, be liable to—

10

- (a) pay to the Authority the amount of the penalty prescribed in section 104 for each animal hunted or killed in excess of the quota as if the appropriate authority or delegated appropriate authority has been convicted of an offence involving the hunting of the animal in question;

15

- (b) to surrender any trophy or carcass that was hunted or killed in excess of the quota or in the absence of such trophy or carcass the value of that trophy or carcass (for which purpose the value to be attributed to such trophy or carcass is twice the penalty payable for that animal under paragraph (a).

20

(3) Before exacting the penalty under subsection (2) the Authority shall make due investigation and by written notice afford the appropriate authority or delegated appropriate authority concerned an opportunity to respond to any allegations resulting from such investigation, and if no satisfactory response is made thereto within 30 days of service of the written notice, the appropriate authority shall thereupon become liable to pay the penalty, which shall accrue interest at the prescribed rate for each month it is unpaid.

25

(4) Any penalty paid under this section shall form part of the funds of the Authority.

30

(5) Any penalty due from an appropriate authority or delegated appropriate authority shall be deemed to be a liquid debt due to the Authority, which may be recovered as such by civil proceedings instituted in the Authority's name in any court of competent jurisdiction.

35

(6) Any interested person who is aggrieved by a decision of the Authority taken under subsection (2) may seek a review by the Minister of such decision within 30 days after the date of its notification to the interested person, whereupon the Minister may—

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- (a) dismiss the complaint by upholding the decision of the Authority; or
- (b) refer the decision back to the Authority for reconsideration (whether with or without directions on how the decision is to be reconsidered, including a direction to the Authority to investigate the matter further) on any one or more of the following grounds—

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- (i) allowing extraneous or irrelevant considerations to affect the decision; or
- (ii) failure to take into account relevant considerations in arriving at the decision; or
- (iii) any material mistake of fact or law that tainted the decision; or

- (iv) interest in the cause, bias, malice or corruption on the part of any person involved in making or contributing to the decision:

Provided that the Minister shall not make a finding on this ground without affording the Authority an opportunity to respond to such finding.”. 5

16 Amendment of section 59 of Cap 20:14

Section 59 (“Control of hunting, removal and sale of live animals and animal products”) of the principal Act is amended—

- (a) in subsection (4) after the words “for any land may”, by the insertion of the words “based on allocated quotas issued in terms of section 58A”; and 10
- (b) in subsection (5), by the deletion of the words “subsection (2) or (3)” and the substitution of “subsection (2), (3), (4)”.

17 Insertion of New Section of Cap 20:14

The principal Act is amended by the insertion of a new section after section 59 as follows— 15

“59A Donation of Wildlife

(1) Any donation of wildlife outside Zimbabwe shall be done by the President.

(2) Any person wishing to donate wildlife outside Zimbabwe shall, in a prescribed manner, apply to the Minister and furnish the following information— 20

- (a) the numbers of animals to be donated specified by species and sex;
- (b) the country of destination of the animals and the purpose for which the animals are to be donated; 25
- (c) whether the donor is prepared to donate the animals to another person within Zimbabwe, and if not furnishing the reasons thereof.

(3) The application shall be accompanied by an application fee, which may be calculated according to the number and sex of species being donated as prescribed by the Minister. 30

(4) Before approving or rejecting the application, the Minister shall direct the Authority to carry out an assessment and an investigation as the Minister may require, for which purpose the applicant shall pay the prescribed fee to the Authority. 35

(5) The Authority in carrying out an investigation shall look into—

- (a) whether the application is a donation in good faith;
- (b) whether the animals in question are scarce within Zimbabwe;
- (c) whether the translocation of the animals in question will have positive or negative impact on the ecosystem from which they are to be translocated; 40
- (d) whether the habitat to which the animals are to be translocated will be suitable for them or if the animals are to be held in captivity whether the conditions of the same are conducive to their wellbeing; 45

- (e) whether there are any public health implications or animal health implications involved in their translocation and what measures are provided to address the same;
- (f) whether the animals in question can be donated to some other person within Zimbabwe.

(6) After completing the assessment and investigation in terms of subsection (4), the Authority shall, within 30 days (or such further period not exceeding another 30 days on good cause shown by the Authority to the Minister) from the date the matter was referred to it for investigation, submit its recommendations on the application to the Minister.

(7) After considering the application in terms of subsection (3) and the results of an investigation in terms of subsection (5), the Minister may—

- (a) approve the application subject to this section; or
- (b) reject the application and furnish the applicant with the reasons thereof.

(8) Any interested person who is aggrieved by a decision of the Minister or proposed to be taken under subsection (7) may seek a review by the High Court of such decision within 21 days after the date of its notification to the interested person, whereupon the court may—

- (a) dismiss the application by upholding the decision of the Minister; or
- (b) refer the decision back to the Minister for reconsideration (whether with or without directions on how the decision is to be reconsidered, including a direction to the Minister to investigate the matter further) on any one or more of the following grounds—
 - (i) allowing extraneous or irrelevant considerations to affect the decision; or
 - (ii) failure to take into account relevant considerations in arriving at the decision; or
 - (iii) any material mistake of fact or law that tainted the decision; or
 - (iv) interest in the cause, bias, malice or corruption on the part of any person involved in making or contributing to the decision:

Provided that the Court shall not make a finding on this ground without affording the Minister an opportunity to respond to such finding.

(9) Upon approval of the application, the applicant shall—

- (a) pay the prescribed fee for each animal to be donated analysed by species, age and sex;
- (b) unless the donor themselves makes arrangement satisfactory to the Authority for the safe translocation of the animals, pay the expenses incurred by the Authority for ensuring such translocation.”.

18 Amendment of section 60 of Cap 20:14

Section 60 (“Minister may prohibit or restrict hunting and removal of animals in defined areas”) of the principal Act is amended—

- (a) by the repeal of subsection (6) and the substitution of—
 - “(6) Before acting in terms of subsection (4) or (5), the Authority shall invite the person concerned to make his or her representations and after making its decisions in terms of subsection (4) or (5), the Authority shall provide its reasons thereof.”;
- (b) the repeal of subsection (7);
- (c) in subsection (8), by the deletion of “level six” and “one year” and substitution of “level 9” and “2 years”, respectively.

19 Amendment of section 63 of Cap 20:14

Section 63 (“Report of killing of animals or injury of animals other than dangerous animals”) of the principal Act is amended—

- (a) in subsections (2), (4) and (5), by the deletion of the words “or museum”;
- (b) by the insertion, after subsection (4), of the following subsections—
 - “(4a) It shall be presumed that the killing of an animal referred to in subsection (3) or (4) resulted from the negligence of the person responsible for the killing, unless the person satisfies the Authority by means of an affidavit that he or she was not so negligent.
 - (4b) If the Authority after due investigation—
 - (a) finds that the person responsible was neither negligent nor acted deliberately as described in paragraph (b), absolve the person of any liability under this section;
 - (b) is not satisfied as mentioned in subsection (4a), but finds on a balance of probabilities that—
 - (i) the person responsible was negligent, the person shall be liable to pay to the Authority the amount of the penalty prescribed in section 104 for the animal concerned, as if the person had been convicted of an offence involving the hunting of the animal in question; or
 - (ii) the person responsible deliberately killed the animal, that person shall be liable to pay five times the amount of the penalty for the animal concerned.
 - (4c) Before exacting the penalty under subsection (4b)(b) the Authority by written notice may afford the person concerned an opportunity to respond to any allegations resulting from its investigation under subsection (4b), and if no satisfactory response is made thereto within 30 days of service of the written notice, the person shall thereupon become liable to pay the penalty, which shall accrue interest at the prescribed rate for each month it is unpaid.
 - (4d) Any penalty paid under this section shall form part of the funds of the Authority.
 - (4e) Any penalty due from a person under subsection (4b) shall be deemed to be a liquid debt due to the Authority, which may be recovered as such by civil proceedings instituted in the Authority’s name in any court competent of jurisdiction.

(4f) Any person who is aggrieved by a decision of the Authority taken under subsection (4b) may seek a review by the High Court of such decision within 21 days after the date of its notification to the interested person, whereupon the High Court may—

- 5 (a) dismiss the complaint by upholding the decision of the Authority; or
- (b) refer the decision back to the Authority for reconsideration (whether with or without directions on how the decision is to be reconsidered, including a direction to the Authority to investigate the matter further) on any one or more of the following grounds—
 - 10 (i) allowing extraneous or irrelevant considerations to affect the decision; or
 - 15 (ii) failure to take into account relevant considerations in arriving at the decision; or
 - (iii) any material mistake of fact or law that tainted the decision; or
 - 20 (iv) interest in the cause, bias, malice or corruption on the part of any person involved in making or contributing to the decision:

Provided that the court shall not make a finding on this ground without affording the Authority an opportunity to respond to such finding.”.

20 Amendment of section 65 of Cap 20:14

25 Section 65 (“Control of safaris”) of the principal Act is amended—

- (a) in subsection (1)(a)(ii) after the words “horseback”, by the insertion of the words “or using any other model aircraft or any other contraption that the Director-General may approve”;
- (b) by the repeal of subsection (2);
- 30 (c) in subsection (6), by the deletion of “one year” and substitution of “2 years”.

21 Amendment of section 66 of Cap 20:14

Section 66 (“Professional hunter’s licence”) of the principal Act is amended—

- 35 (a) in subsection (1)(a)(i), by the deletion of the words “for which the Authority is the appropriate authority if any”;
- (b) in subsection (1)(a)(i) after the words “horseback”, by the insertion of the words “or using any other model of aircraft or any other contraption that the Director-General may approve”;
- 40 (c) in subsection (3), by the deletion of “one year” and substitution of “2 years”.

22 Amendment of section 67 of Cap 20:14

Section 67 (“Learner professional hunter’s licence”) of the principal Act is amended—

- 45 (a) in paragraph (a)(i), by the deletion of the words “for which the Authority is the appropriate authority if any”;
- (b) in paragraph (a)(i), by the insertion, after the words “horseback”, by the insertion of the words “or using any other model of aircraft or any other contraption that the Director-General may approve”.

23 Amendment of section 68 of Cap 20:14

Section 68 (“Professional guide’s licence”) of the principal Act is amended—

- (a) in paragraph (a), by the deletion of “for which the Authority is the appropriate authority if any”;
- (b) in paragraph (a) after “horseback”, by the insertion of “or using any other model of aircraft or any other contraption that the Director-General may approve”. 5

24 Insertion of new section of Cap 20:14

The principal Act is amended by the insertion of the following section after section 68— 10

68A Learner professional guide’s licence

A learner professional guide’s licence shall authorise the holder thereof, subject to this Act—

- (a) to conduct for reward under the instructions of the holder of a professional guide’s licence— 15
 - (i) in such national park, sanctuary or safari area or on such forest land or in such area of Communal Land, as may be specified in the licence, a photographic or viewing safari on foot or on horseback or using any other model of aircraft or any other contraption that the Director-General may approve; 20
 - (ii) on such land as may be specified in the licence, a photographic safari;
- (b) to offer to conduct for reward any safari referred to in paragraph (a).” 25

25 Amendment of section 69 of Cap 20:14

Section 69 (“Minister may issue professional hunter’s, learner professional hunter and professional guide’s licence”) of the principal Act is amended by the deletion of “and professional guide’s licence”, and the substitution of “professional guide’s licence and learner professional guide’s licence”. 30

26 Amendment of section 71 of Cap 20:14

Section 71 (“Prohibition of sale of meat of animal unlawfully hunted”) of the principal Act is amended in subsection (2) by the deletion of “level six” and “one year” and the substitution of “level 9” and “2 years”, respectively.

27 Amendment of section 73 of Cap 20:14 35

Section 73 (“Sale and manufacture of articles from trophies”) of the principal Act is amended in subsection (2) by the deletion of “level six” and “one year” and the substitution of “level 7” and “2 years”, respectively.

28 Amendment of section 74 of Cap 20:14

Section 74 (“Purchase of live animals and trophies”) of the principal Act is amended in subsection (3) by the deletion of “level six” and “one year” and the substitution of “level 7” and “2 years”, respectively. 40

29 Amendment of section 77 of Cap 20:14

Section 77 (“Declaration of trophy”) of the principal Act is amended in subsection (14) by the deletion of “level six” and “one year” and the substitution of “level 7” and “2 years”, respectively. 45

30 Amendment of section 79 of Cap 20:14

Section 79 (“Environment committee may order cessation of hunting”) of the principal Act is amended in subsection (3) by the deletion of “level six” and “one year” and the substitution of “level 7” and “2 years”, respectively.

5 **31 Amendment of section 80 of Cap 20:14**

Section 80 of the principal Act is repealed and the substitution of—

“80 Problem Animals

(1) A problem animal is an animal that—

- 10 (a) endangers the lives and health of humans or domestic animals;
- (b) damages the property of a person;
- (c) obstructs the reasonable and comfortable use of the property of the owner or tenant thereof;
- 15 (d) annoys, inconveniences and discomforts any person in a manner that can be reasonably presumed to result in damage or harm to persons or property.

(2) In managing the problem animals, the Authority or appropriate authority may—

- 20 (a) chase, scare, drive, herd or fly it back to wildlife protected areas;
- (b) capture and translocate it;
- (c) put down or euthanise where it has killed a human being or where it has threatened human life;
- (d) manage it in any manner.

25 (3) For purposes of determining whether the animal is a problem animal, the following shall be considered—

- (a) the location of the animal; or
- (b) whether or not the animal concerned has threatened, destroyed livelihoods or killed live stock of any person.

30 (4) The declaration of an animal as a problem animal under this section does not entitle a person to kill such an animal except where the life of that person or of any other person is immediately threatened by that animal.

35 (5) Appropriate authorities shall be responsible for the containment of problem animals and shall at the request of the Authority produce a written plan satisfactory to the Authority for the containment of such animals.”.

32 Insertion of new parts to Cap 20:24

The principal Act is amended by the insertion of the following new parts—

40 “PART XIII A
TRAPPING OF ANIMALS

81A Interpretation under Part XIII A

In this Part—

45 “class I trap” means a trap specified in Part I of the Thirteenth Schedule;

- “class II trap” means a trap specified in Part II of the Thirteenth Schedule;
- “class III trap” means a trap specified in Part III of the Thirteenth Schedule;
- “nylon” means any line of synthetic plastic material; 5
- “scheduled offence” means an offence specified in the Fourteenth Schedule;
- “specially restricted trapping area” means an area of land within Communal Land which has been declared to be a specially restricted trapping area in terms of section 81F. 10

81B Classification of traps

- (1) Each of the traps specified in—
- (a) Part I of the Thirteenth Schedule is hereby declared to be a class I trap;
- (b) Part II of the Thirteenth Schedule is hereby declared to be a class II trap; 15
- (c) Part III of the Thirteenth Schedule is hereby declared to be a class III trap.

(2) The Minister after consultation with the Authority may from time to time, by notice in a statutory instrument, add to or amend the Thirteenth Schedule or may replace the whole or any part thereof. 20

81C Making, possession and use of class I traps prohibited

Any person who makes, possesses or uses a class I trap for the purpose of trapping any animal shall be guilty of an offence and liable to a fine not exceeding level 8 or to imprisonment for a period not exceeding three years or to both such fine and such imprisonment. 25

81D Control of class II traps

Any person who—

- (a) makes, possesses or uses a class II trap for the purpose of trapping any animal, except in terms of a permit granted in terms of section 81E; or 30
- (b) fails to comply with any condition of a permit granted to him in terms of section 81 E;
- shall be guilty of an offence and liable to a fine not exceeding level 7 or to imprisonment for a period not exceeding two years or to both such fine and such imprisonment. 35

81E Permit for class II traps

(1) Any person who wishes to obtain a permit to make, possess or use a class II trap for the purpose of trapping any animal may make application therefor in writing to the Authority. 40

(2) The Authority may, subject to such conditions as it may deem fit to impose, grant a permit to any person to make, possess or use a class II trap for the purpose of trapping any animal:

Provided that the Authority shall not grant such a permit unless it is satisfied that— 45

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- (a) the purpose for which the class II trap is required cannot effectively be achieved by any other means; and
- (b) the trapping is necessary for—
- (i) scientific purposes; or
- (ii) educational purposes; or
- (iii) providing specimens for a museum, zoological garden or similar institution; or
- (iv) the taking of animals live for the purpose of export or restocking; or
- 10 (v) management and control of animal populations; or
- (vi) the protection of life or property; or
- (vii) any other purpose not inconsistent with subparagraphs (i) to (vi) which, in the opinion of the Authority, is in the interests of the conservation of animals.

15 (3) The Authority may—

- (a) refuse to grant a permit in terms of this section;
- (b) at any time cancel any permit granted in terms of this section or amend any existing condition or impose any new condition thereon:

20 Provided that, before such refusal, cancellation or amendment the Authority shall give reasons for its decisions.

(4) The Authority shall forthwith give notice in writing to the holder of any permit granted in terms of this section of any action taken by him in terms of subsection 3(b).

25 (5) The holder of a permit granted in terms of this section shall, upon receipt of any notice given to him or her in terms of subsection (4), return the permit concerned to the Authority for cancellation or amendment, as the case may be.

30 (6) A holder of a permit granted in terms of this section who fails to comply with the provisions of subsection (5) shall be guilty of an offence and liable to a fine not exceeding level 4 or to imprisonment for a period not exceeding three months or to both such fine and such imprisonment.

35 **81F Declaration of specially restricted trapping areas in relation to class III traps**

(1) Subject to subsection (3), the Minister may after consultation with the Authority, by notice in a statutory instrument, declare any area of Communal Land to be a specially restricted trapping area for the purpose of this Part.

40 (2) Subject to subsection (3), the Minister may after consultation with the Authority, by notice in a statutory instrument, amend or revoke any notice made in terms of subsection (1).

45 (3) Before making a notice in terms of subsection (1) or (2) in respect of any area of Communal Land for which the Authority is not the Appropriate Authority, the Minister shall consult the appropriate authority concerned.

81G Control of class III traps

(1) Any person who on any land—

- (a) makes, possesses or uses a class III trap for the purpose of trapping any animal except in terms of a permit granted in terms of section 81H by the Appropriate Authority for the land; or 5
- (b) fails to comply with any condition of a permit granted to him in terms of section 81H;

shall be guilty of an offence unless it is proved that the making, possession or use of the class III trap was intended for use or was used, as the case may be, for trapping household pests within a building. 10

(2) Any person who is guilty of an offence under subsection (1) shall be liable to a fine not exceeding level six or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

81H Permission to make, possess or use class III traps 15

(1) Subject to this section, the appropriate authority for any land may—

- (a) make, possess or use a class III trap at any time on the land; or
- (b) grant a permit to any person subject to such conditions as it may deem fit to impose, allowing him or her or any other person or any class of persons to make, possess or use a class III trap on the land or any part of the land. 20

(2) The appropriate authority for any unalienated land shall not grant a permit in terms of this section— 25

- (a) in respect of land which is constituted a National Park in terms of this Act or in respect of a specially restricted trapping area unless it is satisfied that the purpose for which the class III trap is required cannot effectively be achieved by any other means and that the trapping is necessary for— 30
 - (i) scientific purposes; or
 - (ii) educational purposes; or
 - (iii) providing specimens for a museum, zoological garden or similar institution; or
 - (iv) the taking of animals live for the purpose of export or re-stocking; or 35
 - (v) in the case of a national park, the management of that park; or
 - (vi) the protection of life or property; or
 - (vii) any other purpose not inconsistent with subparagraphs (i) to (iv) which, in the opinion of the Minister, is in the interests of the conservation of animals; 40
- (b) in respect of forest land unless, before issuing such a permit, it has consulted the Minister.

(3) The appropriate authority for any land may— 45

- (a) refuse to grant a permit in terms of this section;
- (b) at any time cancel any permit granted by it in terms of this section or amend any existing condition or impose any new condition thereon.

5 Provided that, before such refusal, cancellation or amendment the Authority shall give reasons for its decisions:

(4) The appropriate authority for any land shall forthwith give notice in writing to the holder of any permit granted by it in terms of this section of any action taken by it in terms of subsection (3)(b).

10 (5) The holder of a permit granted in terms of this section shall, upon being given notice in terms of subsection (4), return such permit to the appropriate authority for cancellation or amendment, as the case may be.

15 (6) The holder of a permit granted in terms of this section who fails to comply with subsection (5) shall be guilty of an offence and liable to a fine not exceeding level 4 or to imprisonment for a period not exceeding three months or to both such fine and such imprisonment.

81I Declaration of specially restricted traps

20 (1) If a land owner considers that on the whole or any part of alienated land within its area the use of any class III trap or any particular type or size thereof for the purpose of trapping any animal should be specially restricted, it may recommend to the Authority that such trap or such type or size thereof be declared a specially restricted trap in respect of the land concerned.

25 (2) Upon receipt of a recommendation in terms of subsection (1), the Authority may, after consideration thereof—

- (a) remit the matter to the land owner concerned for further consideration; or
- (b) reject the recommendation and inform the land owner concerned of such rejection; or
- (c) approve the recommendation in whole or in part and submit the recommendation, as approved, to the Minister.

30 (3) After consideration of a recommendation submitted to him in terms of subsection (2)(c), the Minister may—

- (a) remit the matter to the Authority for further consideration; or
- (b) reject the recommendation and inform the Authority accordingly; or
- (c) by notice in a statutory instrument, declare the trap or the type or size thereof concerned to be a specially restricted trap in respect of the land concerned and cause notice of the declaration to be given in a newspaper circulating in the area concerned.

35 (4) The Minister may, after consultation with the Authority, by notice in a statutory instrument, amend or revoke any notice made in terms of subsection (3)(c) and shall cause notice thereof to be given in a newspaper circulating in the area concerned.

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(5) Any person who, except in terms of a licence issued in terms of subsection (7) uses a specially restricted trap or permits another to do so for the purpose of trapping any animal on land in respect of which such trap has been declared to be a specially restricted trap shall be guilty of an offence and liable to a fine not exceeding level 6 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment. 5

(6) An owner or occupier of land who wishes to obtain a licence to use a specially restricted trap may make application therefor in writing to the Authority specifying the land on which he/she wishes to use such trap, his or her reasons therefor and by whom the trapping will be done. 10

(7) Within thirty days of the receipt of an application made to it in terms of subsection (6), the Authority shall—

- (a) call upon the applicant to supply such further information in regard to the application as it may specify; or
- (b) refuse the application and state its reasons therefor to the applicant; or 15
- (c) grant the application and issue a licence subject to such conditions as it may deem fit to impose.

(8) Any person who is aggrieved by the refusal of the Authority to issue a licence or by the inclusion of any condition in such licence may appeal to the Minister within 30 days of receiving the decision of the Authority. 20

(9) Upon an appeal being made to him/her in terms of subsection (8), the Minister may—

- (a) require the Authority or the appellant to supply, within such time as he or she may specify, such further information relating to the appeal as he or she may specify; or 25
- (b) dismiss the appeal; or
- (c) uphold the appeal and direct the Authority to issue a licence upon such conditions as the Minister may specify. 30

(10) The Authority shall forthwith comply with a direction given to it by the Minister in terms of subsection (9)(c).

81J Orders for restriction of use of class III traps

(1) If a landowner considers that on any alienated land within his or her area class III traps are being used by or with the permission of the appropriate authority for such land on a scale which is or is likely to be injurious to wild animal populations in the area, he/she may give notice in writing to such appropriate authority that he/she proposes to recommend to the Authority that measures be taken in terms of this section to restrict the use of such traps to a scale specified by him/her in such notice on the land concerned. 40

(2) The appropriate authority shall within 30 days—

- (a) invite the landowner to make further representations in the matter; or
- (b) reject the recommendation and supply the reasons therefor; or 45

(c) adopt the measures for the recommendation or such terms and conditions as the appropriate authority may determine.

(3) If the landowner is aggrieved by the decision of the appropriate authority, he or she may within 30 days appeal to the Authority.

5 (4) On receipt of the appeal the Authority may, after consideration thereof—

(a) remit the matter to the appropriate authority concerned for further consideration; or

10 (b) dismiss the appeal and inform the landowner concerned of such dismissal; or

(c) uphold the appeal in whole or in part together with any recommendation made as to the restriction of the use of class III traps and submit such recommendation, as approved, to the Minister.

15 (5) After consideration of a recommendation submitted to him or her in terms of subsection (4)(c), the Minister may—

(a) remit the matter to the Authority for further consideration; or

20 (b) reject the recommendation and inform the Authority accordingly; or

(c) by order in a statutory instrument, declare that in respect of the whole or part of the land concerned, which shall be specified in that order, the use of class III traps shall be restricted to the extent specified in such order.

25 (6) The Minister shall cause a copy of any order made in terms of subsection (5)(c) to be published in three consecutive issues of a newspaper circulating in the area where any land to which the order relates is situated and shall cause a copy of the order to be sent to the last known address of the appropriate authority for the land affected by such order.

30 (7) The Minister may, by notice in a statutory instrument, amend or revoke any order made in terms of subsection (5)(c) and in such event the provisions of subsection (6) shall apply, with necessary changes, as if any reference therein to an order included a reference to such notice.

35 (8) Any person who uses a class III trap on any alienated land for the purpose of trapping an animal or permits another to do so contrary to the terms of any order made in terms of this section shall be guilty of an offence and liable to a fine not exceeding level 6 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

81K Powers of entry of Authority

40 The Authority, any member thereof nominated by the Authority for the purpose or any person appointed for the purpose by the Authority may—

45 (a) on giving not less than forty-eight hours' notice to the occupier of alienated land or, if there is no such occupier, to the owner thereof, enter upon such land for the purpose of investigating and reporting upon wild animals and the trapping of animals on that land:

Provided that the provisions of this paragraph shall not authorise the entry of any dwelling-house without the consent of the occupier thereof and of the occupier of the land or, if there is no such occupier, of the owner thereof;

- (b) require the occupier of alienated land entered upon in terms of paragraph (a) or, if there is no such occupier, the owner thereof to answer any question relating to wild animals and the trapping of animals on his or her land: 5

Provided that no person shall be required to answer any question put to him or her in terms of this paragraph if he would be entitled to decline to answer that question were he or she is a witness giving evidence in a court of law. 10

81L Obstruction of Authority

Any person who—

- (a) hinders or obstructs the Authority or any member or appointee thereof in the exercise of the powers conferred upon the Authority or appointee thereof in terms of this Act; or 15
- (b) fails to answer or gives any answer which he knows to be false or which he does not reasonably believe to be true to any question which he/she may lawfully be required to answer in terms of section 81J; or 20
- (c) makes any false representation or any representation which he does not reasonably believe to be true to the Authority in terms of section 81J; 25

shall be guilty of an offence and liable to a fine not exceeding level 5 or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment. 25

81M Evidence and presumptions

(1) If a person is found making or in possession of a class I, class II or class III trap it shall be presumed, unless the contrary is proved, that he or she intended to make or possess such trap for the purpose of trapping an animal. 30

(2) If a person is found in possession of any animal or the whole or any part of any freshly killed animal and with a class I, class II or class III trap it shall be presumed, unless the contrary is proved, that he or she trapped such animal with such trap. 35

(3) The burden of proving any fact which would be a defence to a charge of committing any scheduled offence shall lie upon the person charged.

(4) Whenever in any prosecution in respect of a scheduled offence— 40

- (a) the question whether any flesh, whether fresh, dried, unprocessed or partly processed, is or was the flesh of any particular species of animal is relevant to the issue, such flesh shall be presumed to be or to have been the flesh of the species of animal stated in the indictment or charge, unless the contrary is proved; 45
- (b) the question whether any unprocessed or partly processed hide or skin, which has been rendered unidentifiable, is or

was the hide or skin of any particular species of animal is relevant to the issue, such hide or skin shall be presumed to be or to have been the hide or skin of the species of animal stated in the indictment or charge, unless the contrary is proved.

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(5) Whenever in any proceedings against any person upon a charge alleging that he or she committed upon any particular piece of land any scheduled offence, it is proved that any act constituting or forming an element of such offence was committed in or near the locality wherein such piece of land is situated, such act shall be presumed, unless the contrary is proved, to have been committed upon such piece of land.

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(6) Whenever in any prosecution in respect of a scheduled offence it is alleged in any indictment or charge that the offence was committed in connection with or in respect of any species of animal stated in such indictment or charge, it shall be presumed, unless the contrary is proved, that the offence was committed in connection with or in respect of such species of animal.

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(7) In any prosecution in respect of a scheduled offence, any prescribed record, book or document kept by a prescribed officer or any person authorised thereto under this Act in the course of his or her duty shall be *prima facie* evidence of the facts recorded therein upon its production by the officer or person in whose custody it is.

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81N Powers of police officers, inspectors, parks rangers

(1) A police officer, inspector or an honorary parks ranger authorised thereto by the Minister, may —

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- (a) at all reasonable times enter upon and search any land, premises or place on or in which there is or is on reasonable grounds suspected to be any class I, class II or class III trap being made, kept or used in contravention of any provision to this Act:

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Provided that this paragraph shall not authorise the entry of any dwelling-house unless the police officer, inspector or parks ranger concerned has reasonable grounds for believing that such entry is necessary for the prevention or detection of an offence in terms of this Act or for the lawful arrest of any person and conveys to any occupant of the premises his or her reason for entry;

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- (b) require any person found in possession of or using any class II or class III trap to produce to him or her any authority required in terms of this Act in respect of the possession or use of such trap;
- (c) subject to subsection (2), seize any trap or other thing which appears on reasonable grounds to afford evidence of the commission of an offence in terms of this Act:

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Provided that the police officer, inspector or parks ranger shall issue a receipt for any trap or other thing seized in terms of this paragraph to the person from whom such thing was seized;

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- (d) undertake any other inspection which he or she may deem necessary to determine whether the provisions of this Act are being complied with;
- (e) subject to subsection (2), arrest and detain any person who is suspected on reasonable grounds of having committed any offence in terms of this Act, unless he or she is satisfied that such person will appear and answer any charge which may be preferred against him or her.

(2) Every person who is detained and any trap or other thing which is seized in terms of subsection (1) shall be taken as soon as possible before a court of competent jurisdiction to be dealt with according to law.

(3) Every police officer, inspector or parks ranger shall exercise his or her powers in terms of this section in such manner as is likely to cause as little interference with the rights of the public and to cause as little inconvenience to the public as is reasonably possible in the circumstances.

(4) Any search undertaken in terms of this section shall be conducted with strict regard to decency and order and, where a woman's person is searched, shall be conducted by a medical practitioner or by a woman.

81O Special jurisdiction of magistrates courts

Notwithstanding anything to the contrary contained in any law relating to magistrates courts, a magistrates court shall have special jurisdiction to impose, in respect of a scheduled offence, the maximum penalty which may be imposed for that offence in terms of this Act or any other law.

81P Court shall order payment for trapping of wild animal

(1) Where a person is convicted of an offence specified in section 81D, 81E, 81I and —

- (a) the person convicted has appropriated or disposed of any wild animal which forms the subject of the charge and which has not been restored to the land on which it was trapped; or
- (b) the commission of the offence has caused the death of a wild animal or has made it necessary or expedient for a wild animal to be killed;

the court shall, in addition to any penalty which it may impose on the person convicted, order him/her to pay to the appropriate authority for the land on which the wild animal was trapped such amount as may be specified in terms of subsection (2) in respect of the wild animal concerned.

(2) The Minister may, by notice in a statutory instrument, specify in respect of different species of wild animals the amount to be imposed in terms of an order made in terms of subsection (1) and may, in like manner, amend or revoke any such notice.

(3) Sections 348 and 349 of the Criminal Procedure and Evidence Act [*Chapter 9:07*] shall apply, with necessary changes, in relation to the amount specified in an order made in terms of subsection (1) as if such amount were a fine referred to in those sections and any amount so recovered shall be paid to the appropriate authority for the land on which the wild animal was trapped:

Provided that, except where the appropriate authority is in the full-time employment of the State, the appropriate authority shall give security *de restituendo* in case the judgment of the court which made the order is reversed on appeal or review.

5 (4) Where an order is made in terms of this section on two or more persons, the liability thereunder shall be joint and several unless the court, in its order, apports the amount which each such person shall be required to pay.

10 (5) An amount specified in an order made in terms of this section which is received by an appropriate authority for land who in such capacity is in the full-time employment of the State shall be paid into the Consolidated Revenue Fund or such other fund as the Minister responsible for finance may direct.

15 **81Q Court shall order payment of compensation for trapping of domestic animal**

(1) Where a person is convicted of an offence specified in section 81D, 81E and 81I and—

- 20 (a) the person convicted has appropriated or disposed of any domestic animal which forms the subject matter of the charge; or
- (b) the commission of the offence has caused the death of a domestic animal or has made it necessary or expedient for a domestic animal to be killed or has caused injury to or deterioration in the condition of a domestic animal;

25 the court shall, in addition to any penalty which it may impose on the person convicted, order him to pay as compensation to the owner of the animal concerned such amount as may, subject to subsection (2), be specified by the court if—

- 30 (i) the court is satisfied that the animal concerned is the property of some other person; and
- (ii) the owner of the animal concerned has suffered loss as a result of such appropriation, disposal, death or deterioration in condition of or injury to the animal concerned; and
- 35 (iii) application has not been made in terms of the Criminal Procedure and Evidence Act [*Chapter 9:07*] for compensation in respect of the offence.

(2) The amount specified in an order made in terms of subsection (1) shall not exceed—

- 40 (a) in the case where the animal has not been restored to or recovered by its owner, an amount equal to the market value of the animal at the time of the offence;
- 45 (b) in the case where the animal has been injured or has suffered a deterioration in condition, an amount equal to the difference between the market value of the animal at the time of the offence and the value of such injured or deteriorated animal;

less in each case the amount of any compensation which may have been paid to the owner by or on behalf of the person convicted.

(3) Sections 348 and 349 of the Criminal Procedure and Evidence Act [Chapter 9:07] shall apply, with necessary changes, in relation to the amount specified in an order made in terms of subsection (1) as if such amount were a fine referred to in those sections and any amount so recovered shall be paid to the owner of the animal concerned: 5

Provided that the owner shall give security *de restituendo* in case the judgment of the court which made the order is reversed on appeal or review.

(4) Where an order is made in terms of this section upon two or more persons, the liability thereunder shall be joint and several unless the court, in its order, apportions the amount which each such person shall be required to pay. 10

81R Forfeiture

Where any person is convicted of a scheduled offence, the court shall, unless it considers there are special circumstances which justify not making such order, order that any article or thing used for the purpose of or in connection with the commission of the offence shall be forfeited to the State and be deemed to be State trophy. 15

81S Control of sale, etc., of animals trapped

(1) Notwithstanding the trapping, in terms of this Part or in terms of a permit or licence granted in terms of this Part, of any animal as defined in section 2, the sale or disposal of such animal or the whole or any part of the carcass thereof shall be subject to the provisions of this Act. 20

(2) No person shall sell or dispose of any animal or the whole or any part of the carcass thereof which he has trapped in contravention of any of the provisions of this Act. 25

(3) Any person who contravenes subsection (2) shall be guilty of an offence and liable to a fine not exceeding level six or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

81T Appointment of appropriate authority 30

(1) The Minister may, by notice in a statutory instrument, appoint a rural district council or a legally recognised community arrangement to be the appropriate authority for such area of Communal Land as may be specified in such notice and may in like manner amend or revoke such appointment. 35

(2) Where, by virtue of a notice made in terms of subsection (1), the appropriate authority for any area of Communal Land is changed, any permit granted by the previous appropriate authority which was of force and effect immediately before the date of commencement of the notice shall remain of force and effect and be subject to amendment or cancellation as if it had been granted by the new appropriate authority. 40

81U Regulations

(1) The Minister may make regulations providing for all matters which by this Act are required or permitted to be prescribed or which, in his or her opinion, are necessary or convenient to be prescribed for carrying out or giving effect to the provisions of this Part. 45

(2) Regulations made in terms of subsection (1) may provide for—

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- (a) forms of applications, permits and returns and other forms that may be required for the purposes of this Part;
 - (b) the officers to whom applications for permits may be made;
 - (c) regulating, controlling, restricting or prohibiting the sale of any net, gin, trap, snare or similar contrivance which may be used in the trapping of animals;
 - (d) the fees, if any, to be paid for a permit granted in terms of this Part.

10 (3) Any regulations made in terms of subsection (1) may provide penalties for any breach thereof, but no such penalty shall exceed level 5 or imprisonment for a period of six months or both such fine and such imprisonment.

(4) The Minister shall make regulations to regulate the import, sale and keeping of exotic animals in the country.

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PART XIIIIB
QUELEA CONTROL

81CC Interpretation under Part XIIIIB

In this Part—

- 20 “occupier” in relation to any land, means the person who exercises general control over the land;
- “officer” means a person designated as an officer in terms of section 81HH;
- “quelea” means any bird of the species *Quelea quelea*.

25 81DD Duty of occupier to report quelea nestling or roosting sites

(1) The owner or occupier of any land upon which queleas are nesting or roosting shall, as soon as possible and in any event within seven days after he or she first becomes aware of the nesting or roosting of queleas on his or her land, give notice thereof to—

- 30 (a) the local authority for the area in which his or her land is situated; or
- (b) the nearest—
- (i) police station; or
 - (ii) office of the Department of Conservation and Extension in the Ministry responsible for Agriculture; or
 - (iii) office of the Authority.
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(2) In giving the notice required by subsection (1) the owner or occupier shall—

- 40 (a) define as nearly as possible the locality upon his or her land where the queleas have established nesting or roosting sites; and
- (b) give such other information relating to queleas as may be prescribed.

45 (3) On receipt of any notice under this section the person to whom such notice is given shall transmit the report thereof to the Director-General.

(4) Any person who contravenes subsection (1) or (2) shall be guilty of an offence unless he or she satisfies the court—

- (a) that he or she made every reasonable effort to comply with the subsection concerned; or
- (b) that he or she was ignorant of the presence of the queleas concerned and that his or her ignorance was not due to any lack of reasonable supervision of his or her land;

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and shall be liable to a fine not exceeding level 4 or to imprisonment for a period not exceeding three months or to both such fine and such imprisonment.

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(5) Any person who, without just cause, contravenes subsection (3) shall be guilty of an offence and liable to a fine not exceeding level 4 or to imprisonment for a period not exceeding three months or to both such fine and such imprisonment.

81EE Minister may give orders to occupiers or owners

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(1) The Minister may order the occupier or owner of any land to take such steps or measures in relation to his or her land as the Minister may consider necessary or desirable for the destruction or control of any queleas in the area.

(2) Any person who, without just cause, fails to comply with an order given to him or her in terms of subsection (1), he or she shall be guilty of an offence and liable to a fine not exceeding level 4 or to imprisonment for a period not exceeding three months or to both such fine and such imprisonment.

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81FF Powers of Minister and officers

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(1) The Minister may take such steps, including the use of poisons, as he or she may consider advisable for the destruction of queleas upon any land.

(2) For the purpose of observing or destroying queleas an officer may enter upon any land with such assistants, material and apparatus as he or she may require.

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81GG Compensation not payable in respect of injury or destruction caused by exercise of powers

(1) No compensation shall be payable by the State or the Minister or any other person in respect of loss or injury caused by or in the exercise or performance of any functions conferred or imposed by or in terms of this Act:

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Provided that this subsection shall not prevent any person from recovering by proceedings in any competent court compensation for any loss or injury suffered by him or her which was caused by any wrongful act or omission.

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(2) Notwithstanding subsection (1), if any person has suffered any loss or injury as a result of the exercise or performance of functions conferred or imposed by or in terms of this Act and the Minister has reasonable cause to believe that such loss or injury was caused by any wrongful act or omission otherwise than by or on behalf of any person to whom an order in terms of section four has been given, although conclusive proof thereof is not forthcoming, he or she may, with the consent of the

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Minister responsible for finance, pay such compensation for such loss or injury as he or she may determine from moneys appropriated for the purpose by Act of Parliament.

81HH Designation of officers

5 (1) The Minister may designate the persons or classes of persons employed in the Public Service who shall be officers for the purpose of exercising and performing the functions conferred and imposed upon officers in terms of this Act:

10 Provided that the Minister shall not designate persons employed in any Ministry the administration of which has not been assigned to him or her without the consent of the Minister to whom the administration of that Ministry has been assigned.

15 (2) An officer shall be provided with a certificate signed by or on behalf of the Minister which shall state that the holder has been designated as an officer for the purposes of this Act.

(3) An officer exercising or performing any function conferred or imposed upon him or her in terms of this Act, or about to do so, shall, on demand by any person concerned, produce the certificate issued to him or her in terms of subsection (2).

20 (4) The Minister may delegate to officers such of the powers conferred upon him or her in terms of this Act as he or she thinks fit.

(5) All functions conferred upon officers in terms of this Act or delegated to them by the Minister shall be exercised subject to the directions of the Minister.

25 81II Offences

If any person—

- 30 (a) obstructs or hinders any officer in the exercise of his or her functions under this Act; or
- (b) fails to disclose any information required by an officer as to the presence or movements of queleas; he or she shall be guilty of an offence and liable to a fine not exceeding level 5 or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment.

81JJ Regulations under Part XIII B

35 (1) Subject to subsection (3), the Minister may, by regulation, provide for all matters which by this Act are required or are permitted to be prescribed or which, in his or her opinion, are necessary or expedient to be provided for in order to carry out or give effect to this Act.

40 (2) The Minister may, in the exercise of the powers conferred upon him or her by subsection (1), make regulations providing for—

- (a) the duties of officers;
- (b) the provision and safe use of poisons used for the purposes of this Act;
- (c) the methods of quelea destruction.

45 (3) Regulations in terms of subsection (1) may provide for penalties for any contravention thereof:

Provided that such penalties shall not exceed a fine of level 4 or imprisonment for a period of six months or both such fine and such imprisonment.

33 Amendment of section 87 of Cap. 20:14

Section 87 (“Use of explosives, etc., for fishing prohibited”) of the principal Act is amended in subsection (3) by the deletion of “level six” and “one year” and the substitution of “level 7” and “2 years” respectively. 5

34 Amendment of section 92 of Cap. 20:14

Section 92 (“Registration as dealer in or manufacturer of fishing nets”) of the principal Act is amended by the insertion of a proviso at the end of subsection (2)— 10

“Provided that the Authority shall—

- (a) invite the dealer to make representations before refusing to register or cancel the registration;
- (b) furnish the dealer or manufacturer with reasons for its refusal to register or the cancellation of the registration.”. 15

35 Amendment of section 96 of Cap. 20:14

Section 96 (“Minister may prohibit persons from fishing”) of the principal Act is amended—

- (a) by the repeal of subsection (3) and the substitution of the following—
 “(3) Before acting in terms of subsection (1) or (2), the Authority shall invite the person concerned to make his or her representations and after making its decisions in terms of subsection (1) or (2), the Authority shall provide its reasons thereof.”; 20
- (b) by the repeal of subsection (4).

36 Insertion of new part of Cap. 20:14 25

The principal Act is amended by the insertion of a new Part XIVA

“PART XIVA

PARK RANGERS

96A Park ranger

Persons employed by the Authority in the operations division and who— 30

- (a) have received the prescribed training in the handling of firearms; and
- (b) are regularly employed on duties requiring the bearing of firearms; 35

shall be known as Park Rangers and shall be entitled to wear the uniform and bear the insignia of a Park Ranger.

96B Honorary Park Rangers

(1) The Minister may appoint fit and proper persons to be honorary Park Rangers to assist in the carrying out of this Act. 40

(2) An honorary Park Ranger shall have such powers as may be prescribed:

Provided that such powers shall not be greater than the powers conferred upon a Park Ranger officer or Inspector in terms of this Act.

(3) An honorary Park Ranger shall hold office at the pleasure of the Minister.

(4) An honorary Park Ranger shall be furnished with a certificate signed by or on behalf of the Minister which shall state that the holder has been appointed as an honorary park ranger in terms of this Act.

(5) An honorary Park Ranger exercising any power conferred upon him or her by this Act or about to do so shall, on demand by any person concerned, produce the certificate issued to him or her in terms of subsection (4).

96C Protection of Property for Authority

(1) In this section—

“notified mark” means any mark, marks or insignia notified for the purposes of subsection (2).

(2) The Minister may, by notice in a statutory instrument, declare and make known what mark, marks or insignia shall denote that an item on which it appears (including any arms, clothing, equipment, animal, vehicle, aircraft or boat used by the Park Rangers on duty) is the property of the Authority.

(3) Any person who—

- (a) applies to any arms, clothing, equipment, animal, vehicle, aircraft or boat or other thing whatsoever any notified mark with the intent that it should be mistaken for being the property of the Park Rangers on duty; or
- (b) defaces or conceals any notified mark with the intent that it should not be identified as being the property of the Authority; or
- (c) without the leave in writing of the Director-General of the Authority unlawfully receives, possesses, advertises, delivers or otherwise deals with anything whatsoever bearing the notified mark that is used by the Park Rangers on duty, including any arms, clothing, equipment, animal, vehicle, aircraft or boat;

shall be guilty of an offence and liable to a fine not exceeding level 6 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.”.

96D Wearing of uniforms, badges, etc of Parks Rangers

(1) In this section—

“uniform” means any article or apparel, including a badge, button, braid or insignia worn with any particular items of clothing, designed for the use of the Park Rangers.

(2) No person shall be in possession of, manufacture, trade, sale, exchange or dispose of or wear any uniform, badge, button, braid or insignia designed for the Park Rangers or anything which might reasonably be mistaken for any such uniform, badge, button, braid or insignia unless the person is—

- (a) a Park Ranger entitled by reason of his or her appointment, rank or designation to wear such uniform, badge, button, braid or insignia; and

<ul style="list-style-type: none"> (b) a manufacturer or trader of the items in question lawfully contracted by the Authority to make the items in question on behalf of, or supply or sell them to the Authority alone; (c) an entertainer or agent of an entertainer who is permitted in writing by the Director-General of the Authority to wear the items in question or avail them to be worn by his or her principals, colleagues, associates or employees on specified occasions and places and for a specified time. 	<p>5</p>
<p>(3) Any person who contravenes subsection (2) shall be guilty of an offence and liable to a fine not exceeding level 6 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.</p>	
<p>96E Liability of Authority</p>	
<p>(1) The Authority is not liable in law for any death, injuries or other personal or patrimonial loss by honorary officers in the course of that officer's duty suffered as a result of the actions of any third party.</p>	<p>15</p>
<p>(2) The Authority is subject to section 114 liable in law for any death, injuries or other personal or patrimonial loss by honorary officers in the course of that officer's duty suffered as a result of the actions of the Authority."</p>	
<p>37 Amendment of section 97 of Cap. 20:14</p>	
<p>Section 97 ("Evidence and presumptions") of the principal Act is amended in subsection (12), by the insertion, after "carcass", wherever it appears, of "or any animal products".</p>	<p>20</p>
<p>38 Amendment of section 98 of Cap. 20:14</p>	
<p>Section 98 ("Powers of police officers, officers, inspectors and employees") of the principal Act is amended by the deletion of the introductory words to subsection (1) and the substitution of "A police officer, officer or inspector or an employee authorised thereto by the Authority including a park ranger or honorary park ranger may—".</p>	<p>25</p>
<p>39 Amendment of section 102 of Cap. 20:14</p>	
<p>Section 102 ("Erection of barriers on roads") of the principal Act is amended in subsection (10) by the deletion of "other than a prescribed road".</p>	<p>30</p>
<p>40 Amendment of section 106 of Cap. 20:14</p>	
<p>Section 106 of the principal Act is repealed and by the substitution of—</p>	
<p style="padding-left: 40px;">"106 Forfeiture and cancellation of authority in terms of this Act</p>	
<p>(1) For the purposes of this section—</p> <ul style="list-style-type: none"> (a) in the course of its investigation of any offence under this Act, the Authority may compile an inventory of all property seized by it with a view to using such property as an exhibit in the prosecution of an offence; (b) if such inventory is compiled, at any time before the remand, or summons or indictment of the offender from whom the property was seized, the Director-General or anyone on his or her behalf shall— <ul style="list-style-type: none"> (i) depose to an affidavit setting forth the inventory referred to in paragraph (a) together with the circumstances of the seizure of each item therein, an estimation of 	<p>35</p> <p>40</p> <p>45</p>

their value and the particulars of their custody by the Authority or any other law enforcement agency;

(ii) transmit the same to the public prosecutor.

(2) Where any person is convicted of—

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(a) a contravention of section 15(1)(b), 24(1)(a) or 36(1); or

(b) an offence in terms of this Act involving hunting or fishing and such hunting or fishing took place at night;

the court—

10

(i) shall, unless good cause to the contrary is shown, order that any weapon, explosive, fishing net or dazzling light; and

(ii) may order that any tent, vehicle, aircraft or boat;

used for the purpose of or in connection with the commission of the offence be forfeited to the State:

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Provided that to the extent that each item in an inventory referred to in an affidavit submitted in terms of subsection (1)(b) has been produced as an exhibit and admitted into evidence by the court in proof of the charge, at that prosecution, the court shall order such item to be directly forfeited to the Authority.

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(3) Where any person is convicted of an offence in terms of this Act involving hunting or fishing and the offence is not an offence mentioned in paragraph (a) or (b) of subsection (1), the court may order that any weapon, explosive, fishing net, tent, vehicle, aircraft or boat used for the purpose of or in connection with the commission of the offence shall be forfeited to the State:

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Provided that to the extent that each item in an inventory referred to in an affidavit submitted in terms of subsection (1)(b) has been produced as an exhibit and admitted into evidence by the court in proof of the charge, at that prosecution, the court shall order such item to be directly forfeited to the Authority.

30

(4) Where any person is convicted of an offence in terms of this Act, the court may order that any animal, other than a specially protected animal, or the meat or trophy of any such animal or any fish in respect of which the offence was committed shall be forfeited to the appropriate authority for the land on which or the appropriate authority for the waters in which, as the case may be, the offence was committed.

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(5) Anything ordered to be forfeited to the State in terms of subsection (2), (3) or (4) shall be deemed to be a State trophy.

(6) The conviction of a person who is employed by the Authority in terms of this Act for any offence, if he or she is sentenced thereof to pay a fine of level 4 or more or to imprisonment for a period of three months or more and whether or not such imprisonment is suspended or is an alternative to a fine, has the effect of cancelling employment or any authority, with effect from the date of such conviction unless in a particular case the Authority otherwise directs.”.

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41 Substitution of section 108 of Cap. 20:14

Section 108 (“Appointment of Authority”) of the principal Act is repealed and the substitution of—

“108 Appropriate Authority and Delegated Appropriate Authority

(1) In this section—

“responsible entity” means the entity responsible for managing a delegated appropriate authority (which entity shall be a body corporate capable of suing and being sued in its own name and subject to this Act, of doing everything that bodies corporate can do by law). 5

(2) Every Rural District Council shall be the Appropriate Authority for all land whose flora or fauna whether presently or in the future has actual or potential economic and ecological benefits for their communities including communal land within its jurisdiction except for land as described in paragraphs (a) and (b) of the definition of “Appropriate Authority” (that is to say land which independently has appropriate authority status). 10

(3) Within an RDC any owner of private land or holder of a 99 year lease over any land or person who has the right to purchase land from the State on fulfilment of any land purchase agreement with it, may apply to the Authority for Appropriate Authority status, whereupon the Minister may, on the recommendation of, or after consultation with, the Authority, by notice in a Statutory Instrument, appoint such owner, holder or purchaser as the Appropriate Authority for the land in question. 15 20

(4) Subject to subsection (3) within an RDC—

(a) a traditional leader or group of traditional leaders acting collectively may, in respect of any communal ward or group of adjacent communal wards for which the traditional leader or leaders are responsible; or 25

(b) a village head or group of village heads acting collectively (with the leave of their traditional leaders or in absence of a traditional leader, a representative appointed by the Chief’s council) may, in respect of any subdivision of a ward; or

(c) a councillor or councillors in respect of a ward or any group of adjacent wards for which the councillors or councillors are the elected representatives may, in respect of the ward or wards concerned; 30

if the land in question, whether presently or in the near future has actual or potential economic and ecological benefits for their communities with respect to its flora or fauna, apply to the Authority in consultation with the RDC for delegated Appropriate Authority status: 35

Provided that no application may be made under this subsection, in relation to any single subdivision of a ward or a ward or a group of wards if the area in respect of which the application is made is either less than 1 000 hectares or more than 10 000 hectares. 40

(5) A group of adjacent wards straddling the boundaries of two or more RDCs may make a application to the Authority on notice to each of the RDCs in question for the wards to be included in the area of a single delegated appropriate authority, and in the event that such status is conferred on the group, the RDCs concerned shall jointly be the appropriate authority for the delegated appropriate authority. 45

(6) If the Minister is satisfied that an applicant is qualified in terms of subsection (4) and has notified the appropriate RDC of the application,

and otherwise complies with the prescribed conditions (including the conditions concerning the governance of the delegated appropriate authority by a responsible entity) the Minister shall confer delegated appropriate status on the applicant by notice in a Statutory Instrument.

5 (7) Where, after a notice is made in terms of subsection (6), the boundaries of any ward or district within an appropriate authority or delegated appropriate authority may be altered by the local government. Appropriate authority status or the grant of delegated appropriate authority status shall not be affected if the change of boundaries affects only wards
10 within a district.

(8) Appropriate authority status or the grant of delegated authority status shall be affected if—

15 (a) the effect of the change of a district boundary is to divide it with another district or to divide it in a way that the area for which a delegated appropriate authority is responsible is divided between the existing district and another district, in which event—

20 (i) any contract, permit or other time limited authorisation shall continue in force as if such division had not taken place for the life of the contract, permit or other authorisation concern;

25 (ii) if the appropriate authority is re-divided into two or more districts, the districts concerned shall be deemed to be the joint appropriate authorities for any delegated appropriate authority status;

or

30 (b) the land use of any part of the land of the delegated appropriate authority is changed to provide for the urban habitation of any of the occupants of such land in which case the delegated appropriate authority shall lapse unless the responsible entity earlier makes application to amend the conditions under which the delegated appropriate authority may continue to operate.

35 (9) If delegated appropriate authority status in terms of this section is conferred or deemed to be conferred by two or more appropriate authorities, such appropriate authorities shall jointly and equally benefit from any revenue that in accordance with the prescribed conditions is reserved for the appropriate authority.

40 (10) Not less than 20% of the revenues or other monetised benefits accruing from schemes or projects operated by a delegated appropriate authority in terms of this Act shall be reserved for the appropriate authority or authorities from which the delegated appropriate authority derives its status.

45 (11) The Minister may, on not less than 30 days written notice to the RDC or responsible entity concerned (setting forth the reasons for his or her proposed action)—

(a) in the case of an RDC suspend the appropriate authority status of that RDC for a period not exceeding 6 months to enable the rectification or remediation of the matters that

caused the Minister to suspend the appropriate authority status in the first place;

- (b) in the case of a responsible entity—
 - (i) suspend the delegated appropriate authority status of the area for which the responsible entity is the manager, and dissolve or suspend the managing board of the responsible entity for a period not exceeding 6 months to enable the rectification or remediation of the matters that caused the Minister to suspend the delegated appropriate authority status in the first place; or
 - (ii) cancel the delegated appropriate authority status of the area for which the responsible entity is the manager and dissolve the responsible entity.

(12) During the period of notice of intention to take the action referred to in subsection (12) the Minister shall receive and consider any written representation that the RDC or the managing board of the responsible entity or any stakeholder of the responsible entity (as the case may be) may wish to make, and on the basis of such representations the Minister may desist from taking such action or proceed with it.

(13) Any interested person who is aggrieved by a decision of the Minister taken or proposed to be taken under subsection (12) may seek a review by the Administrative Court of such decision within twenty-one days after the date of its notification to the interested person, whereupon the court may—

- (a) dismiss the application by upholding the decision of the Minister; or
- (b) refer the decision back to the Minister for reconsideration (whether with or without directions on how the decision is to be reconsidered, including a direction to the Minister to investigate the matter further) on any one or more of the following grounds—
 - (i) allowing extraneous or irrelevant considerations to affect the decision; or
 - (ii) failure to take into account relevant considerations in arriving at the decision; or
 - (iii) any material mistake of fact or law that tainted the decision; or
 - (iv) interest in the cause, bias, malice or corruption on the part of any person involved in making or contributing to the decision;

Provided that the Court shall not make a finding on this ground without affording the Minister an opportunity to respond to such finding.

42 Amendment of section 112 of Cap. 20:14

Section 112 (“Personation”) of the principal Act is amended by the deletion of “level four” and “three months” and the substitution of “level 7” and “2 years”, respectively.

43 Amendment of section 117 of Cap. 20:14

Section 117 (“Compulsory acquisition of land, etc., in national parks, etc”) of the principal Act is amended—

- (a) in subsection (1) by the insertion, before the word “notice”, of “written”;
- 5 (b) in subsection (2) by the insertion, after the words “he shall” of “after consultation with the Authority”.

44 Amendment of section 118 of Cap. 20:14

Section 118 (“Servitudes in respect of national parks, etc.”) of the principal Act is amended in subsection (1) (a) by the insertion, after the words “he may” of, “after
10 consultation with the Authority”.

45 Substitution of section 119 of Cap. 20:14

Section 119 (“Prospecting and mining”) of the principal Act is repealed and the substitution of—

“119 Restriction of Prospecting and Mining

15 (1) No prospecting and mining shall be conducted in a national park, botanical garden and botanical reserves except where the President after consultation with the Minister responsible for the Wildlife gives authority through a notice published in the *Government Gazette* in accordance with the appropriate provisions of the Mines and Minerals Act [*Chapter 21:05*].
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(2) No person shall prospect or mine in terms of the Mines and Minerals Act [*Chapter 21:05*] within a national park, botanical reserve, botanical garden, sanctuary, safari area or recreational park except—

- 25 (a) if he or she is in possession of a written approval by the Minister; or
- (b) in accordance with any prospecting rights lawfully acquired in respect of the area of the national park, botanical reserve, botanical garden, sanctuary, safari area or recreational park before the date when such area became a national park,
30 botanical reserve, safari area, botanical garden, sanctuary or recreational park.

(3) Before approving any prospecting or mining in terms of subsection (2), the Minister shall invite the Authority to submit its recommendations within 30 days.

35 (4) No person shall acquire or work in any mining location in terms of the Mines and Minerals Act [*Chapter 21:05*] within the parks and wildlife estate or acquired land except—

- 40 (a) in terms of a written lease agreement, which may be renewed at prescribed intervals between the Authority and the person concerned, which has been approved by the Minister; or
- (b) in accordance with any mining rights lawfully acquired in respect of the area of the botanical reserve, botanical garden, sanctuary, safari area or recreational park before the date when such area became a botanical reserve, botanical garden,
45 sanctuary, safari area, recreational park or acquired land.

(5) Notwithstanding this Act, a person may pick any specially protected indigenous plant or indigenous plant where the picking is

necessary for the working of any mining location and in accordance with the exercise of mining rights lawfully acquired in terms of the Mines and Minerals Act [*Chapter 21:05*].

(6) The Minister may prescribe additional terms and conditions for mining and prospecting in the parks and wildlife estate and acquired land. 5

(7) Any person who contravenes subsection (1), (2), (4) (5) and (6) shall be guilty of an offence and liable to a fine not exceeding level 14 or to imprisonment for a period not exceeding 2 years or to both such fine and such imprisonment.

(8) Where any person has been convicted in terms of this section, the court may order that any equipment used to commit the offence be forfeited to the Authority. 10

(9) Anything ordered to be forfeited to the state in terms of subsection (8), shall be deemed to be an Authority trophy.”.

46 Repeal of section 122 of Cap. 20:14 15

Section 122 of the principal Act is repealed.

47 Amendment of section 123 of Cap. 20:14

Section 123 (“Authorities, permits and licences”) of the principal Act is amended—

- (a) in subsection (2)(b), by the deletion of the words “other than a permit to fish issued in terms of section 86”; 20
- (b) by the deletion in subsection (4) of the word “without”, and the substitution “after”;
- (c) in subsection (8), by the deletion of “level five” and “six months” and substitution of “level 6” and “1 year”, respectively.

48 Amendment of section 124 of Cap. 20:14 25

Section 124 (“Appeal against decision of appropriate authority for unalienated land”) of the principal Act is amended in subsection (1) by the insertion, after the word “may”, of “within 60 days”.

49 Amendment of section 125 of Cap. 20:24

Section 125 (“Director may order detention of live animal or specially protected indigenous plant which has been seized”) is amended— 30

- (a) in subsection (1) by the deletion of “section ninety-four” and substitution with “section 98”;
- (b) in the section heading and subsections (1), (2), (3), (4) and (5), by the deletion of “specially protected indigenous.”. 35

50 Insertion of new section of Cap. 20:14

Principal Act is amended by the insertion of a new section after section 126—

“127 International cooperation, agreements and instruments

(1) The Minister shall ensure cooperation with other countries in enhancing the role of the wildlife sector for international cooperation and regional integration. 40

(2) Subject to the Constitution and this Act and notwithstanding any other law, the Minister responsible for Wildlife may, on behalf of the Government—

- (a) enter into bilateral or multi-lateral agreements with a foreign State or organisation relating to wildlife conservation and management;
- 5 (b) in liaison with other relevant Government Ministries, develop national, regional or international legal instruments for the protection and conservation of wildlife and encourage sustainable wildlife utilisation;
- 10 (c) establish or strengthen research and development programmes at national, sub-regional, regional and international levels for the assessment of activities with impact on wildlife and the environment and monitor such research and development programmes to ensure that they are appropriate for wildlife conservation and management;
- 15 (d) set up mechanisms for the sharing of appropriate knowledge and technology for the collection of data for the development of the wildlife sector;
- (e) increase cooperation with international organisations established or constituted under international instruments;
- 20 (f) in cooperation with other foreign States, formulate strategies and undertake joint promotional and enforcement programmes; and
- (g) participate in, and support, regional institutions that increase regional cooperation and promote regional development of the wildlife sector.

25 (3) The Minister shall, by statutory instrument, give effect to any international or regional agreement on wildlife conservation and management to which Zimbabwe is a State Party:

30 Provided that the Minister shall submit drafts of the bilateral and multilateral agreements to the Public Agreements Advisory Committee in terms of the International Treaties Act [*Chapter 3:05*] for further processing in accordance with that Act.”.

51 Amendment of section 128 of Cap. 20:24

Section 128 (“Special penalty for certain offences”) of the principal Act is amended by the insertion of a proviso at the end of the section—

35 “Provided that this section shall not apply to specially protected animals specified in the Sixth Schedule.”.

52 Amendment of section 129 of Cap. 20:24

Section 129 (“Regulations”) of the principal Act is amended—

- (a) by the repeal of subsection (2)(bb);
- 40 (b) by the insertion, after paragraph (cc) of the following new paragraphs—
 - “(dd) prohibition and control of entry into parks and wildlife estate, whether by road, air, water, railway line or any other means;
 - (ee) the ethics for the learner professional hunters, professional hunters, learner professional guides, and professional guides;
 - 45 (ff) anything which the Minister considers necessary and consistent with the objects of this Act.”;

(c) by the repeal of subsection (3) and the substitution of—

“(3) Regulations made in terms of subsection (1) may provide penalties for contraventions thereof, but no such penalty shall exceed—

- (a) a fine of level 7 or imprisonment for a period of 2 years or both such fine and such imprisonment; or
- (b) in the case of an offence involving ivory or rhinoceros horn, a fine of three times the value of the ivory or rhinoceros horn concerned in addition to the provisions of section (128).”.

53 Repeal of Quelea Control Act and Trapping (Control) of Animals Act

The Quelea Control Act [Chapter 19:20], and the Trapping (Control) of Animals Act [Chapter 20:21] are repealed.

54 Amendment of First Schedule to Cap. 20:24

The First Schedule (“National Parks”) to the principal Act is amended by the deletion of the words “Nyanga district” and “Part II”.

55 Amendment of Third Schedule to Cap. 20:14

The Third Schedule (“Sanctuaries”) to the principal Act is amended by the repeal of “Part II” and the substitution of—

“PART II

Matobo District

Item 6: Rhodes-Bulawayo Sanctuary Area: 1 100 hectares
All birds

The area of land bounded by a line drawn from the north-western beacon of Remainder of Sauerdale Block generally eastwards along its northern boundary to the Bulawayo-Matopos road; thence proceeding generally south-westwards along that road to its intersection by a track at map reference 35KPH625585 on the 1: 50 000 map The Worlds View 2028B3, Edition 2; thence generally north-westwards along that track, so as to include it, to the eastern boundary of Remainder of Sauerdale Block at map reference PH608592 on that map; thence north-eastwards along that boundary to the starting-point. Map references quoted in this description are given to the nearest hundred metres.

TOTAL EXTENT: 18620 hectares.”.

56 Amendment of Fifth Schedule to Cap. 20:14

The Fifth Schedule (“Recreational Parks”) to the principal Act is amended by the repeal of “Part II” and the substitution of—

“PART II

Matobo District

Item 15: Lake Matopos Area: 2 900 hectares

The area of land bounded by a line drawn from the north-eastern beacon of the Remainder of Westacre Creek southwards along the eastern boundary of the Remainder of Westacre Creek to its intersection by a track at map reference 35KPH591462 on the 1:50 000 map The World’s View 2028B3, Edition 2; thence proceeding generally south-eastwards along that track to its intersection by the southern boundary of the Remainder of Sauerdale Block at map reference PH620439 on that map; thence generally westwards along that southern boundary to its southernmost beacon; thence generally southwards along the eastern boundary of Hazelside and the south-western boundary of Gulati Communal Land to its

intersection by an unnamed stream at map reference PH615363 on that map; thence generally westwards down that stream to its confluence with the Mtsheli River; thence generally southwards down that river to its confluence with an unnamed stream at map reference PH602356 on that map; thence generally westwards up that stream to a point at map reference PH595352 on that map; thence north-westwards direct to a point on the Matopos Circular Drive where it crosses an unnamed stream at map reference PH589356 on that map; thence generally northwards along that drive to its intersection by a road at map reference PH587406 on that map; thence generally south-westwards along that road to its intersection by the Matopos Circular Drive at map reference PH572399 on that map; thence westwards direct to an unnamed stream at map reference PH568398 on that map; thence generally westwards down that stream to its intersection by the eastern boundary of the Remainder of Gladstone; thence north-westwards along the eastern boundary of the Remainder of Gladstone, so as to exclude it, to the southern beacon of Lot 1 of Hazelside; thence northeastwards along the south-eastern boundary of that property and north-westwards along the north-eastern boundary of that property to the northern boundary of Hazelside; thence north-eastwards along that northern boundary to its intersection by the Bulawayo-Kezi Road; thence generally northwards along that road following the old road to its intersection by the Bulawayo-Matopos Research Station Road at map reference PH583459 on that map; thence westwards along that road to the eastern boundary of Rhodes Estate Preparatory School, as shown on plan BM54, filed in the offices of the Surveyor-General, Bulawayo; thence northwards along that boundary to the north-eastern beacon of Rhodes Estate Preparatory School; thence northwards direct to a point on a track at map reference PH578463 on that map; thence generally northwards along that track, so as to include it, to its intersection with a track at map reference PH573484 on that map; thence northwards along that track, so as to include it, to a point at map reference PH574488 on that map on the northern boundary of the remainder of Westacre Creek; thence south-eastwards along that boundary to the starting-point.

Map references quoted in this description are given to the nearest 100 metres.

Chivi and Masvingo District

Item 16: Tugwi Mukosi

The area of land bounded by a line drawn north-west wards from GPS coordinates 0270500E 7706000S in Ward 24, Chief Nemaushe’s area, near Chengwe mountain, about 400m from Masvingo-Beitbridge road. The line proceeds north-westwards passing through coordinates 0270 000E 7707000S in Ward 24, Makombwe mountain, 0269500E 7708000S, 0269000E 7709000S, 0268500E 7710000S Ward 24, Chivavarira mountain, 0268000E 7711000S Ward 24, 0267500E 7712000S, 0267000E 7713000S, 0266500E 7714000S, 0266000E 7716000S, 0265500E 7716000S, 0265000E, 7717000S in Ward 24, 0264500E 7718000S Ward 22, proceeding to 0264000E 7719000S excluding Chamanhede mountain on the north-west, 0263500E 7720000S in Ward 22 with Chehudo mountain to the south-west, 0263000E 7721000S, then crosses Faraneni river to 0262500E 7720000S, 0262000E 7723000S, 0261500E 7724000S. The line proceeds north-westwards to coordinate 0261000E 7725000S, a point which marks the north-western side of the area.

From this point, the line proceed eastwards to 0261500E 7725000 on Tokwe river in ward 22, proceeding eastwards to 0262500E 7725000S on a property owned by Hwata, then proceeds eastwards passing through 0263500E 7721000S at Karonga farm 0264500E 7725000S, and 0265000E 7725000S at the foot of Gadziguru mountain, 01266539E 7724940S Gadziguru mountain, 0268000E, 7725000S on a small track in Ward 22, Chief Mapanzure’s area, proceeding eastwards to 0271000E 7725000S, 0272000E 7725000S, 0273000E 7725000S. The line then proceeds

northwards along a small track to 0276000E 7727000S in Ward 22, Village 10, eastwards to 0278000E 7727000S along a mountain range to 0280000E 7727000S excluding Gunikuni Shopping centre to the north, it proceeds to 0282000E 7727000S excluding Gunikuni School to the north to 0282217E 7727008S which is on the Ngomahuru-Renco mine road.

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The line then precedes southwards along the Ngomahuru road, crosses Mukorsi River at 0285270E 7725 564S, proceeds eastwards along Ngomahuru road to 0288991E 7725805S, proceeds southwards along a small track to 0289618E 77246735 near a certain primary School so as to exclude it, proceeding further southwards to 029888E 7720810S, then follows the road passing through 0290915E 7719534S, 0290843E 7717291S, 0289082E 7715897S, proceeds to Madziwa river at 0288880E 7714645S, then proceeds south-westwards along Madziwa river to point 0286867E 7710714S, the line leaves river and proceeds westwards to 0285132E 7709505S at the foot of the mountain range, proceeds southwards along the mountain range so as to include it passing through 0284896E 7708122S, 0285448E 7707136S, 0283453E 7706069S, proceeds to 0282596E 7705355S point on Tokwe river, below the dam wall, crosses the river westwards to 0281093E 7704414, proceeds along the mountain range of the indigenous forest reserve so as to include it, passes through 0278836E 7702783S, 0277356E 7701062S, proceeds 0274163E 7699553S, line then turns northwards and proceeds cutting across the mountain range (forest reserve) to 0274158E 7702809S, proceeds in the north-western direction passing through 0273334E 7703489S, 0272422E 7704202S, 0271125E 7705253S, proceeds from this point to the starting point, which is 027050E 7706000S.

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Mutasa District

Item 17: Osborne

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The area of land bounded by a line drawn due South of Osborne Dam at GPS coordinates 445264E; 7922880S, which then proceeds westwards for a distance of 1.63km to a point with GPS coordinates 444531E; 7922793S, it then turns in a north western direction at a bearing of 02900 for a distance of 5.92km up to a point with GPS coordinates 444428E; 7923614S. The line proceeds due north for a distance of 13.1km up to a point with GPS coordinates 440986E; 7940933S, proceeds from this point eastwards at a bearing of 1870 up to a point with GPS coordinates 443711E; 7940758S. From this point, the line proceeds southwards for a distance of 6.8km up to a point with GPS coordinates 448021E; 7935776S, it then turns and proceed further eastwards for a distance of 5.5km up to a point with coordinates 452882E; 7937200S. Proceeds from that point southwards for a distance of 5.9km up to a point with coordinates 451459E; 7927214S, it then proceeds south-west to a point with GPS coordinates 453362E; 7931474S. The line proceeds from this point to the starting point which has GPS coordinates 445264E; 7922880S. All GPS coordinates were projected to WGS 84/UTM zone 36s.

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Zvimba District

Item 18: Mazvikadei

The area of a water body bounded by a line drawn north-eastwards wards from GPS coordinates 221090E, 8095763S at the dam wall of Mazvikadei Dam. The line proceeds westwards passing through a point with coordinates 221092E, 8095631S up to a point which is further west of the dam wall at point with coordinates 220472E, 8095613S. It then proceeds in a south eastern direction through a point with coordinates 220551E, 8095177S down to a point with coordinates 220973E, and 8095012S. The line then turns southwards following the dam flood line up to a point with coordinates 220905E, 8094612S, it then proceeds eastwards at a bearing of 345° up to point with coordinates 220283E, 8094746S. Line proceeds due south along the dam flood line passing through a point with coordinates 220558E, 8093980S, up to a point with coordinates 220303E, 8093303S, it then proceeds to due east up to a

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point with coordinates 219625E, 8093455S. The line proceeds southwards through a point with coordinates 219667E, 8093095S and turns eastwards to a point with coordinates 220007E, 8092909S and proceeds in a north eastern direction following the flood line a bearing of 060⁰ up to a point with coordinates 222255E, 8094649S.

5 The line then proceeds due south through a point with coordinates 221911E, 8093828S up to a point with coordinates 221064E, 8092335S, then proceeds south east at a bearing of 173⁰ for a distance of 1.8km up to a point with coordinates 222128E, 8091241S. The line proceeds north eastwards at a bearing 067⁰ up to a point with coordinates 223469E, 8093320S, proceeds south eastwards up to a point
10 with coordinates 223536E, 8092409S, then proceeds eastwards through a point with coordinates 224397E, 8092117S up to a point which is due east with coordinates 226169E, 8089968S. The line proceeds south east following the dam flood line for a distance of 6.38km up to a point with coordinates 229883E, 8087812S, it turns north westwards to a point with coordinates 229339E, 8089676S, it then proceeds
15 south eastwards along the dam flood line up to a point with coordinates 233149E, 8087086S.

From this point, the line proceeds north eastwards along the dam flood line for a distance of 9.46km up to a point with coordinates 228471E, 8093873S, it turns due west up to a point with coordinates 228081E, 8093687S and then proceeds southwards
20 to a point with coordinates 228132E, 8093327S. The line proceeds eastwards for a distance of 1.7km up to a point with coordinates 226684E, 8093109S, it then proceeds due north up to a point with coordinates 226748E, 8093769S. The line then proceeds north westwards along the dam flood line up to a point with coordinates 222834E, 8096430S, from this point it proceeds south westwards through the dam wall to the
25 starting point, which has the coordinates 221090E, 8095763S.

Zvimba District

Item 19: Darwendale Recreational Park

The area of land bounded by a line drawn on the eastern side of Darwendale Dam, which starts a point the dam wall from GPS coordinates 0235623E 8027923S.
30 The line proceeds northwest wards along the Roehampton boundary to point with GPS coordinates 0238277E 8032292S, proceeds along the south westwards along the southern Eclipse Block boundary to point with GPS coordinates 0240189E 8030443S, proceeds Northwards along the Eclipse Block eastern boundary to a point with GPS coordinates 0241180E 8035976S, from that point it proceeds in
35 the eastern direction to a point with GPS coordinates 0241965E 8035886S along the eastern boundary of Audley End and proceeds southwards along the boundary to a point with GPS coordinates 0242059E 8035690S, hence southwards along the Longwood eastern boundary to a point with GPS coordinates 0242625E 8033693. The line proceeds further southwards at an angle of 124 degrees along the Tarnagulla
40 boundary to a point with GPS coordinates 0242374E 8031808S, from that point the line proceeds southwards and the eastwards following the Diandra Estate boundary up to the Breached Dam, the line leaves the Dam and proceeds due east along the southern boundary of Jonker Estate up to a point with GPS coordinates 0250950E 8032843S. From that point it proceeds southwards along the eastern boundary of
45 the Voorspoed to a point with GPS coordinates 0249403E 8032011S.

From that point it proceeds southwards along the eastern boundary of Wilbered up to a water weir at point with GPS coordinates 0252369E 8029560S, it then proceeds south westwards following the Arbedeen Estate southern boundary up to a point with GPS coordinates 0254100E 8027439S. From that point the line proceeds
50 due east along the Gowrie southern boundary up to a point with GPS coordinates 0256120E 8026538S, it then proceeds south eastwards along the Riverside E southern boundary to a point with GPS coordinates 0257510E 8025578.83, proceeds further southwards following the Clearwater southern boundary up to a point with GPS

coordinates 0258791E 8024824, from that point it then proceeds due east following the Parkland southern boundary up to a point with GPS coordinates 0260625E 8024565, it then proceeds further along the Lyndhurst southern boundary to a point with GPS coordinates 0262106E 8023165.

The line then proceeds due west along the Galloway northern boundary, passing through a point with GPS coordinates 0257334E 8021698S, it then proceeds north westwards along the Norton township northern boundary up to a point with GPS coordinates 0256607E 8025014S. From that point it then proceeds westwards along Endeavour’s northern boundary up to point 0252042E 8025018S, proceeding further north westwards along the Highfield northern boundary up to a point with GPS coordinates 0251301E 8026517S. From that point, it then proceeds due east along the Swandale Estate boundary up to a point with GPS coordinates 0248917E 8024394S. From that point it proceeds due east along the John D Groat northern boundary to a point with GPS coordinates 0245651E 8024499S, it further proceeds to eastwards along the Cressydale Estate up to a point with GPS coordinates 0241626E 8024216S. From that point it proceeds north westwards along the Hunyani Estate 3 northern boundaries up to the starting with GPS coordinate 0235623E 8027923S.

TOTAL EXTENT:hectares.”.

57 Repeal of Eighth Schedule to Cap. 20:14

The Eighth Schedule (“problem animals”) to the principal Act is repealed. 20

58 Repeal of Tenth Schedule to Cap. 20:14

The Tenth Schedule (“prescribed roads”) to the principal Act is repealed.

59 Amendment of Twelfth Schedule to Cap. 20:14

The Twelfth Schedule (“provisions applicable to the Board”) to the principal Act is amended— 25

- (a) in paragraph 1 by the repeal of the definitions of “Inyanga Estates”, “Inyanga Fund”, “Matopos Estates”, “Matopos Fund” and “Rhodes Estate”;
- (b) in paragraph 3(3), by the deletion of “for a fifth term” and the substitution of “once”; 30
- (c) in paragraph 9 by the insertion of the following subparagraph after subparagraph 1 of the existing paragraph—
 - “(2) Any reference in this Act to a meeting of the board or any other body of persons includes a reference to a virtual meeting under the prescribed conditions— 35
 - (a) in which event the participants of the meeting are deemed to be present at that meeting in every respect as if they have been physically present;
 - (b) for the purpose of which minutes and resolutions of the virtual meeting shall be recorded and authenticated by the use of electronic signatures in the prescribed manner.”. 40
- (d) in paragraph 11 by the repeal of paragraph 11 and the substitution of the following—
 - “11. The Board shall establish—
 - (i) a committee, to be known as the Rhodes Nyanga Committee, with special responsibility for the Inyanga Estates; and 45

- (ii) a committee, to be known as the Rhodes Matopos Committee, with special responsibility for the Matopos Estates; and
 - (iii) The Rhodes Nyanga Committee and the Rhodes Matopos Committee shall consist of members of the Board, who shall be appointed by the chairperson of the Board”;
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- (e) paragraph 12 is amended by the deletion of the words “established in terms of paragraph 11”;
 - (f) by the repeal of paragraph 13;
 - (g) in paragraph 14(4), by the deletion of “two thousand dollars” and “three months” and the substitution of “level 6” and “1 year”, respectively.
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60 Insertion of Schedule to Cap. 20:14

Principal Act is amended by the insertion of a new Schedule after Schedule Twelve—

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“THIRTEENTH SCHEDULE (section 81B)

PART I

CLASS I TRAPS

- 1. A snare, the noose of which is in any part made from wire.
 - 2. A snare, the noose of which is in any part made from nylon of a diameter of three millimetres or less.
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- Provided that a snare incorporating nylon of a diameter of three millimetres or less, may be used if its use is authorised in the Second Schedule.
- 3. A poisoned weapon.
 - 4. A pitfall.
 - 5. A baited hook.
 - 6. A whip trap the noose of which is in any part made from wire or nylon of a diameter of three millimetres or less.
 - 7. A wooden stake or group of wooden stakes fixed in the ground with the sharpened ends exposed close to a gap in a fence.
 - 8. Two lengths of expanding rubber attached to one or more objects that are fixed in the ground with the opposite ends of the rubber attached to a bar or a pole which is drawn back and released like a catapult.
 - 9. A powdered irritant spread on the ground.
 - 10. A wooden board pierced by metal spikes which is laid with the spikes pointing outwards on a pathway used by animals.
 - 11. A wire strung between fixed supports into which animals are driven by human beings or dogs.
 - 12. Use of poisonous substance such as cyanide, arsenic, mercury, termic or any other poisonous substance that result in death of wildlife.
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PART II

CLASS II TRAPS

- 1. A snare, other than a snare described in Items 1 and 2 of Part I and in Item 1 of Part III.

2. A net, used as a trap, other than a net described in Item 2 of Part III.
3. A syringe containing a tranquillizing or lethal drug projected by any method.
4. A spring-jaw trap.
5. Sheets or sheeting, used as a trap, made from any material which in the aggregate exceeds ten square metres. 5
6. A break-back or rodent trap other than a break-back or rodent trap described in Item 4 of Part III.
7. A whip trap other than a whip trap described in Item 6 of Part I and Item 9 of Part III.
8. A balchatri trap incorporating nylon of a diameter of three millimetres or less. 10
9. An enclosure of brushwood, poles or wire encircling water and having a door operated by a trigger-mechanism.
10. A cartridge containing a lethal substance used in conjunction with a bait.
11. A poisoned bait.

PART III 15

CLASS III TRAPS

1. A snare, the noose of which is made from any animal or vegetable fibre which has not been machine-manufactured.
2. A net, used as a trap, made from any animal or vegetable fibre which has not been machine manufactured. 20
3. Sheets or sheeting, used as a trap, made from any material which in the aggregate does not exceed ten square metres.
4. A break-back or rodent trap the base plate of which is twenty-five centimetres or less in length.
5. A set gun. 25
6. A deadfall.
7. Anything to which birdlime has been applied.
8. A whip trap, the noose of which is made from any animal or vegetable fibre which has not been machine-manufactured.
9. A cage trap. 30
10. A mole trap designed for use below ground level for trapping moles and rodent-moles.

PART IV (Section 81A)

SCHEDULED OFFENCES

1. An offence specified in Part XIII A. 35
2. An attempt, incitement or conspiracy to commit an offence referred to in paragraph 1.
3. Being an accessory after the fact to an offence referred to in paragraph 1.”.

61 Amendment of long title of Cap. 20:14

The long title of the Parks and Wildlife Act [*Chapter 20:14*] (hereinafter called “the principal Act”) is amended— 40

- (a) by the deletion of “to give certain powers to intensive conservation area committees”;

- (b) by the insertion after Recreational Parks of, the words “other properties that were acquired by the government on behalf of the Parks and Wildlife Management Authority and privately owned land bequeathed or donated to the Parks and Wildlife Management Authority”; and
- 5 (c) by the deletion of “to give certain powers to intensive conservation area committees”.

Control of Goods (Open General Import Licence) (Amendment)
Notice, 2024 (No. 15)

IT is hereby notified that the Minister of Industry and Commerce, in terms of section 4(1) of the Control of Goods (Import and Export) (Commerce) Regulations, 1974, published in the Rhodesia Government Notice No. 766 of 1974, hereby makes the following notice:—

1. This notice may be cited as the Control of Goods (Open General Import Licence) (Amendment), Notice, 2024 (No. 15).

2. The Control of Goods (Import and Export) (Commerce) Regulations, 1974, published in the Rhodesia Government No. 766 of 1974, are amended—

- (a) by the insertion of the following product to the Open General Import Licence, that is to say, the mentioned product no longer requires an import permit or licence:

Production description	Tariff Code
Maheu	2202.99.10;

- (b) by the removal of the following product from the Open General Import Licence, that is to say, the mentioned product will now require an import permit or licence:

Production description	Tariff Code
Finishing ceramics	6907.40.00;

- (c) in the Explanatory note (c)(i) by the deletion of “thirty United States dollars (US\$30) payable in ZWL\$ at the prevailing interbank rate” and the substitution of “hundred United States dollars payable in local currency at the prevailing rate of exchange”;
- (d) in subsection (5)(1) by the insertion of new paragraph (c) after paragraph (b)—

Control of Goods (Open General Import Licence) (Amendment)
Notice, 2024 (No. 15)

“(c) application fee of fifty United States dollars (US\$50) payable in local currency at the prevailing rate of exchange”.

3. Control of goods (Open General Import Licence) (Amendment), Notice, 2023, published in Statutory Instrument 101 of 2023, is repealed.

Commercial Premises (Rent)(Amendment) Notice, 2024 (No. 6)

IT is hereby notified that the Minister of Industry and Commerce, in terms of section 5 of the Commercial Premises (Lease Control) Act, made the following notice:—

1. This notice may be cited as the Commercial Premises (Rent) (Amendment) Notice, 2024 (No. 6).

2. Section 7(3)(h)(Applications) of the Commercial Premises (Rent) Regulations, 1983, published in Statutory Instrument 676 of 1983, is amended by the deletion of “ten United States dollars” and the substitution of “twenty-five United States dollars” payable in local currency at the prevailing rate of exchange.

Statute Law Compilation and Revision (Assignment of Chapter Numbers) Notice, 2024

THE Law Reviser, in terms of section 11C of the Statute Law Compilation and Revision Act [*Chapter 1:03*], hereby makes the following notice:—

Title

1. This notice may be cited as the Statute Law Compilation and Revision (Assignment of Chapter Numbers) Notice, 2024.

A. *Assignment of Chapter Number to the National Security Act, 2023 (Act No. 1 of 2023).*

2. The National Security Act, 2023 (No. 1 of 2023) shall be read and construed as if amended in section 1 by the deletion of “2023” and the substitution of “[*Chapter 11:24*]”.

B. *Assignment of Chapter Number to the Institute of Chartered Loss Control and Private Security Management Act, 2023 (Act No. 2 of 2023).*

3. The Institute of Chartered Loss Control and Private Security Management Act, 2023 (Act No. 2 of 2023) shall be read and construed as if amended in section 1 by the deletion of “2023” and the substitution of “[*Chapter 27:23*]”.

EXPLANATORY NOTE

(This note does not form part of the notice, but merely explains its contents)

Acts No 1 of 2023 and No. 2 of 2023 were enacted without Chapter numbers. This notice assigns them with Chapter numbers.

Statute Law Compilation and Revision (Assignment of Chapter
Numbers) Notice, 2024

THE Law Reviser, in terms of section 11C of the Statute Law
Compilation and Revision Act [*Chapter 1:03*], hereby makes the
following notice:—

Title

1. This notice may be cited as the Statute Law Compilation and
Revision (Assignment of Chapter Numbers) Notice, 2024.

A. *Assignment of Chapter Number to the National Security
Act, 2023 (Act No. 1 of 2023).*

2. The National Security Act, 2023 (No. 1 of 2023) shall be read
and construed as if amended in section 1 by the deletion of “2023”
and the substitution of “[*Chapter 11:24*]”.

B. *Assignment of Chapter Number to the Institute of
Chartered Loss Control and Private Security Management Act,
2023 (Act No. 2 of 2023).*

3. The Institute of Chartered Loss Control and Private Security
Management Act, 2023 (Act No. 2 of 2023) shall be read and construed
as if amended in section 1 by the deletion of “2023” and the substitution
of “[*Chapter 27:23*]”.

EXPLANATORY NOTE

*(This note does not form part of the notice, but merely explains
its contents)*

Acts No 1 of 2023 and No. 2 of 2023 were enacted without
Chapter numbers. This notice assigns them with Chapter numbers.

Statute Law Compilation and Revision (Correction of Prisons and
Correctional Services Act, 2023) Notice, 2024

The Law Reviser, in terms of section 11C of the Statute Law Compilation and Revision Act [*Chapter 1:03*], hereby makes the following notice:—

Title

1. This notice may be cited as the Statute Law Compilation and Revision (Correction of Prisons and Correctional Service Act, 2023) Notice, 2024.

Amendments to Prisons and Correctional Service Act, 2023

2. The provisions of the Prisons and Correctional Service Act, 2023 (No. 9 of 2023) specified in the first column of the Schedule are corrected to the extent set out opposite thereto in the second column.

SCHEDULE (*Section 2*)

<i>Provision</i>	<i>Extent of correction</i>
Section 1 (“Short title”)	by the deletion of “ <i>Chapter 7:21</i> ” and the substitution of “ <i>Chapter 7:23</i> ”
Section 2 (“Interpretation”)	In the definition of—
	(i) “disciplinary board” by the deletion of “disciplinary board” and the substitution of “disciplinary trial” and the deletion of “section 44” and the substitution of “section 52”.
	(ii) “disciplinary offence” by the deletion of “Part IV” and the substitution of “Part VI”.
	(iii) “official visitor” by the deletion of section 89” and the substitution of “section 162”.
	(iv) “open correctional facility” by the deletion of “section” and the substitution of “section 28”.

Statute Law Compilation and Revision (Correction of Prisons and
Correctional Services Act, 2023) Notice, 2024

<i>Provision</i>	<i>Extent of correction</i>
	(v) “prison” by the insertion immediately after the word “prison” the words “under section 24” and the deletion of “section 24” at the end of the sentence and substitution of the “section 25”.
	(vi) “State Parole Board” by the deletion of “section 139” and the substitution of “section 137”.
	(vii) “Visiting justice” by the deletion of section 162” and the substitution of “section 160”.
	(viii) “young inmate” by the deletion of “under” and the substitution of “above”.
Section 3(2)(d) (“Establishment of the Service”)	by the deletion of “two” and the substitution of “two thousand”.
Section 4(2)(e) (“Principles that guide the Service”)	by the insertion of the word “service” immediately after the word “correctional”.
Section 5(a) (“Functions of service”)	by the deletion of the word “very” and the substitution of the word “every”.
Section 11 (“Retirement of correctional officers”) (3) <i>proviso</i>	by the deletion of “further periods” and the substitution of “a further period”.
Section 11(4) <i>proviso</i>	by the deletion of “further periods” and the substitution of “a further period”.
Section 11(5) <i>proviso</i>	by the deletion of “further periods” and the substitution of “a further period”.
Section 12(2) (“Promotion to next higher rank on retirement”)	by the insertion of the word “commissioned” immediately after the word “retiring”.

<i>Provision</i>	<i>Extent of correction</i>
Section 16(1) (“Term of office of member of Prisons and Correctional Service Commission”)	by the deletion of “prison” and the substitution of “prisons”.
Section 17(1) (“Resignation of members of Prisons and Correctional Service Commission”)	by the insertion of the word “from” immediately after the word “resign”.
Section 19(2)(d) (“Functions of Prisons and Correctional Service Commission”)	by the deletion of “prison officer” and the substitution of “correctional officer”.
Section 19(3) <i>proviso</i>	by the deletion of the word “an” and the substitution of the word “any”.
Section 23 (“Validity of acts and decisions of Prisons and Correctional Service Commission”)	by the insertion of the word “the” immediately after “act of”.
Section 40(1)(c) (“Prohibition of entry into cantonments”)	by the deletion of word “force” and the substitution of the word “unit”.
Section 43(2) (“Immunity for act done under authority of warrant”)	by the deletion of “suit” and substitution of “lawsuit”.
Section 47(1) (“Confinement of an arrested correctional officer”)	by the deletion of “section 43” and the substitution of “section 46”; and by the deletion of “prison or correctional quarters” and the substitution of “prison and correctional service quarters”; and by the deletion of “prison or correctional accommodation” and the substitution of “prison and correctional service accommodation”.

Statute Law Compilation and Revision (Correction of Prisons and
Correctional Services Act, 2023) Notice, 2024

<i>Provision</i>	<i>Extent of correction</i>
Section 49(2)(b) ("Suspension and dismissal of correctional officers")	by the deletion of the word "less" and the substitution of the word "more".
Section 50(1) ("Pay during suspension")	by the deletion of "section 46" and the substitution of "section 49".
Section 50(3)	by the deletion of "section 36" and the substitution of "section 45".
Section 52(2) ("Trial board for correctional officers")	by the deletion of "one or three" and the substitution of "one, three or five".
Section 54(2) ("Accused right to be present")	by the deletion of the word "cause" and the substitution of the word "that" and by the deletion of "section 45" and the substitution of "section 47".
Section 60(2) ("Defence case")	by the deletion of "for through" and the substitution of "or through".
Section 67(1) ("Review of sentence by Commissioner- General")	by the deletion of "section 67" and the substitution of "section 66".
Section 170(1)(b) ("Home leave")	by the deletion of "an other reasons" and the substitution of "any other reasons".
Second Schedule ("Offences against discipline")	in the main heading by the deletion of "section 42" and the substitution of "section 45".
Paragraph 43(2)	by the deletion of "paragraph (2)" and the substitution of "paragraph (1)".

EXPLANATORY NOTE

(This note does not form part of the notice, but merely explains its contents)

The object of this notice is to correct textual errors which were contained in the Prisons and Correctional Service Act, 2023 (No. 3 of 2023) as gazetted.

Customs and Excise (General) (Amendment) Regulations, 2024
(No. 118)

IT is hereby notified that the Minister of Finance, Economic Development and Investment Promotion has, in terms of section 235 of the Customs and Excise Act [*Chapter 23:02*], made the following regulations:—

1. (1) These regulations may be cited as the Customs and Excise (General) (Amendment) Regulations, 2024 (No. 118).

(2) These regulations shall be deemed to have come into operation for a period of two years from the first date of importation.

2. The Customs and Excise (General) Regulations, 2001, published in Statutory Instrument 154 of 2001 (hereinafter called “the principal regulations”), are amended in Part XIII by the insertion of the following section after section 144XA—

“Rebate of duty on gold bars imported for use by the Reserve Bank of Zimbabwe

144Y. Subject to this section and to such conditions as the Commissioner-General may fix, a rebate of duty shall be granted on the importation of gold bars (of tariff code 7108.2000) by the Reserve Bank of Zimbabwe (herein after referred to as the “Bank”) or any other agency appointed by the Bank, for the exclusive use by the Bank.”.

3. The Schedule corrects specified misnumberings of sections made by previous amendments to the principal regulations—

SCHEDULE

- (a) the Customs and Excise (General)(Amendment) Regulations, 2018, published in Statutory Instrument 41 of 2018, are amended in section 2 by the deletion of section 144J and the substitution of section 144JA;
- (b) the Customs and Excise (General)(Amendment) Regulations, 2006, published in Statutory Instrument 50 of 2006, are amended in section 2 by the deletion of section 144K and the substitution of section 144L;
- (c) the Customs and Excise (General)(Amendment) Regulations, 2012, published in Statutory Instrument 19 of 2012, are amended in section 2 by the deletion of section 144L and the substitution of section 144LA;

Customs and Excise (General) (Amendment) Regulations, 2024
(No. 118)

- (d) the Customs and Excise (General)(Amendment) Regulations, 2007, published in Statutory Instrument 117 of 2007, are amended in section 2 by the deletion of section 144L and the substitution of section 144N;
- (e) the Customs and Excise (General)(Amendment) Regulations, 2008, published in Statutory Instrument 16 of 2008, are amended in section 2 by the deletion of section 144N and the substitution of section 144O;
- (f) the Customs and Excise (General)(Amendment) Regulations, 2011, published in Statutory Instrument 157 of 2011, are amended in section 2 by the deletion of section 144P and the substitution of section 144PA;
- (g) the Customs and Excise (General)(Amendment) Regulations, 2011, published in Statutory Instrument 157 of 2011, are amended in section 2 by the deletion of section 144Q and the substitution of section 144QA;
- (h) the Customs and Excise (General)(Amendment) Regulations, 2011, published in Statutory Instrument 98 of 2011, are amended in section 2 by the deletion of section 144R and the substitution of section 144S;
- (i) the Customs and Excise (General)(Amendment) Regulations, 2016, published in Statutory Instrument 6 of 2016, are amended in section 2 by the deletion of section 144T and the substitution of section 144U;
- (j) the Customs and Excise (General)(Amendment) Regulations, 2019, published in Statutory Instrument 52 of 2019, are amended in section 2 by the deletion of section 144U and the substitution of section 144UA;
- (k) the Customs and Excise (General)(Amendment) Regulations, 2020, published in Statutory Instrument 88 of 2020, are amended in section 2 by the deletion of section 144X and the substitution of section 144W;
- (l) the Customs and Excise (General)(Amendment) Regulations, 2023, published in Statutory Instrument 134 of 2023 are amended in section 2 by the deletion of section 144X and the substitution of section 144XA.