GOVERNMENT NOTICE GOEWERMENTSKENNISGEWING

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM DEPARTEMENT VAN LANDELIKE ONTWIKKELING EN GRONDHERVORMING

No. R. 196 14 March 2013

SECTIONAL TITLES ACT, 1986: AMENDMENT OF REGULATIONS

I, Gugile Ernest Nkwinti, Minister of Rural Development and Land Reform, acting in terms of section 55 of the Sectional Titles Act, 1986 (Act No. 95 of 1986), after consultation with the sectional titles regulation board, hereby amend the Regulations promulgated by Government Notice No. R. 664 of 8 April 1988, as set out in the Schedule hereto. The Regulations will come into operation one month from the date of publication hereof in the *Gazette*.

NKWINTI G E (MP)

MINISTER OF RURAL DEVELOPMENT AND LAND REFORM

SCHEDULE

Definitions

1. In this Schedule "the Regulations" means the Regulations promulgated by Government Notice No. R. 664 of 8 April 1988 (as corrected by Government Notice No. R. 991 of 27 May 1988), as amended.

Amendment of regulation 15

- **2.** Regulation 15 of the Regulations is hereby amended by the substitution for subregulation (4) of the following subregulation:
 - "(4) The registrar must, on the lodgement of an application by the body corporate or developer, amend the relative sectional title deed as required by section 14 (5) of the Act, and endorse thereon that the amendment has been effected in accordance with an alteration, amendment or substitution of the registered sectional plan.".

Amendment of regulation 16B

- 3. Regulation 16B of the Regulations is hereby amended-
 - (a) by the substitution for subregulation (1) of the following subregulation:
 - "(1) Subject to the provisions of subregulation (3) and (4) a power of attorney, application or consent required for the performance of an act of registration in a deeds registry, and tendered for registration or filing of record in a deeds registry, shall be prepared by a practising attorney, not necessarily practising in the province in which such deeds registry is situate, notary conveyancer or other person empowered thereto by any act, who shall make and sign a certificate in the undermentioned form in the upper right hand corner on the first page of the document concerned:

"Prepared by me
ATTORNEY/NOTARY/CONVEYANCER/AUTHORISATION
OF OTHER PERSON (Use whichever is applicable)
(State full name and surname in block letters)"; and
(b) by the substitution for subregulation (5) of the following subregulation:
"(5) When a certificate referred to in subregulation (1) is signed by an attorney or notary, the fact that the signatory is a practising attorney or notary shall be confirmed by a practising conveyancer, who shall countersign the certificate by making and signing the following certificate thereon:
"Countersigned by me
CONVEYANCER
(State full name and surname in block letters)".

Amendment of regulation 16C

- **4.** Regulation 16C of the Regulations is hereby amended by the substitution for subparagraph (d)(ii)(aa) of the following subparagraph:
 - "(d)(ii)(aa) that the necessary authority has been obtained for the signing of such document in a representative capacity on behalf of a company, close corporation, church, association, society, trust, other body of persons or an institution, whether created by statute or otherwise;".

Substitution of regulation 27

- **5.** Regulation 27 of the Regulations is hereby amended-
 - (a) by the substitution for subregulation (3) of the following subregulation:
 - "(3) The application contemplated in subregulation (1)(a) must be accompanied by a substituted schedule as contemplated in section 11 (3)(b) of the Act, where the land to be incorporated into the communal scheme concerned is subject to conditions which are different from the conditions registered at the opening of the sectional title register."; and
 - (b) by the addition of the following subregulation:
 - "(4)(a) The substituted schedule referred to in subregulation (3) must contain all the conditions and endorsements appearing in the section 11(3)(b)-schedule already filed in the sectional title register (existing schedule), as well as the conditions and endorsements appearing in the title deed of the land that is to be incorporated into the communal scheme.
 - (b) The existing and substituted schedules must both be kept in the sectional title register and the existing schedule must be endorsed to the effect that it has been replaced by the substituted schedule.".

Amendment of regulation 28

- **6.** Regulation 28 of the Regulations is hereby amended by the substitution for subregulation (2) of the following subregulation:
 - "(2) Simultaneously with the transfer of a right to an exclusive use area referred to in sections 25 (1), 27 (3) and 60 (3) of the Act, the registrar shall make an endorsement under his or her signature on the certificate of real right issued in terms of section 25(2)(f), if such transfer is effected in terms of section 25(1) of the Act, and on the schedule of conditions referred to in section 11 (3) (b) of the Act, if such transfer is effected in terms of sections 27 (3) or 60 (3), and shall notify the surveyor-general accordingly".

Amendment of regulation 31

- 7. Regulation 31 of the Regulations is hereby amended by the substitution for subregulation (2) of the following subregulation:
 - "(2) The notification to the registrar pursuant to subregulation (1) shall be accompanied by:
 - (a) a sectional plan which shall exclude reference to any section or part of a section which has been destroyed; and
 - (b) the affected title of the owner of the unit or holder of any real rights together with the consent of the holder of any mortgage bond or holder of any real rights for disposal thereof.".

Amendment of Annexure 1

- 8. Annexure 1 to the Regulations is hereby amended
 - (a) by the substitution for the certificate in forms B, C, F, G, J, L, M, O, P, Q, R, W, Z, AG, AH, AI, AJ, AK, and AO of the following certificate:

"Prepared by me	
CONVEYANCER	
(State full name and surname in block letters	 s)":

(b) by the substitution for the footnote to form F of the following footnote:

† State which rights, i.e. section 25(1)(a), (b), (c) are reserved, together with its extent, and where such rights are subdivided, state each right in a separate paragraph.

[&]quot;* Delete whichever is not applicable.

‡ State name of township/suburb and local authority";

(c) by the substitution for form H of the following form:

"Form H

Prepared by me

CONVEYANCER

(State full name and surname in block letters.)

DEED OF TRANSFER

Be it hereby made known:
That appeared before me at
being duly authorized thereto by a power of attorney granted to him or
her bydated the day o
and signed at and the said
appearer declared that—
(Here insert an appropriate recital of the nature and date of the
transaction or the circumstances necessitating transfer as well as the
compensation) and that he or she in his or her capacity as aforesaid, do,
by these presents, cede and transfer, in full and free property, to and on
behalf of
*1. A unit consisting of—
(a) Section No as shown and more fully
described on Sectional Plan No. SS in the scheme
known as in respect of the land and building or
buildings situated at ‡ of which section the floor area
according to the said sectional plan is square metres
in extent; and
(b) an undivided share in the common property in the scheme
apportioned to the said section in accordance with the participation
quota as endorsed on the said sectional plan.

He	eld	b	у	virtue			0
*2.	Here	insert the de	scription of t	he land to	be conv	veyed, the	extent
the	ereof, and	d comply with	the provision	ns of the	regulation	ons promu	ılgated
un	der the	Deeds Regis	stries Act,	1937 (Act	No. 47	of 1937)), with
		the extending				·	
*3.		e right, title ar	_			_	
		Il interest) in t	·				
				•	_	•	
		onsisting of					
		-					
		lan No. SS					
		and more	-				
		and	*undivided	share/un	divided	shares i	n the
con	nmon pro	perty apportion	oned in acco	rdance wi	th the pa	rticipation	quota
as (endorsed	on the said s	ectional plan	1.			
Hel	d	by	У	Vi	rtue		of
The	said *ur	nit/interest is s	ubject to or s	shall bene	fit by—		
§(i)	the se	ervitudes, othe	er real rights	and condi	itions, if a	ny, <u>*</u> as	
con	tained in	the schedule	of conditions	referred	to in sect	tion 11 (3)	(b)
and	the serv	itudes referre	d to in sectio	n 28 of the	e Section	al Titles A	ct,
198	6 (Act No	o. 95 of 1986)	/ endorsed o	on the sec	tional pla	n and the	
	•	eferred to in se			•		
	66 of 19					, (00, 10)	(, , , , ,
		Iteration to the	a building or	huildings	or to a c	ection or t	to the
(ii)	ally a	iciation to the	- building of	bullulings	oi to a s	ection of	io ine

- common property shown on the said sectional plan.
- (iii) (Insert the special conditions endorsed against the title deed contained therein.)

Wherefore all the rights, title and interest which the transferor heretofore had to the unit aforesaid is renounced, and in consequence it is also acknowledged that the transferor is entirely dispossessed of, and disentitled to, the same, and that, by virtue of these presents the aforesaid transferee now is entitled thereto, the State however, reserving its rights.

			anu		al		OH
	In my pres	sence				qq Signature of appe	arer
	Registrar o	of Deeds					
	† State ea ‡ State na § Omit in	the event of t	perate phip/subtransfer	oaragraph. urb/local a of land.	uthori	ty/description of farm. number(s) thereof";	
(<i>d</i>)	by the sub		he certi	ficate in fo	orms A	AL, and AM of the follo	wing
	"Prepared	by me					
		EY/NOTARY/		YANCER			
		name and su				and	
(e)	by the sub	stitution for fo	orm I of	the follow	ing for	m:	

"Form I

Prepared by me

Attorney/Notary/Conveyancer (Use whichever is applicable.)

(State full name and surname in block letters)

Registrar of Deeds					
APPLICATION UNDER SECTION 15B(5) OF THE SECTIONAL TITLES ACT, 1986					
I, *owner/joint owner of (furnish					
particulars of * unit / real right of extension / real right of exclusive use					
area) held by me, by virtue of ** hereby apply for a					
*certificate of registered sectional title / certificate of right to an exclusive					
use area / certificate of right referred to in section 25(1) in respect of my					
(state extent of the share) share in					
the aforesaid * unit / right to an exclusive use area / right referred to in					
section 25(1).					
Applicant					
Date and place					
* Omit whichever is not applicable.					

Amendment of Annexure 8

- 9. Annexure 8 to the Regulations is hereby amended
 - (a) by the substitution for rule 7 of the following rule:

** State type of deed and the number thereof".

"Nominations

- 7. Nominations by owners for the election of trustees at any annual general meeting shall be given in writing, accompanied by the written consent of the person nominated, so as to be received at the domicilium of the body corporate not later than 48 hours before the meeting: Provided that trustees are also capable of being elected by way of nominations with the consent of the nominee given at the meeting itself should insufficient written nominations be received to comply with rule 4 (1): Provided further that no nomination or appointment as trustee, of a person in breach of rule 64(1) or 64(2), may be made or accepted.";
- (b) by the substitution in rule 13 for paragraph (g) of the following paragraph:
 - "(g) if he is in arrears for more than 60 days with any levies and contributions payable by him in respect of his unit or exclusive use area (if any) and if he fails to bring such arrears up to date within 7 days of being notified in writing to do so.";
- (c) by the deletion of subrule (4A) of rule 31; and
- (d) by the insertion in rule 31 after subrule (4A) of the following subrule:
 - "(4B) The trustees may from time to time, when necessary, make special levies upon the owners or call upon them to make special contributions in respect of all such expenses as are mentioned in rule 31(1) above (which are not included in any estimates made in terms of rule 31(2) above), and such levies and contributions may be made payable in one sum or by such instalments and at such time or times as the trustees shall think fit."

Short title

10. These regulations shall be known as the Sectional Titles Amendment Regulations, 2013.