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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF TRANSPORT

NO. 1319

11 OCTOBER 2019

ADMINISTRATIVE ADJUDICATION OF ROAD TRAFFIC OFFENCES ACT, 1998 (Act No. 46 of 1998) AS AMENDED

AMENDMENT OF ADMINISTRATIVE ADJUDICATION OF ROAD TRAFFIC OFFENCES REGULATIONS, 2008

The Minister of Transport intends to amend the Administrative Adjudication of Road Traffic Offences Regulations, 2008 by revoking the Regulations published in Government Notice No. R. 753 of 16 July of 2008, with the exception of Schedule 3 with the following Schedule hereby published for public comments. All interested parties who have any objections, inputs or comments to the proposed amendments are called upon to lodge their objections, inputs or comments within thirty (30) days from the date of publication of this Notice to:

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CHAPTER 1

Interpretation of regulations

Definitions

- 1. In these regulations, any word or expression which has been defined in the Act has that meaning and any word or expression defined in the National Road Traffic Act, 1996 or the Road Traffic Regulations, 2000 has that meaning, and unless the context indicates otherwise
 - (a) "AARTO bank account" means the bank account administered by the Authority for purposes of receiving and disbursing infringement penalties

and fees;

- (b) "AARTO notice" means a notice excluding an infringement notice required to be issued or served on the infringer in terms of the Act including a courtesy letter and an enforcement order issued to the infringer in terms of sections 19 and 20 of the Act respectively;
- (c) "Act" means the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998);
- (d) "Appeal" means an appeal lodged with the Tribunal in terms of section 29B of the Act;
- (e) "Appellant" means a person who lodges an appeal against the decision of the representations officer with the Tribunal in terms of section 29B(2);
- (f) "Applicant" means a person who applies for a review against the decision of the representations officer to the Tribunal in terms of section 29B(2);
- (g) "bank" means a public company registered as a bank in terms of the Banks Act, 1990 (Act No. 94 of 1990);
- (h) "bank guaranteed cheque" means a cheque that has been guaranteed to contain the funds reflected thereon;
- "Designated official" means an official designated by the Registrar in terms of section 29I of the Act to perform the administrative work of the Tribunal;
- (j) "Documents" means driving licence card, professional driving permit, motor vehicle licence disc, operator card or any other permit, card or licence issue in terms of road traffic legislation and transport legislation;
- (k) "form" means a form as prescribed in the Regulations;
- (I) "infrastructure number" means a unique identification number allocated to a duly appointed and Authorised Officer on the National Traffic Information System;
- (m) "National Road Traffic Act" means the National Road Traffic Act 1996 (Act No 93 of 1996) as amended from time to time;
- (n) "National Road Traffic Regulations" means the National Road Traffic Regulations, 2000 made under section 75 of the National Road Traffic Act, 1996 as amended;
- (o) "Personal Service" means personal service as contemplated in section 30 of the Act;
- (p) "power of attorney" means a written authorization to represent or act on behalf of an alleged infringer in terms of the Act;
- (q) "Postage" means postage as contemplated in section 30 of the Act;
- (r) "receiving entity" means any Issuing Authority, Driving Licence Testing Centre, or Registering Authority receiving payments in terms of the Act or payment agent appointed by the Authority to receive payments;
- (s) "Review" means a review lodged with the Tribunal in terms of section 29B of the Act;
- (t) "SAPS force number" means a unique identification number allocated to a South African Police Service member that allows them to transact on the National Road Traffic Offences Register;

CHAPTER 2

Adjudication procedure

Infringement notice

- 2. (1) Where an infringer has committed an infringement, categorised as such in terms of section 29(a) of the Act, an Infringement Notice contemplated in section 17(1) of the Act must be served or caused to be served on the infringer—
 - (a) in person at the roadside, on a form similar to AARTO 01 or AARTO 01 a or AARTO 02 as shown in Schedule 1; or
 - (b) in accordance with regulation 34(4)(a) or 34(4)(b) on a form similar to AARTO 03 or AARTO 03a as shown in Schedule 1, within 40 days of the commission of the infringement; or
 - (c) in the case of an unattended vehicle, the authorised officer must place a form similar to AARTO 31 or AARTO 34 as shown in Schedule 1 in a conspicuous manner on an unattended vehicle, which must be followed by a form similar to AARTO 03b as shown in Schedule 1, in accordance with regulation 34(4) (a) or 34(4) (b) within 40 days of the commission of the infringement.
 - (2) Subject to section 23 of the Act, where a person has allegedly committed an offence, categorised as such in terms of section 29(a) of the Act, a form similar to AARTO 32 as shown in Schedule 1 must be completed by the authorised in order to record the particulars of the person who has allegedly committed an offence for a purpose of recording such offence on the National Road Traffic Offences Register in accordance with regulations 29.
 - (3) In the case of an offence captured on camera, the Issuing Authority under whose jurisdictional area the offence was committed, must serve a form similar to AARTO 33 as shown in Schedule 1, on a person alleged to have committed an offence in accordance with regulation 34(4) (a) or 34(4)(b) and also serve the required summons on such person in accordance with the provisions of the Criminal Procedure Act, 1977 (Act No. 51 of 1977).
 - (4) Where an operator is alleged, in terms of section 49 of the National Road Traffic Act as shown in column 11 of Schedule 3 to have committed an-
 - (a) infringement, such operator must be issued and served with an infringement notice on a form similar to AARTO 3a as shown in

Schedule 1 in accordance with regulation 34(4) (a) or 34(4)(b); and

- (b) an offence, such operator must be served with notice of summons to be issued on a form similar to AARTO 33a as shown in Schedule 1 in accordance with sub-regulation(3).
- (5) Where a juristic person who is not an operator is alleged to have committed an-
 - (a) infringement, such juristic person must be issued and served with an infringement notice on a form similar to AARTO 3a as shown in Schedule 1 in accordance with regulation 34(4) (a) or 34(4) (b); or
 - (b) offence, such a juristic person must be served with a notice of summons to be issued on a form similar to AARTO 33a as shown in Schedule 1 in accordance with sub-regulation (3)
- (6) In addition to the information mentioned in section 17(1) of the Act, an infringement notice must contain the following information—
 - (a) the details of the infringer, including his or her
 - (i) surname;
 - (ii) first names, and if such infringer has more than one name, at least the first two full names and the initials, including initials of any further names;
 - (iii) identification type;
 - (iv) identification number;
 - (v) country of issue; and
 - (vi) driving licence code and, if applicable, the category of professional driving permit held by the infringer, or the learner licence code or temporary driving licence code.
 - (b) the addresses of the infringer, including his or her
 - (i) postal address and code;
 - (ii) residential street address and code; and
 - (iii) name of employer and business address and code, if applicable.
 - (c) contact detail of the infringer, including his or her
 - (i) home telephone number, if any;
 - (ii) business telephone number, if any;
 - (iii) fax number, if any;
 - (iv) cellular telephone number; and
 - (v) e-mail address, if any.
 - (d) the details of the vehicle with which the infringer has committed the

infringement, including the —

- (i) motor vehicle licence plate number;
- (ii) motor vehicle licence disc number (not applicable in the case of camera captured infringements and offences);
- (iii) operator card number and any other permit or licence number as contemplated in the Act, if applicable;
- (iv) vehicle description;
- (v) make of vehicle;
- (vi) colour of vehicle; and
- (vii) vehicle licence number/s of drawn vehicle/s; if applicable.
- (e) the location, date and time where and when the infringement was committed, including the
 - (i) name of the province;
 - (ii) name of the municipality, city or town where applicable;
 - (iii) name of the suburb, where applicable;
 - (iv) name of the street/s or public road and/or route number where the infringement was committed;
 - (v) and
 - (vi) names of the nearest city or town on both ends of the road in rural areas.
- (f) the particulars of the Infringement/s and the alternative infringement/s, if applicable, including the
 - (i) charge code, short statutory reference and short charge wording as shown in columns 1, 2 and 3 of Schedule 3;
 - (ii) demerit points for the infringement as shown in column 7 of Schedule 3; and
 - (iii) penalty amount and the discounted penalty amount as shown in columns 8 and 9 of Schedule3.
- (g) with regard to the officer who issued the notice, his or her
 - (i) surname and initials;
 - (ii) infrastructure number;
 - (iii) the name and code of the issuing authority at which he or she is employed; and
 - (iv) the name of the magisterial district within which the infringement was committed.
- (7) In addition to the required information listed in sub-regulation (5), the infringement notice may contain the following additional information, if obtainable at the time
 - (a) in terms of the infringer, his or her
 - (i) date of birth; and
 - (ii) gender;

- (b) in terms of the vehicle, the gross vehicle mass (GVM), in the case of a freight vehicle; or the passenger carrying capacity in the case of a public passenger transport vehicle.
- (c) in terms of the location of the infringement, the GPS co-ordinates.

Courtesy Letter

- 3. (1) If an infringer has failed to comply with the provisions of Section 17(1) (f) of the Act within 32 days after the date of service of the infringement notice, the Authority must, in terms of section 19(1) of the Act, issue a Courtesy Letter on a form similar to AARTO 12 as shown in Schedule 1 and serve it on an infringer in accordance with regulation 34(4)(a) or 34(4)(b).
 - (2) The issuing authority must as contemplated in section 17(2) of the Act, notify the Authority in accordance with Regulation 34(6) that an infringer has failed to comply with an infringement notice within a period contemplated in section 17(1) of the Act

Enforcement Order

- 4. (1) If an infringer fails to comply as contemplated in section 20(1) of the Act or an application for an appeal or review made in accordance with regulation 10(1) is unsuccessful, the Registrar must
 - (a) subject to the provisions of sections 20(2) and 20(3) of the Act, issue an enforcement order on a form similar to AARTO 13 as shown in Schedule 1 and serve it in accordance with regulation 34(4) (a) or 34(4)(b) on the infringer; and
 - (b) notify the infringer on form AARTO 13a as shown in schedule 1 as required by section 20(1)(c) of the Act that the demerit points have been recorded against his or her name in the National Road Traffic Offences Register.
 - (2) An infringer who wishes to apply for the revocation of the enforcement order as contemplated in section 20(9)(a) of the Act, must submit a properly completed form similar to AARTO 14 as shown in Schedule 1 in accordance with regulation 34(1) to the Authority, which must include
 - (a) a certified copy of proof of payment made in terms of regulation 23 or a proof that an arrangement to pay in instalment in terms of section 17(1)(f)(iii) of the Act has already been made; or

- (b) proof that an application for-
 - (i) a representation in terms of section 17(1)(f)(i); or
 - (ii) a review or appeal in terms of section 29B of the Act; or
 - (iii) a nomination in terms of section 17(1)(f)(iii) of the driver; has already been submitted as prescribed; or
- (c) any other relevant proof which must be substantiated in writing and be to the satisfaction of the Registrar.
- (3) If a form similar to AARTO 14 as shown in Schedule 1 has been submitted to—
 - (a) an issuing authority, such issuing authority must process the application in accordance with regulation 34(2) and inform the Authority in accordance with regulation 34(6)
 - (b) the Authority, the Authority must
 - (i) process the application in accordance with regulations 34(2);
 - (ii) notify the infringer in accordance with regulation 34(4) (a) or 34 (4)(b) within 21 days from the date of receipt of the application of the result of the application on a form similar to AARTO 15 as shown in Schedule 1.
- (4) An issuing authority may apply in writing on an appropriate letterhead to the Authority for the revocation of the Enforcement Order as contemplated in section 20(9) (b) of the Act by recording the application, with the reference number of the infringement notice, the particulars of the infringer and the reason for the application in terms of Regulation 34(6)
- (5) The Authority must notify the issuing authority of the result of its application made in terms of sub-regulation (4), by recording the notification, which contains the outcome of the application for revocation in terms of regulation 34(6).

Nominating Driver or Person in control

- 5. (1) The manner in which an infringer may nominate the driver of the vehicle at the time the infringement was committed as contemplated in section 17(1)(f)(v) of the Act, is by properly completing a form similar to AARTO 07 as shown in Schedule 1 and submitting it in accordance with regulation 34(1).
 - (2) The nomination form similar to AARTO 07 as shown in Schedule 1, submitted in terms of sub-regulation (1) must—

- (a) be comprehensively completed and signed by the infringer; and
- (b) provide the information as contemplated in Regulation 2(5) and section 17(1) of the Act or any other additional information which must be to the satisfaction of the issuing authority that issued the infringement notice.
- (3) If a form similar to AARTO 07 has been submitted to-
 - (a) an issuing authority that is not the issuing authority that issued the infringement notice or the Authority, such issuing authority or the Authority must process the nomination in accordance with regulations 34(2) and notify the issuing authority that issued the infringement notice in accordance with regulation 34(6)
 - (b) the issuing authority that issued the infringement notice, such issuing authority must—
 - (i) process the nomination in accordance with regulations 34(1)(a)(i)(ii) and 34(2);
 - (ii) Where a nomination submitted in accordance with subregulation (1) is successful on the basis that the details of the nominated person provided in terms of sub-regulation (2)(b) are valid or accurate, inform the infringer within 10 days of receipt of such nomination on a form similar to form AARTO 07a as shown in Schedule 1 that the initial infringement notice will be cancelled and that a new infringement notice will be issued to the nominated person in accordance with regulations 34 (4) (a) or 34(4)(b).
 - (iii) Where a nomination submitted in accordance with subregulation (1) is unsuccessful on the basis that the details of
 the nominated person provided in terms of sub-regulation 2(b)
 are invalid or inaccurate and could not enable service of an
 infringement notice to the nominated person in accordance
 with sub-regulation (3)(b)(iv), t inform the infringer within 10
 days from the date of unsuccessful service of an infringement
 notice to the nominated person in accordance with regulation
 34(4) (a) or 34(4)(b) on a form similar to AARTO 07b that the
 nomination is unsuccessful and that the infringer shall remain
 liable for the penalty and fees of the initial infringement notice
 as issued.
 - (iv) If a nomination submitted in accordance with sub-regulation
 (1) is successful and the infringer has been notified of the results of such application in accordance with sub-regulationn
 5(3)(b)(ii), issue and serve an infringement notice on the

nominated person in accordance with regulation 34(4)(a) or 34(4)(b).

- (4) An owner who fails to nominate a driver in accordance with these Regulations is liable for the infringement and shall incur the demerit points applicable to that infringement.
- (5) A successfully nominated driver may not submit further nominations and is liable for the nominated infringement and shall incur the demerit points applicable to that infringement.

Representations

- 6. (1) Representations contemplated in sections 17(1)(f)(i), 18(1) or 19(2)(b)(i) of the Act, must be submitted by infringers on a form similar to AARTO 08 as shown in Schedule 1 in accordance with regulation 34(1).
 - (2) A representation submitted in terms of sub-regulation (1) must be comprehensively completed and signed by the infringer and supported by all relevant documents where applicable.
 - (3) A representation which is not completed and submitted in accordance with sub-regulations (1) and (2) will not be processed and the consequent administrative processes in terms of the Act will be applicable.
 - (4) If a representation has been submitted to-
 - (a) an issuing authority, such issuing authority must process a representation in accordance with regulation 34(2) and inform the Authority in accordance with regulation 34(6);
 - (b) the Authority, the Authority must process the representation in accordance with regulations 34(2) and inform the infringer of the result of such application in accordance with regulation7.

Notification of result of representations

- 7. (1) The Authority must inform an infringer in accordance with regulation 34(4)(a) or 34(4)(b) (b) of the decision of a representations officer within 32 days from the date of receipt, by providing the infringer with a properly completed form, as shown in Schedule 1—
 - (a) Form similar to AARTO 09a, successful on all charges; or
 - (b) Form similar to AARTO 09b, unsuccessful on all charges; or

- (c) Form similar to AARTO 09c, successful on the main charge and unsuccessful on the alternative charge.
- (2) A notice given to an infringer in accordance with sub-regulation (b) and (c) must advice an infringer of the information contemplated in section 18(7) of the Act

Chapter 3 Appeals Tribunal

Appointment of Members

- 8 (1) Members of the Tribunal including the Chairperson shall be appointed by the President through a public nomination on the Government Gazette issued by the Minister.
 - (2) Members of the Tribunal are appointed on a part-time basis and shall serve a term as contemplated in section 29D(2) of the Act.

Rules of the Tribunal

The Tribunal may develop its own rules governing the proceedings of the sittings, the conduct of its members as well as other related matters.

Lodging of appeals and reviews

- 10. (1) The manner in which an infringer may appeal or review the decision of a representations officer as contemplated in sections 29B of the Act is by properly completing and signing a form similar to AARTO 10 as shown in Schedule 1 together with certified copies of additional supporting documents relating to a review where applicable and submitting it in accordance with regulation 34(1).
 - (2) In the event that a form similar to AARTO 10 as shown in schedule 1 is not properly completed and signed the designated official shall within 10 days of receipt of an appeal or review, issue a notice on a form similar to AARTO form 10a as shown in Schedule 1 in accordance with regulation 34(4)(a) or 34(4)(b) calling upon the applicant or an appellant to comply as directed within 10 days.
 - (3) The Chairperson shall reject an application made in terms of subregulation (1) if the applicant or an appellant fails to comply as directed in terms of sub-regulation (2) and accordingly notify the applicant or an

appellant of the reasons for rejection of an appeal or review on a from similar to AARTO form 10bas shown in Schedule 1 in accordance with regulation 34(4)(a) or 34(4)(b).

Procedure

- 11 (1) The Authority or the Issuing Authority must, within 5 days from the date of receipt of the appeal or review submitted in terms of regulation 10(1) process such an appeal or review in accordance with regulation 34 (2).
 - (2) A designated official must immediately after receipt of documents relating to an appeal or review processed in accordance with regulation 34 (2) prepare such documents for the Tribunal and submit same to the Chairperson.
 - (3) Upon receipt of the documents in relation to the appeal or review in terms of sub-regulation (2), the Chairperson must schedule the sitting of the Tribunal within a period of 10 days.
 - (4) The Tribunal shall make a decision on an appeal or review based mainly on the documents submitted in accordance with regulation 10(1).
 - (5) With regards to an appeal, the appellant may only submit documents and rely only on grounds which were initially considered by the representations officer in terms of section 18(5) of the Act.
 - (6) An applicant may only submit additional documents contemplated in regulation 10(1) and rely on additional grounds in relation to a review.
 - (7) Under extreme circumstances and in the discretion of the Chairperson, the Tribunal may call for an appeal hearing or a hearing in relation to a review in terms of section 29G considering the following in relation to the matter-
 - (a) complexity and importance;
 - (b) monetary value;
 - (c) number of people with interest; and
 - (d) any other factor which according to the Chairperson may be important for the purpose of a hearing.
 - (8) In the event that a Chairperson decides to call for an appeal hearing or a hearing in relation to a review in terms of sub-regulation (7), the Tribunal must give notice of sitting 10 days before the date of hearing to the applicant or appellant in accordance with regulation 34(4) on form AARTO 10c as shown in Schedule 1 setting out-
 - (a) names of the applicant or the appellant;

- (b) time and date of the hearing;
- (c) subject matter of the appeal or review; and
- (d) address of the venue where the hearing will be taking place.
- (9) The Chairperson may summon any person in writing as a witness to the hearing in terms of section 29G(4) regulation 34(4)(a) or 34(4)(b) requesting such person to bring any material information or documents relating to the subject matter.
- (10) The person summonsed to the Tribunal in terms of section 29G(4) must give evidence as required by the Chairperson after having taken an oath or affirmation and be cross-examined by the applicant or appellant in an appeal hearing or a hearing relating to the review.
- (11) Any person called to the Tribunal as a witness, an applicant or an appellant in an appeal hearing or a hearing in relation to a review may apply to be represented by a legal representative or any other person in terms of the rules.

Condonation

- 12 (1) An infringer who has failed to lodge an application for appeal or review within 30 days in terms of section 29B(2) of the Act may, on good cause shown, apply for a condonation on a form similar to AARTO 35 shown in Schedule 1.
 - (2) The Tribunal must inform the applicant or the appellant of the outcome of the application made in accordance with sub-regulation (1) within 10 days after receipt of such application on a from similar to AARTO 35a as shown in Schedule 1 in accordance with Regulation 34(4)(a) or 34(4)(b).
 - (3) If an application for condonation made in accordance with sub-regulation (1) is successful, the infringer must make an application for an appeal or review contemplated in regulation 10(1) within a period of 7 days from the date of the outcome provided in accordance with sub-regulation (2).
 - (4) If an application for condonation made in accordance with sub-reulation (1) is unsuccessful, the infringer shall be issued with an enforcement order in accordance with Regulation 13(4).

Record of Proceedings and Decisions of Tribunal

13 (1) The proceedings of the Tribunal shall be recorded in writing and filed appropriately by the employees designated by the Registrar to perform the administrative work of the Tribunal in terms of section 29J of the Act.

- (2) The Tribunal must notify the infringer of the decision made in relation to the appeal or review on a form similar to AARTO form 10d as shown in Schedule 1 in accordance with regulation 34(4)(a) or 34(4)(b) within 30 days from the date on which the application for appeal or review was made in terms of regulation 10(1).
- (3) The Tribunal must inform the Authority of its decision made in terms of sub-regulation (2) in accordance with regulation 34(6).
- (4) Upon receipt of the decision of the Tribunal, the Authority must capture and process the details of the infringer on the National Road Traffic Offences Register in accordance with regulation 34(2) and in the case of an unsuccessful appeal or review, issue the infringer with an enforcement order in terms of section 20 of the Act in accordance regulation 34(4) (a) or 34(4)(b) within 32 of receipt of the outcome.
- (5) If an appeal or review made in accordance with regulation 10(1) is successful, the infringement notice must be cancelled or re-issued in accordance with regulation 33.
- (6) If an appeal or review made in accordance with regulation 10(1) is unsuccessful, the infringer must be served with enforcement order in accordance with regulation 4.
- (7) Pending the decision of the Tribunal as contemplated in sub-regulation (2), any administrative process in relation to the infringement notice in terms of the Act shall be suspended.
- (8) The decision of the Tribunal shall be binding unless overturned by the relevant Magistrate's court considering the review or appeal of the decision made by the Tribunal in terms of section 29I of the Act.
- (9) The clerk of the court must inform the Authority of the decision of the Magistrate within 7 days after such a decision has been made.

CHAPTER 4

Penalties, discount, fees and costs

Penalties payable in terms of Infringements

14. (1) The penalty contemplated in section 29(b) of the Act, which is payable in respect of an infringement mentioned in columns 2 and 3 of Schedule 3, is calculated in accordance with the penalty units set out against it in column

- 5 of Schedule 3 where each unit has a monetary value as set out in paragraph 1 of Schedule 2.
- (2) The rand value payable in respect of a penalty for an infringement mentioned in columns 2 and 3 of Schedule 3, calculated in accordance with sub-regulation (1) and paragraph 2 of Schedule 2, is set out against it in column 7 of that Schedule.

Discount

- 15. (1) The discount contemplated in section 17(1) (d) of the Act is set out in paragraph 4 of Schedule 2.
 - (2) The discounted penalty amount payable in respect of an infringement where payment is made within 32 days after the infringement notice was served, is set out in column 8 of Schedule 3.
 - (3) An infringer who holds a foreign driving licence or an international driving permit shall not be entitled to any discount contemplated in sub-regulation (2) and shall be liable to pay the full amount as reflected in Schedule 2.
 - (4) An infringer who is not the holder of a licence and who operates a motor vehicle on a public road shall not be entitled to a discount for an infringement as set out in Schedule 2 and shall be liable to pay the full amount as se out in Schedule 3
 - (5) If a representation contemplated in section 18 of the Act is received by the Authority within the period prescribed in section 17(1)(f) of the Act, and the—
 - (a) representation is rejected; or
 - (b) representation on the main charge is allowed and the infringer admits fault on the alternative charge;

the infringer is entitled to the discount contemplated in section 17(1)(d) of the Act if payment of the discounted amount is made within 32 days after the notification of the results of such representation has been served on the infringer.

(6) If a representation contemplated in section 18 of the Act is received by the Authority within the period prescribed in section 17(1) (f) of the Act, and the representation is rejected, despite the provisions of this regulation, the infringer who applies for an appeal or review in terms of section 29B of the Act is not entitled to a discount and the full penalty and applicable fees will be payable. (7) If an arrangement for payment of the penalty and fees in instalments is made in accordance with Regulation 24, such payment will be made in pre-determined instalments, in which case the infringer, despite the provisions of this regulation, is not entitled to a discount and the full penalty and applicable fees will be payable.

Fees

- 16. (1) The fees which may be charged for any document, order or action required to be issued, made or performed as contemplated in section 34(d) of the Act, are set out in paragraph 5 of Schedule 2.
 - (2) An infringer is not liable for the fee which may be charged for—
 - (a) a Courtesy Letter, if the infringer provides acceptable proof that he or she complied with the provisions in section 17(1)(f) of the Act before the date of issue of the Courtesy Letter.
 - (b) an Enforcement Order, if the infringer provides acceptable proof that he or she paid the penalty and/or outstanding fees where applicable, before the date on which the Enforcement Order was issued.
 - (3) Collection fees payable by or to receiving entities or the Authority for receiving and recording of payments, are set out in paragraph 5 of Schedule 2.

Penalties payable by Issuing Authorities and the Authority

17. Penalties payable by Issuing Authorities and the Authority for transfer and disbursement of funds to and from the AARTO bank account outside the prescribed time frames are shown in paragraph 7 of Schedule 2. The payment of such penalties will be the responsibility of the relevant non-compliant issuing authority or the Authority and will be calculated on a percentage basis in accordance with the amount that needs to be transferred or disbursed and the number of days that the prescribed time limit is exceeded.

CHAPTER 5

Demerit points, Disqualification, Cancellations and Rehabilitation programmes

Demerit Points

18. (1) Subject to section 24(3) (a) of the Act, demerit points are incurred by infringers upon –

- (a) making of a payment for a penalty and fees, if any, for an infringement, including partial and dishonoured payments;
- (b) receipt of an election to pay a penalty in instalments;
- (c) an infringer found guilty of an offence by a court; and
- (d) authorising of an Enforcement Order for an infringer.
- (2) The demerit points to be incurred by an infringer in respect of an infringement or offence committed as indicated in columns 1, 2 and 3 of Schedule 3, are set out in column 6 of that Schedule.
- (3) An infringement or offence committed by an operator in terms of section 49 of the National Road Traffic Act, as indicated in column 9 of Schedule 3—
 - (a) will be charged in accordance with the charge code referred to in column 10 of that Schedule and the demerit points to be incurred for such infringement or offence, are indicated in column 6 of the charge code referred to; and
 - (b) in the case of an infringement or offence committed in terms of sections 49(d), 49(e), 49(f) and 49(g) of the National Road Traffic Act, both the operator and the driver of the vehicle at the time will be responsible for the payment of their respective applicable penalties.; and
 - (c) in the case of a camera captured infringement, should the operator fail to nominate the driver of the vehicle within the prescribed time frame, the operator shall retain liability for such infringement; and

in which case the demerit points applicable to such an infringement or offence shall be allocated to that specific vehicle.

- (4) In the case of a driver of a vehicle that is registered in the name of any juristic person who is not an operator
 - (a) in the case of a vehicle related infringement or offence both the juristic person who is not an operator and the driver of the vehicle at the time will be responsible for the payment of their respective applicable penalties; and
 - (b) in the case of a camera captured infringement or offence, should the juristic person who is not an operator fail to nominate the driver of the vehicle at the time within the prescribed time frame, the juristic person who is not an operator shall retain liability for such infringement or offence; and

in which case the demerit points applicable to such an infringement or offence shall be allocated to that specific vehicle.

(5) The total number of demerit points which, if exceeded, results in the disqualification of an infringer to drive any motor vehicle, as contemplated in section 29(d) of the Act, is 15 points and in the case of a holder of a

learners license, the total number is 6 points.

- (6) The total number of demerit points in respect of a particular vehicle which, if exceeded, results in the prohibition to operate such vehicle on a public road and the cancellation of
 - (a) the operator card of that motor vehicle in terms of sub-regulation (3):
 - (b) the vehicle licence disc of that motor vehicle in terms of subregulation (4); or
 - (c) any other permit, card or licence issued in terms of road traffic and land transport legislation

as contemplated in section 29(d) of the Act, is 15 points.

- (7) In terms of section 28 of the Act, the demerit points of an infringer shall be reduced by the Authority by-
 - (a) one point for every three months; and
 - (b) four points after a successful completion of a rehabilitation programme contemplated in regulation 21.
- (8) The holder of a foreign driving licence shall, subject to regulation 15(2), not incur any demerit points.

Access to Demerit Point Information

- 19. (1) The manner in which
 - (a) a person referred to in section 34(1) of the Act may apply to ascertain his or her demerit points status or demerit points history;
 or
 - (b) a person referred to in section 34(2) of the Act may apply to ascertain demerit points status or demerit points history of an employee who has given written permission;

is by submitting a properly completed and signed form similar to AARTO 27 in respect of demerit points status or AARTO 27a in respect of demerit point history as shown in schedule 1 together with a written permission as contemplated in sub-regulation (1)(b) to the Authority in accordance with regulation 34(1), together with the prescribed fee as shown in paragraph 5.3 and 5.4 of Schedule 2, for processing in term of regulation 34(2).

(2) An infringer contemplated in section 33(1) of the Act or an employer contemplated in section 33(2) of the Act must be informed by an issuing authority or the Authority of his or her or the employee's demerit points position within 10 days of having made an application in terms of sub-

regulation (1) in the following manner-

- (a) form similar to AARTO 28 as shown in Schedule 1, indicating the demerit points status of the person as a driver; or
- (b) form similar to AARTO 28a as shown in Schedule 1, indicating the demerit points history of the person as a driver; or
- (c) form similar to AARTO 29 as shown in Schedule 1, indicating the demerit points status of the person as an operator; or
- (d) form similar to AARTO 29a as shown in Schedule 1, indicating the demerit points history of the person as an operator.

Disqualification and Cancellation of documents

- 20. (1) The notice on the disqualification period contemplated in section 26(1) of the Act, by which an infringer must be informed that he or she has incurred more than the number of demerit points referred to in regulations 18(5) and 18(6) as the case may be, must be on a form similar to AARTO 20 as shown in Schedule 1, issued and served by the Authority on the infringer within 10 days of the disqualification date in terms of regulation 34(4)(a) or 34(4)(b) and provide the following information—
 - in the case of a holder of a driving licence card or professional driving permit —
 - (i) the length and expiry date of the disqualification period; and
 - (ii) that he or she -
 - (aa) must immediately hand in any driving licence card or professional driving permit in terms of section 25(3)(a) to the issuing authority for retention; and
 - (bb) may not drive or operate any motor vehicle during the disqualification period; and
 - (cc) may be found guilty of an offence and liable on conviction to a fine or imprisonment if found driving or operating a motor vehicle during a disqualification period
 - (dd) may re-apply for and be issued with a driving licence, professional driving permit upon expiry of a disqualification period
 - (ee) may not apply for a driving licence or professional driving permit until the expiry date of the disqualification period.
 - (b) In the case of an operator or a juristic person who is not an

operator-

- (i) the length and expiry date of the disqualification period for the particular vehicle:
- that the operator card or vehicle licence disc for such vehicle must immediately be handed to the issuing authority for retention in the prescribed manner;
- (iii) that such vehicle may not be operated on a public road for the duration of the disqualification period;
- that no application for an operator card or vehicle licence disc for such vehicle may be submitted until the expiry date of the disqualification period;
- (v) that an application may be made for re-issuance of an operator card upon expiry of a disqualification period.
- (b) in the case of holder of a learners licence
 - (i) the length and expiry date of the disqualification period;
 - (ii) that he or she must-
 - (aa) must immediately hand in a learners licence in terms of section 25(3)(a) to the issuing authority for retention:
 - (bb) may not drive or operate any motor vehicle during the disqualification period;
 - (cc) maybe found guilty of an offence and liable on conviction to a fine or imprisonment if found driving or operating a motor vehicle during a disqualification period;
 - (dd) may re-apply for and be issued with a leaners licence, Upon expiry of a disqualification period; and
 - (ee) may not apply for a driving licence or professional driving permit until the expiry date of the disqualification period.
- (2) Upon receipt of the disqualified driving licence card, professional driving permit, operator card, vehicle licence disc or a permit, card or licence issued in terms of the road traffic legislation or transport legislation as the case may be, in terms of sub-regulation (1) by the issuing authority, such issuing authority must—
 - (a) capture and process the detail of the infringer and the documents received in terms of regulation 34(6); and
 - (b) retain such documents in a secure manner until the expiry date of the disqualification period.
 - (c) Provide an infringer with a copy of a form similar to form AARTO 23a as shown in Schedule 1 in accordance with regulation 33(1)(a) as proof of the documents surrendered.

- (3) Upon expiry of the disqualification period, an application contemplated in section 25(5) of the Act, to return a driving licence card, professional driving permit, operator card or vehicle licence disc or a permit, card or licence issued in terms of the Road Traffic legislation or transport legislation as the case may be, that was handed in, in terms of section 25(3) of the Act, must be—
 - (a) submitted on a form similar to AARTO 23 as shown in Schedule 1, to the issuing authority at which such documents were handed in for retention in terms of sub-regulation (1); and
 - (b) the issuing authority must
 - (i) return the documents to the holder together with a duly signed and stamped copy of the completed form similar to AARTO 23; and
 - (ii) record the contents of form similar to AARTO 23 as shown in Schedule 1 in a manner contemplated in regulation 34 (2).
- (4) In the event that a person, including the holder of a leaners licence, has incurred demerit points resulting in a disqualification to drive or operate a motor vehicle for a third time, the issuing authority contemplated in section 26(2) must inform such person on a form similar to AARTO 21a as shown in schedule 1 within 10 days of disqualification for third time that his or her documents contemplated in section 25(3(a) have been cancelled and must immediately be handed over to be destroyed in terms of section 27(2).
- (5) Upon receipt of a handed document in terms of sub-regulation (4), the issuing authority contemplated in section 26(2) of the Act, must—
 - (a) capture and process the detail of the infringer and the documents received on the National Traffic information System in terms of regulation 33(2); and
 - (b) destroy a document received in terms of section 27(2) of the Act.
- (5) A document cancelled in terms of sub-regulation (4) shall be considered invalid and non-existent throughout the period of cancellation and the person who wishes to re-apply for it shall initiate a new application process in terms of applicable road traffic laws as a new applicant after the expiry of a disqualification period contemplated in section 25(2)(a).
- (6) Despite the provisions of National Road Traffic Act, 1996(Act No. 93 of 1996), a person who re-applies for a cancelled document in terms of sub-regulation (5) may not be issued with a new document unless such person has completed a compulsory rehabilitation programme as contemplated in regulation 21.

Rehabilitation Programme

- 21 (1) A rehabilitation programme contemplated in section 4(2)(h) shall be made available to habitual infringers whose documents have been cancelled in terms of regulation 20(4) and wish to reapply for them in terms of regulation 20(6) and to any infringer who applies for the programme for a purpose of reduction of incurred demerit points.
 - (2) The manner in which a habitual infringer whose documents have been cancelled and re-applies for such documents in terms of regulation 20(5) including a holder of leaners license whose leaners licence has been cancelled and re-applies for it or a driving licence after expiry of a disqualified period may apply for a compulsory rehabilitation programme is by comprehensively completing and signing a form AARTO 05 as shown in schedule 1 and submitting it together with a proof of payment of fees as shown in paragraph 9 in schedule 2 in terms of regulation 34(1) to the Authority.
 - (3) The manner in which an infringer who applies for a voluntary rehabilitation programme for a purpose of reduction of demerit points is by comprehensively completing and signing a form AARTO 11 as shown in schedule 1 and submitting it together with proof of payment of fees as shown in paragraph 9 in schedule 2 in terms of regulation 34(1) to the Authority.
 - (4) A rehabilitation programme contemplated in sub-regulations (2) and (3) may include-
 - (a) driver interventions programme; or
 - (b) attendance of therapy and counselling sessions approved by the Authority; or
 - (c) any other appropriate rehabilitation measures as approved by the Authority.
 - (5) Upon receipt of the application together with proof of payment contemplated in sub-regulations (2) and (3), the Authority shall capture and process the details of the infringer on the National Road Traffic Offences Register in accordance with regulation 34(2) and inform the infringer of the result of the application within 30 days from the receipt of such application in accordance with regulation 34(4) on form similar to AARTO 5a as shown in schedule 1 indicating-
 - (a) time and date when such programme will be taking place;
 - (b) venue and the nature of the programme;
 - (c) duration of the programme;
 - (c) details of the service provider who will be administering the programme on behalf of the Authority; and
 - (d) number of demerit points reduced as contemplated in regulation

18(7)(b) after completion of the programme.

- (6) A person who applies for a rehabilitation programme in a manner contemplated in sub-regulation (3) may only do so once after every 12 months.
- (7) Upon completion of the rehabilitation programme contemplated in subregulation (2) or (3), the institution conducting the rehabilitation programme must provide the Authority with a certification of the programme attended to the Authority within (5) days after such completion in accordance with regulation 34(6).
- (8) Upon receipt of a certificate contemplated in sub-regulation (7), the Authority shall capture and process the details of the infringer on the National Road Traffic Offences Register in accordance with Regulation 34(2);
- (9) If the rehabilitation programme was successfully completed, the Authority must inform the infringer on a from similar to AARTO 11a in accordance with regulation 34(4)(a) or 34(4)(b) that a rehabilitation programme was successfully completed and that-
 - (a) the number of demerit points have been reduced in accordance with regulation 18(7); and
 - (b) if applicable, a suspension is revoked if the number of demerit reduced based on successful completion of the rehabilitation programme is equal or below the threshold of the number of demerit points which will result to suspension as contemplated in regulation 18.
- (10) If the rehabilitation programme was not successfully completed for whatever the reason, inform the infringer on a from similar to AARTO from 11b in accordance with regulation 34(4)(a) or 34(4)(b) that-
 - (a) a demerit point status will remain intact without any reduction; and
 - (b) An infringer will not able to re-apply for documents in accordance with Regulation 20(5) until the rehabilitation programme is successfully completed.

CHAPTER 6

Manner of payment

Payment of penalty and fees

- 23. (1) The manner in which payment of any penalty or fees contemplated in terms of the Act may be made is by providing the infringement notice number and paying the amount due
 - (a) In cash, electronic funds transfer, credit or debit card or a bank guaranteed cheque where applicable at any—
 - (i) branch of a bank indicated on the infringement notice;
 - (ii) South African Post Office;
 - (iii) Receiving entity; or
 - (v) Authority offices.
 - (2) Where payment is made by the infringer as contemplated in subregulation (1)a receipt on a form similar to form AARTO 19 as shown in Schedule 1 must be issued to the infringer as a proof of payment so made in accordance with Regulation 34(4)(a) or 34(4)(b)
 - (3) If the infringer provides an incorrect infringement notice number when making payment and such payment is not allocated properly against such infringer, the infringer shall, despite the provision of regulation 16(2), remain liable for payment of a penalty and all subsequent fees.
 - (4) Where an infringer has made an insufficient payment or a payment made in accordance with sub-regulation (1) is dishonoured, the Authority shall issue a notice on a from similar to AARTO 16 in accordance with Regulation 34(4)(a) or 33(4)(b) informing the infringer to comply as contemplated in section 19B(1) of the Act.
 - (5) Any penalty amounts and fees received in accordance with sub-regulation (1)(i)-(iii), must be paid over into the AARTO Bank administered by the Authority within 7 days after a payment has been made in order to be dealt with in accordance with section 32(1)
 - (6) The Authority must pay any penalty amounts and fees received in accordance with sub-regulation (4) directly to the bank account of the issuing authority contemplated in section 32(1) within 21 days after a payment has been made in accordance with sub-regulation (4)
 - (7) The penalties payable by the receiving entities for late transfer of penalties and fees into the AARTO Bank account in accordance with sub-regulation (5) and penalties payable by the Authority for late transfer of penalties and fees in accordance with sub-regulation (6) are as shown in paragraph 6 of Schedule 2

Payment in instalments

- 24. (1) The manner in which an infringer pays a penalty, or a penalty and fees if applicable, in instalments as contemplated in section 17(1)(f)(iii) or 18(7)(b)(i) of the Act, is by making an application submitting it in accordance with regulation 34(1) to pay in instalments on form similar to AARTO 04 as shown in Schedule 1.
 - (2) The application form similar to AARTO 04, submitted in terms of subregulation (1) must—
 - (a) be comprehensively completed and signed by the infringer; and
 - (b) clearly indicate the number of monthly instalments requested.
 - (3) If form AARTO 04 has been submitted to-
 - (a) an issuing authority, such authority must process the application in accordance with regulations 34(2) and inform the Authority in accordance with regulation 34(6);
 - (b) the Authority, the Authority must-
 - (i) process the election in accordance with regulations and 34(2); and
 - (ii) notify the infringer of the outcome of the application made in accordance with sub-regulation (1) within 10 days after receipt of such application on a form similar to form AARTO 06 as shown in Schedule 1 and serve it on the infringer in accordance with regulation 34(4) or 34(b); and
 - (iii) inform the infringer that the relevant demerit points have been recorded against his or her name in the National Road Traffic Offences Register in respect of the infringement in question.
 - (4) Where payment is made in instalments, each payment must be made on a monthly basis on or before the 1st day of each calendar month in accordance with regulation 23 (1) until full settlement thereof has been made and such payments shall not exceed 10 monthly payments.
 - (5) If the infringer fails to pay, or makes an insufficient payment of an instalment or the cheque used for payment of that instalment is dishonoured as contemplated in section 19(B)(2) of the Act, the Authority must notify the infringer in accordance with regulation 34(4) (a) or 34(4) (b), on a form similar to AARTO 17 as shown in Schedule 1, that—
 - (a) the outstanding balance of such instalment, including the fee for the notice, must be paid within 7 days of service of the said notice;

- (b) arrangements must be made within 7 days for the payment of the amount contemplated in sub-regulation (a) thereof; and
- (c) any payment referred to in sub-regulation (b) must be made as arranged and that subsequent instalments must be paid as originally arranged; and
- (d) failure to comply with the said notice will result in an enforcement order being issued by the Authority, in terms of section 20 of the Act.
- (6) If an arrangement for payment of the penalty and fees in instalments is made, such payment will be made in pre-determined instalments, in which case the infringer, despite the provisions of this regulation, is not entitled to a discount and the full penalty and applicable fees will be payable.

Late payment of a penalty, fee or instalment

- 25. (1) If payment of a penalty, fee or instalment is received from an infringer after a period of 32 days from the date on which form AARTO 06, AARTO 09b, AARTO 09c, AARTO 12, AARTO 13, AARTO 16, or AARTO 18 as shown in Schedule 1, as applicable, was served on the infringer, the Authority—
 - (a) must accept the money as payment of the penalty, fee or instalment if the amount was paid in full; or
 - (b) must, if the money tendered is insufficient for a full settlement of the penalty and fees—
 - (i) accept the payment as partial payment of the penalty and fees:
 - (ii) record the infringement and demerit points on the National Road Traffic Offences Register;
 - (iii) notify the infringer on form AARTO 17 as shown in Schedule1 in accordance with regulation 34(4)(a) or (b) that—
 - (aa) a Courtesy Letter, notification of the result of representation, notification of dishonoured payment or enforcement order, whichever is applicable, has in the meantime been issued and that the infringer is liable for the balance of the amount due and the fees for issuing the form or forms so served;
 - (bb) no discount will be allowed; and
 - (cc) failure to pay the full amount due will result in an Enforcement Order being issued by the Authority, in terms of section 20 of the Act.

Refunds

- 26. (1) The manner in which an infringer may apply for a refund of penalties and fees paid is by signing and completing a form similar to AARTO 25 as shown in Schedule 1 and submitting it to the Authority in accordance with regulation 34(1).
 - (2) An application for a refund submitted in terms of sub-regulation (1) must—
 - (a) be comprehensively completed and signed by the infringer; and
 - (b) provide a fully substantiated motivation, accompanied by supporting documents, each of which must be signed by the infringer..
 - (3) If form AARTO 25 has been submitted to
 - (a) an issuing authority, such authority must process the application in accordance with regulations 34(2) and inform the Authority in accordance with regulation 34(6);
 - (b) the Authority, the Authority must process the application in accordance with regulations 34(2) and provide an outcome of such application in accordance with sub-regulation (4);
 - (4) The Authority must consider the application and either refund the excess amount or refuse the refund, and must notify the applicant of the result of the application on form AARTO 25a as shown in Schedule 1 within 21 days after receipt of the application in terms of regulation 34(4)(a) or 34(4)(b).

Dishonoured payments

- 27. (1) If the payment of a penalty made in terms of regulation 21(1) is dishonoured, the receiving entity concerned must notify the Authority in accordance with regulation 34(6).
 - (2) The Authority must, after receipt of the notification contemplated in subregulation (1), and after becoming aware of the dishonoured payment, notify the infringer in accordance with regulation 23(4).

CHAPTER 7

Record keeping

Information to be recorded

28. (1) An authorised officer who has issued or served an infringement notice or

recorded the particulars of an infringer or offender in terms of the Act, must return the copy of such an infringement notice or the document on which the particulars of an offence have been recorded, with his or her confirmation of service to the issuing authority where the contents of the infringement notice or such document on which the particulars of an offence have been recorded must be recorded on the National Road Traffic Offences Register in the manner and within a time period contemplated in regulation 29.

- (2) Issuing authorities, registering authorities and driving licence testing centres must, subject to the provisions of regulation 29(4), retain records of all transactions executed by them in terms of the Act and these regulations.
- (3) The Authority must keep record of all documents that are issued, served, received or deemed to have been received or served in terms of the Act and these regulations.
- (4) The Authority must, for the purposes of section 30(2) of the Act, keep all receipts issued by the postal service for the acceptance of documents that are served by postage , and keep records, for purposes of further reference, of all —
 - (a) applications, notifications and submissions furnished or received;
 - (b) payments received and payments in arrears;
 - (c) Courtesy Letters and Enforcement Orders issued and served in terms of the Act; and
 - (d) revoked Enforcement Orders and withdrawn Disqualifications and Cancellations.
- (5) Records of payments received and receipts issued by an issuing authority, registering authority or the driving licence testing centre must be kept in an electronic image until such time of disposal as contemplated in regulation 29(4).

National Road Traffic Offences Register

- 29. (1) Detailed information regarding infringements and offences must be recorded onto the National Traffic Offences Register as follows—
 - (a) All notices on forms AARTO 01, AARTO 31 and AARTO 34, record of particulars of summons on form AARTO 32 and any other

- document served personally in terms of regulation 29 must be captured directly onto the National Road Traffic Offences Register within 10 days from the date of issuing thereof;
- (b) Notices on form AARTO 02, must be uploaded onto the National Offences Register within 4 days from the date of issuing thereof; and
- (c) In cases where infringements or offences have been captured by means of a camera, including speed and other moving violations contemplated on forms AARTO 03 and AARTO 33, such infringements and offences must be recorded onto the National Road Traffic Offences Register by submitting an electronic data file in accordance with Regulation 34(6) within 20 days from the date on which the offence or infringement was recorded.
- (2) The Authority must keep record on the National Road Traffic Offences Register of all applications referred to the Tribunal for appeal or review, as well as the outcomes of such applications.
- (3) Subject to the written authorisation of the National Archivist as contemplated in section 13(2)(a) of the National Archives and Record Service of South Africa Act, 1996, (Act No. 43 of 1996), the Registrar may dispose of any document contemplated in this Chapter after
 - (a) an electronic image has been made of such document; and
 - (b) the Authority has certified the authenticity of the electronic image.

CHAPTER 8

Service of documents

Personal service

- **30.** (1) Personal service is achieved when any document contemplated in the Regulations is served on an infringer who committed an infringement, at the
 - (a) road side in respect of AARTO 01 and AARTO 02; or
 - (b) address as provided by the infringer as indicated on form AARTO
 01, AARTO 02 or AARTO 10a, where applicable as shown in Schedule 1, which he or she has confirmed as correct; or

- (c) address of the infringer as indicated in the register of driving licences, or the register of motor vehicles; or
- (d) address obtainable from any other credible and lawful source.
- (2) The authorised officer who serves a document must explain to the infringer the contents of the document and must
 - (a) certify on the copy of the infringement notice, courtesy letter or enforcement order that the document was served personally, stating the date, time and place of service, and that its contents and the options set out in section 17(1)(f) of the Act, in the case of an Infringement Notice; section 19 of the Act, in the case of a Courtesy Letter; and section 20 in the case of an Enforcement Order, were explained at the time of service; and
 - (b) sign the document and request the infringer to also sign the document where it is provided or in a relevant space for signature. Provided that where the infringer refuses to sign the document, the person serving such document must indicate such refusal on the document, and the fact that the infringer refused to sign the document shall not affect the validity of such service.
- (3) A document referred to in sub-regulation (2), is *prima facie* proof that the Infringement Notice, Courtesy Letter or Enforcement Order concerned was duly served.
- (4) If the infringer cannot be found, the document may be served by delivering it at the infringer's place of residence to a person apparently over the age of 16 years or place of employment or business to the reception of such place of employment or business.
- (5) If a document is to be served on
 - an organisation, company or other corporate body, the document must be delivered to an employee at the reception at its registered office or principal place of business; or
 - (b) a partnership, firm, voluntary association, trust or any other business, the document must be delivered at the registered place of business of such partnership, firm, voluntary association, trust or any other business, to a person at the reception of the said institution as the case may be; or
 - (c) a State institution, the document must be delivered to a person at the reception of the said institution.

(6) In case of personal service the status of such delivery must be updated on the National Road Traffic Offences Register within 7 days after such service.

Service by postage

- 31. (1) If an infringement notice or an AARTO notice is to be served by postage, such infringement notice or an AARTO notice must be addressed to the infringer's-
 - (a) address as indicated on a form similar to form AARTO 01 or AARTO 02, as shown in Schedule 1, which the infringer has confirmed as correct, or
 - address as indicated by the infringer on the notice of change of address on form NCP as prescribed under the National Road Traffic Act; or
 - (c) last known address of the infringer as indicated in the register of driving licences, or the register of motor vehicles

Electronic service

- 32. (1) If an infringement notice or an AARTO notices to be served by electronic means, such an infringement notice or an AARTO notice must
 - (a) be addressed to the infringer's electronic communication network the details of which have been indicated by the infringer
 - (i) on either form AARTO 01 or AARTO 02, as shown in Schedule 1, which he or she has confirmed as correct; or
 - (ii) on the notice of change of address on form NCP as prescribed under the National Road Traffic Act; or
 - (iii) as indicated in the register of driving licences or the register of motor vehicles; or
 - (iv) in registering on the AARTO website

Re-service of documents

- 33 (1) Despite Regulation 2(1) (a), the manner in which an infringement notice or courtesy letter may be re-issued as contemplated in section 18(1)(b) is by issuing and serving such an infringement notice or a courtesy letter on the infringer in accordance with Regulation 34(4)(a) or 34(4) (b).
 - (2) In the event that a representation is made on the basis that an infringement notice was not served as contemplated in section 18(1) (b), the Authority shall within 5 days after notifying the infringer of the results of

the representations in accordance with regulation 7, notify the issuing authority that issued the infringement notice in accordance with Regulation 34(6) that an infringement notice must be re-issued and served on the infringer in accordance with Regulation 34(4)(a) or 34(4)(b).

- (3) The Issuing Authority contemplated in sub-regulation (2) must re-issue and serve the infringement notice on the infringer within a period of 40 days as contemplated in section 18(1) (b) of the Act.
- (4) An infringer to whom an infringement notice has been re-issued and served in accordance with sub-regulation (3) shall be entitled to exercise all the elective options contemplated in section 17(1)(f) within a prescribed period of 32 days upon receipt of such an infringement notice.
- (5) In the event that a representation is made on the basis that a courtesy letter was not served as contemplated in section 18(1) (b), the Authority shall simultaneously, upon notifying the infringer of the results of the representations in accordance with regulation 7, also re-issue and serve a courtesy letter on the infringer in a manner contemplated in Regulation 34(4) (a) or 34(4)(b).
- (6) An infringer to whom a courtesy letter has been re-issued in accordance with sub-regulation (5) shall be entitled to exercise all the elective options contemplated in section 19(2) within a prescribed period of 32 days upon receipt of such a courtesy letter.

CHAPTER 9

General

Manner of application, appeal, notification, submission, or enquiry

- 34. (1) Any application, appeal, notification or submission by an infringer must be on the applicable and properly completed and signed prescribed AARTO form as shown in Schedule 1 which must be, together with attachments, if any—
 - (a) handed in, in person, together with a copy of the original form, at any Issuing Authority, local registering authority, driving licence testing centre or the Authority, which must be processed in accordance with sub-regulation (2);
 - (b) posted by registered mail to the postal address of any issuing authority, local registering authority, driving licence testing centre or the Authority as shown on the applicable form; or
 - (c) e-mailed to the e-mail address of any issuing authority, local

- registering authority, driving licence centre or the Authority as shown on the applicable form; or
- (d) faxed to the fax number of any issuing authority, local registering authority, driving licence testing authority or the Authority as shown on the applicable form; or
- (e) electronic completion of the applicable form on the AARTO website, printing it and submitting it in terms of sub-regulations (1)(a) to (1)(d); or
- (f) electronic data exchange by individuals, companies and agents that are registered for this purpose with the Authority.
- (2) Any document received from an infringer in terms of sub-regulations (1)(a) to (1)(e) must be processed as follows-
 - (a) If original, sign and stamp the copy of the document which must clearly show the name of the issuing authority, local registering authority, driving licence testing authority and the date it was received, and hand it to the infringer as proof of receipt; and
 - (b) recorded, scanned and uploaded to the National Road Traffic Offences Register by an Issuing Authority, local registering authority, driving licence testing authority or the Authority, as the case may be, within 7 days from the date of receipt thereof.
- (3) Any enquiries by infringers to the Authority may be made through any of the means provided on the AARTO website at www.aarto.gov.za and any specific enquiries may be submitted as indicated on the specific forms.
- (4) An infringement notice or AARTO notice required to be served or issued to the infringer must be issued or served by
 - (a) posting it to the address of the infringer as contemplated in regulation 30; or
 - electronic service through electronic communications network the details of which have been provided by the infringer in terms of regulation 32; or
 - (c) personal service as contemplated in regulation 29.
- (5) Any notification or application
 - to the Authority from an issuing authority, vehicle registration and licencing authority, driving licence testing centre or any agent contracted by the Authority; or
 - (b) from the Authority to an issuing authority, vehicle registration and licencing authority, driving licence testing centre or any agent contracted by the Authority; must be made by electronic data exchange or the National Road

Traffic Offences Register.

Suspect Infringement Notices, Inconclusive Postal Addresses, Returned mail and Cancellation of Notices and Submissions

- 35. (1) In cases where Infringement Notices are captured and/or uploaded on the National Road Traffic Offences Register and certain particulars of the data are in conflict with similar data already contained on the Register, such notices must be dealt with as follows
 - (a) Infringement Notices will be flagged as suspect on the Register and will not be subjected to further processing in terms of the AARTO procedures until the conflicting data has been corrected by the Issuing Authority that issued the notice. Such data conflicts, which could be due to incorrect capturing of data or incorrect recording thereof by an officer at the roadside, include the following —
 - (i) conflicting infringer particulars regarding the name and the identification number of the infringer; or
 - (ii) conflicting vehicle particulars regarding the make of the vehicle and/or the vehicle licence number; or
 - (iii) the vehicle status is marked as deregistered, exported or carries a police mark as stolen; or
 - (iv) the charge code for an infringement does not match the vehicle type description in accordance with Schedule 3; or
 - (v) in the case of speed infringements where the speed reading recoded for the infringer does not fall within the range indicated for the specified charge code as shown in Schedule 3; or
 - (vi) a conflicting penalty amount for a particular charge; or
 - (vii) conflicting particulars of the traffic officer regarding his or her name, infrastructure number or the name of the Issuing Authority at which he or her is employed.
 - (b) The suspect Infringement Notices contemplated in sub-regulation (a) may be cancelled by the Registrar in cases where—
 - after notification of such conflicts the required corrections are not effected within a period of 14 days by the Issuing Authority in the case of wrongly captured data; or
 - the conflicting data could not be corrected due to incorrect data recorded by an officer on the infringement notice at the roadside.

infringement penalty levy

36 (1) An infringement penalty levy shall be payable on every infringement notice issued and followed up by proper administrative processes by the

Authority in terms of the Act.

(2) The fee for the infringement penalty levy is as shown in paragraph 3 in Schedule 2 and shall be payable to the Authority in accordance with regulation 23 without a discount contemplated in regulation 15.

South African Police Service

37. Arrangements for the provision of the South African Police Service (SAPS) in the AARTO process; the linking of SAPS stations with specific provincial and municipal issuing authorities and the functions and responsibilities of such authorities are provided in Schedule 5.

Obtaining of AARTO Forms

- 38. (1) The following printed AARTO forms as shown in Schedule 1 shall be ordered by issuing authorities from the Government Printing Works
 - (a) AARTO 01: Handwritten infringement notice;
 - (b) AARTO 31: Handwritten notice in respect of unattended vehicle;
 - (c) AARTO 32 : Record of Particulars of an Offence;
 - (2) The following printed AARTO forms, as shown in schedule 1 may be
 - (a) ordered by issuing authorities from the Government Printing Works;or
 - (b) downloaded from the AARTO website and printed; and which must be made available for use by infringers at all issuing authorities, registering authorities and driving licence testing centres.
 - (i) AARTO 04: Notification to pay in instalments;
 - (ii) AARTO 07: Nomination of driver or person in control;
 - (iii) AARTO 08: Representation;
 - (iv) AARTO 10 : Appeal or Review;
 - (v) AARTO 14: Application for revocation of an enforcement order;
 - (vi) AARTO 23 : Application for return of disqualified driving licence, PrDP or operator card;
 - (vii) AARTO 25: Application for refunding of monies;
 - (viii) AARTO 27: Permission to access demerit points status; and
 - (ix) AARTO 27A: Permission to access demerit points history
 - (3) Form AARTO 02 as shown in Schedule 1, must be obtained from the Authority and installed on electronic equipment used at the roadside for the electronic generation and printing of notices.
 - (4) All other forms shown in Schedule 1 and not listed in sub-regulations (1) to (3) shall be electronically generated and processed by the National Road Traffic Offences Register.

Repeal of regulations

- 39. The following regulations are hereby repealed—
 - (1) The Administrative Adjudication of Road Traffic Offences Regulations, 2008, with the exception of Schedule 3, issued under Government Notice No. R.753 in Government Gazette No. 31242 on 16 July 2008; and
 - (2) The First Amendment to the Administrative Adjudication of Road Traffic Offences Regulations, 2008 issued under Government Notice No. R212 in Government Gazette No. 33039 on 19 March 2010; and
 - (3) The Second Amendment to the Administrative Adjudication of Road Traffic Offences Regulations, 2008 issued under Government Notice No. R869 in *Government Gazette* No. 37025 on 14 November 2013.

Transitional provisions

40. Any matter, application, notification or submission done, information provided and/or recorded, captured, made or performed in terms of the repealed regulations as contemplated in regulation 39, shall be concluded in terms of the said repealed regulations.

Short title and commencement

41. (1) These regulations are called the Administrative Adjudication of Road Traffic Offences Regulations, 2019 and shall come into operation on the date of publication.

List of Schedules

Schedule 1 - AARTO Forms

Schedule 2 – Monetary value of Penalty Unit, Penalty Amount, Discount, Fees, Disbursements and Penalties

Schedule 4 – Provision for South African Police Service (SAPS)

ADMINISTRATIVE ADJUDICATION OF ROAD TRAFFIC OFFENCES REGULATIONS 2019

SCHEDULE 1

General Forms

The following forms are prescribed for the purposes of the Act and the regulations:

Number of		Legislation references				
Form	Name and Type of Form	Act 46 of 1998	AARTO			
		as amended	Regulations			
Infringement	Notices					
	T					
	Infringement notice completed by hand at the roadside and served in person, on the back of which					
AARTO 01	is provided: payment detail, other options that may	17	2(1)(a)			
	be exercised and general information					
AARTO 01a	Electronic duplicate of AARTO 01 notice	17	2(1)(a)			
	Infringement notice completed electronically at the					
	roadside and served in person or by registered mail,					
AARTO 02	on the back of which is provided: payment detail,	17	2(1)(a)			
	other options that may be exercised and general					
	information					
	Infringement notice for camera and other infringements, served by registered mail or in					
AARTO 03	person other than at the roadside, on the back of	17	2(1)(b)			
7 - 11 (1 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 -	which is provided: payment detail, other options that	''	2(1)(6)			
	may be exercised and general information					
AARTO 03a	Operator infringement notice	17	2(1)(b)			
AARTO 31	Infringement notice in respect of unattended vehicle	17	2(1)(c)			
AARTO 34	Infringement notice in respect of unattended vehicle	17	2(1)(c)			
	with provision for alternative charge					
Arrangements	to pay in instalments					
AARTO 04	Election to pay in instalments	17(1)(f)(iii)	24(1)			
AARTO 04	Election to pay in instalments	17(1)(f)(iii)	24(1)			
		17(1)(f)(iii)	24(1)			
Nomination of			24(1)			
		17(1)(f)(iii) 17(1)(f)(v)	24(1)			
Nomination of	Nomination of driver or person in control					
Nomination of	Nomination of driver or person in control					
Nomination of AARTO 07 Representatio	Nomination of driver or person in control	17(1)(f)(v)				
Nomination of	Nomination of driver or person in control	17(1)(f)(v) 17(1)(f)(i); 18(1)				
Nomination of AARTO 07 Representatio	Nomination of driver or person in control	17(1)(f)(v)	21(1)			
Nomination of AARTO 07 Representatio AARTO 08	Nomination of driver or person in control ns Representation	17(1)(f)(v) 17(1)(f)(i); 18(1)	21(1)			
Nomination of AARTO 07 Representatio AARTO 08	Nomination of driver or person in control ns Representation	17(1)(f)(v) 17(1)(f)(i); 18(1)	21(1)			
Nomination of AARTO 07 Representatio	Nomination of driver or person in control ns Representation	17(1)(f)(v) 17(1)(f)(i); 18(1)	21(1)			
Nomination of AARTO 07 Representatio AARTO 08 Rehabilitation F	Nomination of driver or person in control ns Representation	17(1)(f)(v) 17(1)(f)(i); 18(1)	3(1)			

Number of		Legislation references				
Form	Name and Type of Form	Act 46 of 1998	AARTO			
		as amended	Regulations			
Appeals Tribu	nal					
AARTO 10	Application for appeal or review	29B(1) and18 (7);	10(1);)			
AARTO 35	Application for condonation		12(1)			
Courtesy lette	r					
AARTO 12	Courtesy letter	19(1)	5			
Enforcement of	order					
AARTO 13	Enforcement order	20(2)	6(1)			
AARTO 14	Application for revocation of an enforcement order	20(9)(a)	6(4)			
AARTO 15	Notification of result of application for revocation of	20(9)(a)	6(5)			
701110	enforcement order	20(0)(a)	0(3)			
Notifications to	o Infringers					
	Notification of completion of compulsory or a		21(7)			
AARTO 11a	voluntary rehabilitation					
AARTO 5a	Notification of results of an application for a		21(2) and (3)			
	compulsory or a voluntary rehabilitation programme					
AARTO 06	Notification of results of an application to pay in					
	instalment	17(1)(f)(iii)	24(3)(b)(ii)			
AARTO 7a	Notification of a successful nomination		5(3)(b)(ii)			
AARTO 7b	Notification of an unsuccessful nomination		5(3)(b)(iii)			
AARTO 09a	Notification of a successful representation on all charges		7(1)(a)			
AARTO 09b	Notification of an unsuccessful representation on all charges		7(1)(b)			
AARTO 09c	Notification of a successful representation on the		7(1)(a)			
AAI(10 09C	main charge and unsuccessful on the alternative charge		7(1)(c)			
AARTO 10a	Notification of compliance		10(2)			
AARTO 10b	Notification of rejection of an appeal or review		10(3)			
AARTO 10c	Notification of sitting		11(8)			
	Notification of results of appeal or review		13(2)			
AARTO 13a	Notification of record of demerit points	20(1)(c)	4(1)(b)			
AARTO 16	Notification of dishonoured or insufficient payment of a penalty	19B(1)	23(4)			
AARTO 17	Notification of dishonoured or insufficient or a failure to make payment of a penalty in instalment	19B(2)	24(5)			
	to make payment or a penalty in instalment		4(1)(b); 21(5);			
			21(8); 24(3)(b);			
	Notification of recording of read traffic assistance than	17(3), 18(8), 19(3),	25(1)(b)(ii);			
AARTO 18	Notification of recording of road traffic contravention and corresponding demerit points on the National	20(1)(b) and (c),	28(1); 29;			
	Contraventions Register	20(4)	30(6); 34(2)(b);			
		(·/	34(6); 35(1)			
			and 41(4)			

Number of		Legislation references			
Form	Name and Type of Form	Act 46 of 1998	AARTO		
		as amended	Regulation		
AARTO 19	Receipt of payment	17(3)(d)	23 (2)		
AARTO 20	Notification in respect of suspensions	26	20(1)		
AARTO 21	Notice in respect of cancellation	26(2)	20(4)		
		27	23(8)		
Refunding of I	nonies				
AARTO 25	Application for refunding of monies		16(1)		
AARTO 26	Notification of result of application for refund of monies		16(3)		
Applications Card(s)	for re-issue of Driving Licence, Profession	al Driving Permit	and Operato		
LL1 **	Application to a driving licence testing centre to be tested for a learner licence in the case of a	NRTA : Sec.27			
DL1 **	cancelled driving licence Application to a driving licence testing centre to be	NRTR : Reg, 114 NRTA : Sec.27			
	tested for a driving licence and in the case of a cancelled driving licence	NRTR : Reg, 114			
PD1 **	Application to a driving licence testing centre for a professional driving permit in the case of a cancelled professional driving permit	NRTA : Sec.36 NRTR : Reg, 115			
ALV **	Application to a registering authority to re-issue an operator card to the operator in the case of a cancelled operator card	NRTA : Sec.50 NRTR : Reg, 271			
Other Forms					
AARTO 23	Application for return of suspended documents				
AARTO 23a	Receipt of documents surrendered				
AARTO 27	Permission to access demerit points status	33	19(1)		
AARTO 27A	Permission to access demerit points history	33	19(1)		
AARTO 28	Demerit point status in respect of driver	33	19(2) (a)		
AARTO 28a	Demerit point history in respect of driver	33	19(2)(b)		
AARTO 29	Demerit point status in respect of operator	33	19(2)(c)		
7011110 20	Demerit point states in respect of operator	33	19(2)(d)		
AARTO 29a			19(Z)(u)		
AARTO 29a NCP **	Notification of change of address or particulars of	NRTR : Reg. 52			
NCP ** AARTO 05g	Notification of change of address or particulars of person or organisation Acknowledgement of receipt of notification of				
NCP ** AARTO 05g	Notification of change of address or particulars of person or organisation Acknowledgement of receipt of notification of change of particulars		2(2)		
NCP ** AARTO 05g Notices in resp	Notification of change of address or particulars of person or organisation Acknowledgement of receipt of notification of change of particulars Dect of Offences Record of Particulars of an Offence		2(2)		
NCP ** AARTO 05g Notices in resp AARTO 32	Notification of change of address or particulars of person or organisation Acknowledgement of receipt of notification of change of particulars Dect of Offences		2(2)		

Number of		Legislation referen			
Form	Name and Type of Form	Act 46 of 1998	AARTO		
Form		as amended	Regulations		

Due to the unique numbering and bar-code requirements associated with infringement notices and to prevent any possible duplication of numbers, the allocation of such numbers will be done on a national basis. In order to ensure full compliance with the specifications and other requirements set for the AARTO forms listed in this Schedule, AARTO forms and books must be ordered only from duly approved printing companies. Approval for the ordering of forms and books must be obtained in writing from the Agency prior to the placing of orders. Payment for orders placed with the appointed printing company will be for the account of the Issuing Authority.

^{**} These forms are shown in the regulations under the National Road Traffic Act, 1996, and are available on the following internet website: www.aarto.gov.za

ADMINISTRATIVE ADJUDICATION OF ROAD TRAFFIC OFFENCES REGULATIONS 2019

SCHEDULE 2

Monetary value of Penalty Unit, Penalty Amount, Discount, Fees, Payments and Penalties

1	Monetary value of penalty unit											
		monetary value of a penalty unit contemplated in section 29(b) of hown in column 6 of Schedule 3 of the AARTO Regulations.	the Act	R 50-00								
2	Calcu	llation of penalty amount										
	The penalty amount shown in Rand value in column 8 of Schedule 3 of the AARTO Regulations is calculated by multiplying the penalty unit given in column 6 of that Schedule by the monetary value of a penalty unit given in 1 above.											
3.	Infrin	gement penalty Levy										
	comm	penalty levy contemplated in regulation 36 is payable on every infrinctited and followed up by all the processes prescribed in the Act. The not be subjected to a discount referred to in column 4 below.	·	R 100.00								
4	Disco	ount										
	penal	discount contemplated in section 17(1) (d) of the Act to be applie ty amount given in column 8 of Schedule 3, the result of which is in 9 of the said schedule.		50%								
5	Fees	payable by Infringers to the Agency										
		ees which may be charged for any document, order or action in of section 34(d) of the Act, are the following:	А	mount								
	5.1	Courtesy letter (Form AARTO 12 as shown in Schedule 1)	R 100-00									
	5.2	5.2 Enforcement order (Form AARTO 13 as shown in Schedule 1)										
	5.3	l .	Once-off R 60-00									
		(Forms AARTO 27, AARTO 27aa, as shown in Schedule 1) - 1 vehicle / person		nonths 120-00								
	12 F											
	5.4	Ascertaining demerit points position in terms of section 33 of the Act (Forms AARTO 27, AARTO 27a, as shown in Schedule 1) (Fleet Companies)-vehicles per fleet	6 Months	12 Months								

	2-20	R1200	R2000
	21-40	R2400	R4000
	41-60	R3600	R6000
	61-100	R6000	R9600
	101>	R7000	R11200
5.5	Requests for the following National Traffic Offence Register report:	R60 n	er report
	R943 - Outstanding Infringements Report in Delimited Format	rioo p	ci report
5.6	Notice of failed, insufficient, or dishonoured instalment (Form AARTO 17 as shown in Schedule 1)	R	10-00
5.7	Notice of failed, insufficient or dishonoured payment of penalty(Forms AARTO 16 as shown in Schedule 1)	R	10-00
5.8	Receiving Fee for receiving entities	3% of tra	nsaction fee
5.9	Fee for compulsory and voluntary attendance of a rehabilitation programme	Market	related fee

6		fer of infringement pa O Bank account	yments, or part thereof, and fee	s by receiving entities to the
	6.1	Place of payment of penalties and fees Payments made in person at the issuing authority that issued the original infringement notice or at any driving licence testing centre or registering authority under the control of such issuing authority	Payments received within 32 days from date of issue of notice (i) Calculate and retain the receiving fee as determined in terms of paragraph 4.10 above, on any fees received that are due to the agency, if any; and (ii) Deposit into the AARTO bank account: • the fees received on behalf of the Agency, less the Receiving Fee calculated in terms of (i) above; plus	Payments received after 32 days from date of issue of notice (i) Calculate and retain 50% of the un-discounted penalty amount received in terms of an infringement notice; and (ii) Calculate and retain the receiving fee as determined in terms of paragraph 4.10 above, on any fees received that are due to the agency, if any; and (iii) Deposit into the AARTO bank account: • 50% of the undiscounted penalty amount plus fees received on behalf of the Agency, less the
		Place of neumont of	Doumonto received	Receiving Fee calculated in terms of (ii) above; plus
		Place of payment of penalties and fees	Payments received within 32 days from date of issue of notice	Payments received after 32 days from date of issue of notice

Place of payment of penalties and fees and fees from date of issue of notice and notice and notice and notices issuing authority of the original infringement notice and notices issued by SAPS officers 6.4 The apportionment of payments deposited: (i) in terms of 6.3; (ii) by payment agents; or (iii) other payment procedures; into the AARTO bank account, will be apportioned to the relevant issuing authority by the agency in accordance with the distribution proportions described under 6.1 and 6.2 above. 7 Time frames and Penalties for late transfer of funds to and from the AARTO bank account in terms of paragraph 6 above, must be done so within a maximum period not exceeding 7 days after the end of each month. 8.2 The RTIA will collect, collate, verify, apportion and transfer funds due to issuing authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payment to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:		6.2	Payments made in person at a provincial or municipal issuing authority in terms of infringement notices issued by SAPS officers and that issuing authority is linked with the particular SAPS station that issued the notice	(ii) Calculate and retain the receiving fee as determined in terms of paragraph 4.10 above, on any fees received that are due to the agency, if any; and (ii) Deposit into the AARTO bank account: • the fees received on behalf of the Agency, less the Receiving Fee calculated in terms of (i) above; plus • 50% of the penalty amount received; plus • . (ii) Calculate and retain 25% of the un-discounted penalty amount received in terms of an infringement notice; and Calculate and retain the receiving fee as determined in terms of paragraph 4.10 above, on any fees received that are due to the agency, if any; and (iii) Deposit into the AARTO bank account: • 50% of the undiscounted penalty in terms of paragraph 4.10 above, on any fees received that are due to the agency, if any; and (iii) Deposit into the AARTO bank account: • 50% of the undiscounted penalty amount plus fees received on behalf of the Agency, less the Receiving Fee calculated in terms of (ii) above; plus • .
6.3 Payments made in person at any provincial or municipal issuing authority that is not the issuing authority of the original infringement notice and notices issued by SAPS officers 6.4 The apportionment of payments deposited: (i) in terms of 6.3; (ii) by payment agents; or (iii) other payment procedures; into the AARTO bank account, will be apportioned to the relevant issuing authority by the agency in accordance with the distribution proportions described under 6.1 and 6.2 above. 7 Time frames and Penalties for late transfer of funds to and from the AARTO bank account 8.1 All payments received by receiving authorities that must be deposited into the AARTO bank account in terms of paragraph 6 above, must be done so within a maximum period not exceeding 7 days after the end of each month. 8.2 The RTIA will collect, collate, verify, apportion and transfer funds due to issuing authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:				
person at any provincial or municipal issuing authority that is not the issuing authority of the original infringement notice and notices issued by SAPS officers 6.4 The apportionment of payments deposited: (i) in terms of 6.3; (ii) by payment agents; or (iii) other payment procedures; into the AARTO bank account, will be apportioned to the relevant issuing authority by the agency in accordance with the distribution proportions described under 6.1 and 6.2 above. 7 Time frames and Penalties for late transfer of funds to and from the AARTO bank account 8.1 All payments received by receiving authorities that must be deposited into the AARTO bank account in terms of paragraph 6 above, must be done so within a maximum period not exceeding 7 days after the end of each month. 8.2 The RTIA will collect, collate, verify, apportion and transfer funds due to issuing authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payment of a penalty to the affected party for any late transfer or deposit of such payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:				
(iii) other payment procedures; into the AARTO bank account, will be apportioned to the relevant issuing authority by the agency in accordance with the distribution proportions described under 6.1 and 6.2 above. 7 Time frames and Penalties for late transfer of funds to and from the AARTO bank account 8.1 All payments received by receiving authorities that must be deposited into the AARTO bank account in terms of paragraph 6 above, must be done so within a maximum period not exceeding 7 days after the end of each month. 8.2 The RTIA will collect, collate, verify, apportion and transfer funds due to issuing authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payment of a penalty to the affected party for any late transfer or deposit of such payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:		6.3	person at any provincial or municipal issuing authority that is not the issuing authority of the original infringement notice and notices issued	and retain the Receiving Fee as determined in terms of paragraph 4.10 above on the amount received in terms of penalties and fees; and (ii) Deposit the penalties and fees received, less the Receiving
8.1 All payments received by receiving authorities that must be deposited into the AARTO bank account in terms of paragraph 6 above, must be done so within a maximum period not exceeding 7 days after the end of each month. 8.2 The RTIA will collect, collate, verify, apportion and transfer funds due to issuing authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payment of a penalty to the affected party for any late transfer or deposit of such payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:		6.4	(iii) other payment pro relevant issuing autho	cedures; into the AARTO bank account, will be apportioned to the rity by the agency in accordance with the distribution proportions
bank account in terms of paragraph 6 above, must be done so within a maximum period not exceeding 7 days after the end of each month. 8.2 The RTIA will collect, collate, verify, apportion and transfer funds due to issuing authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payment of a penalty to the affected party for any late transfer or deposit of such payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:	7			s for late transfer of funds to and from the AARTO bank
authorities which were deposited into the AARTO bank account by payment agents, within a maximum period not exceeding 21 days after the end of each month. 8.3 The non-compliant party with the above time frames will be liable for the payment of a penalty to the affected party for any late transfer or deposit of such payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:		8.1	bank account in terms	of paragraph 6 above, must be done so within a maximum period
penalty to the affected party for any late transfer or deposit of such payments to the AARTO account or the account of a receiving authority in terms of a percentage of the amount due to be transferred as shown in the table below:		8.2	authorities which were	e deposited into the AARTO bank account by payment agents,
Dorgantage (9/) panelty payable by non-compliant anth-off		8.3	penalty to the affected AARTO account or the amount due to be trans	d party for any late transfer or deposit of such payments to the e account of a receiving authority in terms of a percentage of the sferred as shown in the table below:
8-14 days 15-21 days 22-28 days 29-36 days >36 days				ge (%) penalty payable by non-compliant authority -21 days 22-28 days 29-36 days >36 days

		1,0%	1,5%	2,0%	2,5%	5,0%							
	In addition to the above: Amounts that are not transferred or deposited to the AARTO bar account by receiving authorities within 60 days after the end of the month in question, will be deducted in full from any monies due to the non-compliant / erring authority, plus 10,0% of the amount that has been collected on behalf of and is due to the non-compliant / erring authority.												
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ADMINISTRATIVE ADJUDICATION OF ROAD TRAFFIC OFFENCES REGULATIONS 2019

SCHEDULE 4

South African Police Service

- 1. The South African Police Service (SAPS) is not defined in section 1 of the AARTO Act as an "issuing authority" and this schedule aims to regulate the administrative services that accompany the full AARTO process following the issuing of notices with regard to infringement notices issued by members of the SAPS in terms of their definition as "authorised officers" in the Act.
- This schedule therefore establishes co-operation between the Authority, the SAPS and provincial and municipal issuing authorities to ensure that the prescribed and administrative functions relating to an Issuing Authority in respect of infringement notices issued by members of the SAPS are processed as prescribed by the provisions of the AARTO Act.
- 3. In order to give effect to the above, all SAPS police stations will be linked with its nearest provincial or municipal issuing authority, regardless of provincial and municipal boundaries.
- 4. The functions of the Authority, the SAPS and provincial and municipal issuing authorities in this regard shall be as follows:
 - 4.1 Functions of the Authority:
 - a) Ensure that the identified members of the SAPS are registered on eNaTIS:
 - 4.2 Functions of the SAPS:
 - a) Provide training to members of the SAPS with regard to the AARTO Act, AARTO regulations, completion of AARTO forms and the processes and procedures relating to the duties of authorised SAPS officers as prescribed in Standard Operating Procedure No. 4.2: South African Police Service Officers;
 - Ensure that all AARTO Notice Books provided by the provincial and municipal issuing authorities to which they are linked, are collected at the time and place as agreed to by the SAPS station and its linked issuing authority;

- Ensure that the identified members of SAPS are issued with the required AARTO Notice Books in accordance with the registration detail provided by its linked issuing authority;
- d) Issue the prescribed notices in accordance with the Regulations under the AARTO Act;
- Submit the issued notice forms at its linked issuing authority in concurrence with the time frames stipulated in the relevant SOPs; and
- f) To issue, in consultation with the Issuing Authorities, internal directives to its members to regulate and monitor the day-to-day administration of the SAPS functions.
- 4.3 Functions of linked provincial or municipal issuing authorities:
 - a) Supplying the SAPS stations to which they are linked with the prescribed AARTO Notice Books necessary for members of the SAPS to perform their functions as authorised officers; and
 - b) The capturing and processing of notices issued by members of the SAPS and all other related issuing authority functions on the NCR.

5. Financial Arrangements

- 5.1 The Authority shall perform its functions as per 4.1 above, at its own cost:
- 5.2 The SAPS shall perform its functions as per 4.2 above, at its own cost;
- 5.3 The linked provincial or municipal issuing authorities shall perform its functions as per 4.3 above, at its own cost; and
- 5.4 All revenue, including payments received for any penalty and or fee, generated in respect of notices issued by members of the SAPS will accrue to the Authority and the linked provincial or municipal issuing authorities and will be shared on a 50:50 basis between the Authority and the linked issuing authority that supplied the notice books and captured the notices issued by SAPS officers.
- 6. A list of the names of SAPS stations linked with specific provincial and municipal issuing authorities will be determined jointly by the Authority, the SAPS and provincial and municipal issuing authorities.

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INFRINGEMENT NOTICE NUMBERS

The Infringement Notice number(s) <u>must</u> be used as reference number(s) on the deposit slip at the bank, post office, vehicle or driver licensing office, on the internet or at the pay point selected for all payments made.

It should be noted that the Infringement Notice numbers on the front of this notice refer to every individual charge separately. This enables you in taking your action of choice for each infringement that you have been charged with separately.

Ensure that you use the correct Infringement Notice number for every charge. Infringement Notice number 1 is applicable to charge and alternative charge number 1 and so forth. If you require any assistance the Issuing Authority will be able to assist

IMPORTANT PROVISIONS AND INFORMATION

A. Payment of penalties within 32 days

- If the penalty is paid within 32 days from the date of service, the discounted amount for each charge, as shown on the front of this notice, must be paid.
- Payments may be made at:

Cash Payments

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 ABSA: or
 Post office; or
 Motor vehicle registration and licensing office; or
 Driving licence testing centre; or
 Relevant Issuing Authorities; or
 Checkers, Shoprite, SPAR and USave

Online platforms:

- (i) FNB: or
- Standard Bank; or (ii)
- (iii) ABSA; or
- (iv) Nedbank; or www.paycity.co.za
- Please access www.aarto.gov.za / www.rtia.co.za for any additional payment channels not listed above

B-1. Other options within 32 days

- Submit an application to pay the penalty in instalments on Form AARTO 04, in which case the discounted amount will no longer be applicable; or
- Only in the case of an <u>infringement</u>, submit a Representation for consideration, on form **AARTO 08**, or 2.
- 3. Any elective option must be done on each infringement number individually.

B-2. Obtaining forms

- The forms listed under B-1 above may be downloaded from, or electronically completed on the following www.aarto.gov.za; or
- Forms are also obtainable from any:
 - (a) Motor vehicle registration and licensing office; or
 - Driving licence testing centre; or
 - Issuing Authority.

B-3. Submission of forms within 32 days

If not completed and submitted on the above Internet website, at any issuing authority the completed forms must be posted by registered mail, within 32 days from date of the Notice, to the following address: AARTO Submissions, Private Bag X147, Pretoria, 0001. Retain copies of submitted forms for your own record purposes.

C. Enquiries and information

All enquiries regarding this Infringement Notice or the provisions of the AARTO Act may be made:

- By post, to:
 - AARTO Enquiries, Private Bag X112, Halfway House, 1685.
- By telephone:
 - Telephone number: 086 122 7861 (0861AARTO1)
- By e-mail: aartoenquiries@rtia.co.za

Enquiries on the Demerit Points Status or Infringement History of Drivers / Operators, for which an additional fee will be payable, may be made

- On the following website:
 - www.aarto.gov.za; or
- By completing forms AARTO 27 or 27A in person at any:
 - Vehicle registration and licensing office; or
 - (ii) Driving licence testing centre; or
 - (iii) Issuing Authority.

General information and traffic infringement statuses are available on the following: www.aarto.gov.za

D. Allocation of Demerit Points

Depending on the classification of the infringement or offence, or on failure to comply with the provisions of the Act, Demerit Points ranging from 1 to 6 will be allocated to the Infringer as follows:

- On receipt and recording of payments; or
- On application to pay in instalments; or
- 3. If found quilty in court (offence); or
- On issuing of an Enforcement Order.

In the case of more than one (1) infringement arising from the same circumstances, Demerit Points will be allocated only for the infringement with the highest points.

Driver and Operator Demerit Points: The demerit points to be incurred in respect of an operator for infringements or offences indicated in column 10 of Schedule 3 shall be in terms of section 49 of the National Road Traffic Act as indicated in that column, and the demerit points shall be as indicated in Column 10 of Schedule 3

E. Reduction of Demerit Points

Demerit Points will be reduced by one (1) point every three (3) continuous months during which no additional points are incurred.

F. Prohibition to drive or operate a vehicle

An infringer will be disqualified from driving or operating a motor vehicle for the period of months that equals the number of points by which fifteen (15) is exceeded, multiplied by three (3). In the case of a person who is only the holder of a learner's license, the total number of demerit points will be 6

G. Failure to comply with provisions

Failure to comply with the provisions described under A or B within a period of 32 days, will result in a Courtesy Letter being issued, in which case the discounted amount will no longer be applicable and an additional fee for the Courtesy Letter will be payable.

H. Other important notes

Driving without a driving licence and failure to licence vehicle Regulation 3(3): Where an alleged infringer is charged with committing an infringement related to operating a motor vehicle without a valid driving licence or failure to licence a motor vehicle and such infringer subsequently, within 32 days from the date of being served with the infringement notice, produces proof of such documents through the submission of an AARTO 08 Representation form to the Authority , the Authority may cancel the main charge and allow payment of the penalty amount on the alternative charge.

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Other detail:								
CONFIRMATION IN TERMS OF REGULATION 21(5)(a) OF THE ADMINISTRATIVE ADJUDICATION OF								
ROAD TRAFFIC OFFENCES REGULATIONS								
I, an authorised officer whose details appear below, hereby confirm by my signature that the original AARTO 01								
infringement notice hereof was personally served by me on the identified infringer on the date and at the time and plac								
indicated hereunder and that its content and the options set out in section 17(1)(f) of the Act were explained at the time								
and that such explanation was to the best of my knowledge understood by the infringer.								
Date: Officer Name :								
Time: Infrastructure Officer signature								

Infrastructure no:

AARTO 02 - INFRINGEMENT NOTICE Infringement Notice no: 1: 12-3456-789012345-6 Issued in terms of section 17(1) of Act No. 4 of 2019 2: 12-3456-789012345-6 3: 12-3456-789012345-6 INFRINGER AND MOTOR VEHICLE PARTICULARS **MOTOR VEHICLE PARTICULARS** «Surname» «Gender» «First_names» «Date_of_birth» «Vehicle_lic_number» «Initials» Country of issue: «Country_of_issue» Licence discino: «veh_lic_disc_no» ID type: «ID_type» Operator card no: «Operator_card_number» «Vehicle_desc» «ID number» PrDP code: «PrDP_codes» «Vehicle_GVM»kg Licence code: «Driving_lic_codes» Foreign code: «Foreign_lic_codes» «Make» Tel (work): «Business_phone» Learner code: «Learner_lic_codes» «Series» Tel (home): «Home_phone» Cell: «Cellular» «Colour» Fax: «Fax_number» Combination vehicle references: «E mail» «Trailer_licence_numbers» Vehicle owner: «Vehicle_Owner» «Street address line 1» «Post address line 1» «Own_address line 1» «Street_address_line_2» «Post_address_line_2» « Own_address_line 2» «Street_address_line_3» «Post_address_line_3» « Own_address_line 3» «Street_address_line_4» «Post address line 4» « Own_address_line_4» «Street address line 5» «Post address line 5» « Own_address_line_5» «Street address_code» «Post_address_code» « Own_address_code» LOCATION, DATE AND TIME OF INFRINGEMENT Province: «Province» City/Town: «Place_name» Suburb: «Suburb» Street A: «Street Name A» Date: «Date» Time: «Time» Street B: «Street_Name_B» From: «From_place» Route: «Route no» To: «To place» Direction travelled: GPS co-ordinates: X: «GPS_X» Y: «GPS Y» **INFRINGEMENT PARTICULARS** The infringer as identified, while operating the vehicle on a public road at the place and at the time as described above, committed the following infringement(s) as identified by the Charge Code shown in terms of Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations: Charge Code: «Main_charge_code_1_1»Speed reading 1: «Speed_1»Speed reading 2: «Speed_2»Vehicle : «Vehicle_licence_number» «Main_descrip_1_1» 12-3456-789012345-6 Main Penalty: R «Penalty_1_1» Discount: R «Deduct 1 1» Discounted penalty: R «Discount_1_1» Charge type: «Class_1_1» Infringement Penalty Levy: «Levy» Demerit Points: «Points_1_1» Charge Code: «Alt_charge_code_1_2» «Alt_descrip_1_2» Penalty: R «Penalty_1_2» Discount: R «Deduct_1_2» Discounted penalty: R «Discount_1_2» Charge type: «Class_1_2» Infringement Penalty Levy: «Levy» Demerit Points: «Points_1_2» Charge Code: «Main_charge_code_2_1» Vehicle : «Vehicle_licence_number «Main_descrip_2_1» 12-3456-789012345-6 Penalty: R «Penalty 2 1» Discount: R «Deduct 2 1» Discounted penalty: R «Discount 2 1» Demerit Points: «Points_2_1» Charge type: «Class_2_1» Infringement Penalty Levy: «Levy» Charge Code: «Alt_charge_code_2_2» Charge Code: «Alt_charge «Alt_descrip_2_2» Penalty: R «Penalty_2_2» Charge type: «Class_2_2» Discount: R «Deduct 2 2» Discounted penalty: R «Discount_2_2» Infringement Penalty Levy: «Levy» Charge type: «Class_2_2» Demerit Points: «Points_2_2» Charge Code: «Main_charge_code_3_1» Vehicle: «Vehicle_licence_number «Main_descrip_3_1» Main 12-3456-789012345-6 Penalty: R «Penalty_3_1» Discount: R «Deduct 3 1» Discounted penalty: R «Discount 3 1» Charge type: «Class_3_1» Infringement Penalty Levy: «Levy» Demerit Points: «Points_3_1» Charge Code: «Alt_criarge_ «Alt_descrip_3_2» Penalty: R «Penalty_3_2» Charge type: «Class_3_2» Charge Code: «Alt_charge_code_3_2» Discount: R «Deduct_3_2» Discounted penalty: R «Discount 3 2» Infringement Penalty Levy: «Levy» Demerit Points: «Points_3_2» See reverse side for payments and options PARTICULARS OF ISSUING AUTHORITY (IA), OFFICER AND SIGNATURES IA name and Code Magisterial District Officer signature Infringer signature Officer Surname & Initials :

INFRINGEMENT NOTICE NUMBERS

The Infringement Notice number(s) <u>must</u> be used as reference number(s) on the deposit slip at the bank, post office, vehicle or driver licensing office, on the internet or at the pay point selected for all payments made

It should be noted that the Infringement Notice numbers on the front of this notice refer to every individual charge separately. This enables you in taking your action of choice for each infringement that you have been charged with separately

Ensure that you use the correct Infringement Notice number for every charge. Infringement Notice number 1 is applicable to charge and alternative charge number 1 and so forth. If you require any assistance the Issuing Authority will be able to assist

IMPORTANT PROVISIONS AND INFORMATION

A. Payment of penalties within 32 days

- 1. If the penalty is paid within 32 days from the date of service, the discounted amount for each charge, as shown on the front of this notice, must be paid
- Payments may be made at:

Cash Payments

- (i) ABSA: or
- Post office; or (ii)
- Motor vehicle registration and licensing office; or (iii)
- Driving licence testing centre; or (iv)
- Relevant Issuing Authorities; or
- (vi) Checkers, Shoprite, SPAR and USave

Online platforms:

- ENB: or Standard Bank: or
- ABSA; or Nedbank; or www.paycity.co.za
- Please access www.aarto.gov.za / www.rtia.co.za for any additional payment channels not listed above

B-1. Other options within 32 days

- Submit an application to pay the penalty in instalments on Form AARTO 04, in which case the discounted amount will no longer be applicable: or
- Only in the case of an infringement, submit a Representation for consideration, on form AARTO 08, or
- Any elective option must be done on each infringement number individually.

B-2. Obtaining forms

- The forms listed under B-1 above may be downloaded from, or electronically completed on www.aarto.gov.za; or
- Forms are also obtainable from any:
 - (a) Motor vehicle registration and licensing office; or
 - (b) Driving licence testing centre; or
 - Issuing Authority.

B-3. Submission of forms within 32 days

If not completed and submitted on the above Internet website, at any issuing authority the completed forms must be posted by registered mail, within 32 days from date of the Notice, to the following address: AARTO Submissions, Private Bag X147, Pretoria, 0001.

Retain copies of submitted forms for your own record purposes.

C. Enquiries and information

All enquiries regarding this Infringement Notice or the provisions of the AARTO Act may be made:

- 1. By post, to:
- AARTO Enquiries, Private Bag X112, Halfway House, 1685.
- Telephone number: 086 122 7861 (0861AARTO1)
- By e-mail: aartoenquiries@rtia.co.za

Enquiries on the Demerit Points Status or Infringement History of Drivers / Operators, for which an additional fee will be payable, may be made

- On the following website: 5.
 - www.aarto.gov.za; or
- By completing forms AARTO 27 or 27A in person at any:
 - (i) Vehicle registration and licensing office; or
 - (ii) Driving licence testing centre; or
 - (iii) Issuing Authority.

General information and traffic infringement statuses are available on the following: www.aarto.gov.za

D. Allocation of Demerit Points

Depending on the classification of the infringement or offence, or on failure to comply with the provisions of the Act, Demerit Points ranging from 1 to 6 will be allocated to the Infringer as follows:

- On receipt and recording of payments; or
- On application to pay in instalments; or If found guilty in court (offence); or
- 3.
- On issuing of an Enforcement Order.

In the case of more than one (1) infringement arising from the same circumstances, Demerit Points will be allocated only for the infringement with the highest points.

Driver and Operator Demerit Points: The demerit points to be incurred in respect of an operator for infringements or offences indicated in column 10 of Schedule 3 shall be in terms of section 49 of the National Road Traffic Act as indicated in that column, and the demerit points shall be as indicated in Column 10 of Schedule 3.

E. Reduction of Demerit Points

Demerit Points will be reduced by one (1) point every three (3) continuous months during which no additional points are incurred.

F. Prohibition to drive or operate a vehicle

An infringer will be disqualified from driving or operating a motor vehicle for the period of months that equals the number of points by which (15) is exceeded, multiplied by three (3). In the case of a person who is only the holder of a learner's license, the total number of demerit points will be 6.

G. Failure to comply with provisions

Failure to comply with the provisions described under A or B within a period of 32 days, will result in a Courtesy Letter being issued, in which case the discounted amount will no longer be applicable and an additional fee for the Courtesy Letter will be payable.

H. Other important notes

Driving without a driving licence and failure to licence vehicle Regulation 3(3): Where an alleged infringer is charged with committing an infringement related to operating a motor vehicle without a valid driving licence or failure to licence a motor vehicle and such infringer subsequently, within 32 days from the date of being served with the infringement notice, produces proof of such documents through the submission of an AARTO 08 Representation form to the Authority , the Authority may cancel the main charge and allow payment of the penalty amount on the alternative charge.

AARTO 03 - INFRINGEMENT NOTICE Infringement notice no. Issued in terms of section 17(1) of Act No. 4 of 2019 12-3456-789012345-6 INFRINGER AND MOTOR VEHICLE PARTICULARS «Surname»/«Name of organisation» «Gender»/«Type of organisation» «First_names»/«Representative name and surname» «Initials» «Date_of_birth» «ID type» Tel (home): «Home_phone» «ID_number» Tel (work): «Business phone» Country of issue: «Country_of_issue» Fax: «Fax_number» Licence code: «Driving lic codes» Cell: «Cellular» PrDP code: «PrDP_codes» «E_mail» Operator card number: «Operator_card_number» MOTOR VEHICLE PARTICULARS «Street address line 1» «Vehicle_lic_number» «Street_address_line_2» Licence disc no: «veh_lic_disc_no» «Street address line 3» «Street_address_line_4» «Street_address_line_5» «Street_address_code» «Vehicle_desc» «Post_address_line_1» «Vehicle_GVM»kg «Post_address_line_2» «Post_address_line_3» «Make» «Post_address_line_4» «Post_address_line_5» «Post_address_code» «Series» Vehicle owner:« Owner_name» «Colour» «Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code» LOCATION, DATE AND TIME OF INFRINGEMENT Province: «Province» City/Town: «Place_name» Suburb: «Suburb» Street A: «Street_Name_A» Date: «Date» Time: «Time» General Location: «Loc» Street B: «Street_Name_B» Route: «Route_no» From: «From_place» To: «To_place» Direction travelled: GPS co-ordinates: X: «GPS_X» Y: «GPS_Y» INFRINGEMENT PARTICULARS The infringer as identified, while operating the vehicle on a public road at the place and at the time as described above, committed the following infringement(s) as identified by the Charge Code shown in terms of Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations, 2008: Charge Code: «Main_charge_code» Description: «Main_descrip» Vehicle image Main Licence plate image Amber time: «Amber time» Red time: «Red time» Discount: R «Deduct_1» Red time: «Red time» Discounted penalty: R «Discount_1» Speed readings: «Speed 1» «Speed 2» Penalty: R «Penalty_1» Discount: R «Deduct_1» Charge type: «Class_1» Demerit Points: «Points_1» (Demerit points merely informative until enforced) Charge Code: «Alt_charge_code» Alternative «Alt_descrip» Penalty: R «Penalty_2» Discount: R «Deduct_2» Discounted penalty: R «Discount_2» Charge type: «Class_2» Infringement Penalty Levy: «Levy» Demerit Points: «Points_2» See reverse side for payments and options PARTICULARS OF ISSUING AUTHORITY (IA) AND OFFICER Issuing Authority: «Issuing_authority» Officer Surname & Initials: «Officer Name» Infrastructure no: «Infrastructure_number»

Magisterial District: «Magisterial_District»

POSTAGE LOGO

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post address line 3»

«Post_address_line_4»

«Post_address_line_5»

«Post address code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

0001

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

The Infringement Notice number <u>must</u> be used as reference number for any payments made

A. Payment of penalties within 32 days
If the penalty is paid within 32 days from the date of service, the discounted amount, as shown on the front of this notice, must be paid.

Payments may be made:
(a) Cash Payments at

(a) Cash Payments at:

ABSA, or

ABSA, or Post Office, or Motor vehicle registration and licensing office, or Driving license testing centre, or Relevant issuing Authority, or Checkers, Shoprite, SPAR and USave

3. 4. 5. 6.

(b) Online platforms at:

FNB, or Standard Bank, or

ABSA, or Nedbank, or www.paycity.co.za / www.aarto.gov.za / www.rtia.co.za

Please access <u>www.aarto.gov.za</u> / <u>www.rtia.co.za</u> for any additional payment channels not listed above

C. Enquiries and information

Enquiries regarding this notice may be made:

1. By post, to: AARTO Enquiries, Private Bag X112, Halfway House, 1685.

2. By telephone: 068 122 7861 (0861AARTO1)

3. By email: aartoenquiries@rtia.co.za

D. Fallure to Comply with Provisions within 32 days

Failure to comply with the provisions of the Act within 32 days after issuing of this notice will result in the issuing of a courtesy letter, in which case the discounted amount will no onger be applicable and an additional fee for the courtesy letter will be payable.

B-1. Other options that may be exercised within 32 days

- Submit an application to pay the **full** penalty in instalments on form **AARTO 04**, in which case the discounted amount will no longer be applicable; or Nominate the driver or person in control of the vehicle, if it was a person other than yourself, on form **AARTO 07**; or
- 2.
- Only in the case of an infringement, submit a Representation for consideration, on form AARTO 08, in which case an additional Representations fee may be payable if the Representation is rejected; or

B-2. Obtaining forms

- The forms listed above may be downloaded from, or electronically completed on the AARTO website or,
 May be obtained at any Issuing Authority.

 B-3. Submission of forms within 32 days

If not completed on the above internet site, completed forms must be posted by registered mail to the following address:

ARRTO Submissions, Private Bag X112, Halfway House, 1685.

Copies of all completed forms must be retained for your own record purposes.

E. Allocation of demerit points

Depending on the classification of the infringement or offence, or on failure to comply with the provisions of the Act, demerit points ranging from 1 to 15 will be allocated to

with the provisions of the Act, demerit points in
the infringer as follows:

1. On receipt and recording of payments; or
2. On application to pay in instalments; or
3. If found guilty in court; or
4. On issuing of an enforcement order.

AARTO 03a- OPERATOR / JURISTIC PERSON INFRINGEMENT NOTICE

Issued in terms of section 17(1) of Act No. 4 of 2019

Infringement notice no. 12-3456-789012345-6

INFRINGER AND MOTOR VEHICLE PARTICULARS

«Surname»/«Name of organisation»

«First_names»/«Representative name and surname»

«Initials»

«ID_type»

«ID_number»

Country of issue: «Country of issue» Licence code: «Driving_lic_codes» PrDP code: «PrDP_codes»

Operator card number: «Operator_card_number»

«Street_address_line_1» «Street_address_line_2» «Street_address_line_3»

«Street_address_line_4»

«Street_address_line_5» «Street_address_code»

«Post address line 1» «Post_address_line_2» «Post_address_line_3» «Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner:«Owner_name»

«Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code»

«Gender»/«Type of organisation»

«Date of birth»

Tel (home): «Home_phone» Tel (work): «Business phone»

Fax: «Fax_number» Cell: «Cellular»

«E_mail»

Combination vehicle references: «Trailer_licence_numbers»

MOTOR VEHICLE PARTICULARS

«Vehicle_lic_number»

Licence disc no: «veh_lic_disc_no»

«Vehicle desc» «Vehicle GVM»kg

«Make» «Series» «Colour»

LOCATION, DATE AND TIME OF INFRINGEMENT

Province: «Province»

Direction travelled:

General Location: «Loc» Route: «Route_no»

Date: «Date» Time: «Time»

City/Town: «Place_name»

From: «From_place»

Suburb: «Suburb»

Street A: «Street_Name_A» Street B: «Street_Name_B»

To: «To_place»

Vehicle: «Vehicle_licence_number»

Demerit Points: «Points_1»(Demerit points merely informative until enforced)

GPS co-ordinates: X: «GPS_X»

INFRINGEMENT PARTICULARS

The operator as identified, allowed the vehicle as described above, to be operated on a public road at the place and at the time indicated, whilst the driver of the said vehicle committed an infringement for which the Operator is liable as per Sec 49 of the NRTA read with the Charge Code shown in terms of Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations, 2008

Main

Charge Code: «Main charge code»

Description: «Main descrip»

Penalty: R «Penalty_1» Charge type: «Class_1»

Discount: R «Deduct 1»

Discounted penalty: R «Discount 1»

Y: «GPS_Y»

Driver Infringement notice number: «Inf_notice_nr»

Vehicle licence reference : «Vehicle_licence_number»

Driver Infringement

Charge Code: «Main_charge_code» Description: «Main_descrip»

Penalty: R «Penalty_1» Charge type: «Class 1»

Discount: R «Deduct_1» Infringement Penalty Levy: «Levy»

Discounted penalty: R «Discount 1» Demerit Points: «Points 1»

See reverse side for payments and options

PARTICULARS OF ISSUING AUTHORITY AND OFFICER

Issuing Authority: «Issuing_authority» Officer name: «Officer_Name»

Infrastructure no: «Infrastructure_number» Magisterial District: «Magisterial_District»

POSTAGE LOGO

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address line 3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

The Infringement Notice number must be used as reference number for any

- A. Payment of penalties within 32 days

 If the penalty is paid within 32 days from the date of service, the discounted amount, as shown on the front of this notice, must be paid.
- Payments may be made: (a) Cash Payments at

 - Post Office, or
 - Motor vehicle registration and licensing office, or Driving license testing centre, or Relevant Issuing Authority, or Checkers, Shoprite, SPAR and USave
- (b) Online platforms at:
 - FNB, or Standard Bank, or

 - www.paycity.co.za / www.aarto.gov.za / www.rtia.co.za

Please access <u>Www.access</u> channels not listed above C. Enquirles and information Please access www.aarto.gov.za / www.rtia.co.za for any additional payment

- Enquiries regarding this notice may be made: 1. By post, to AARTO Enquiries, Private Bag X112, Halfway House, 1685. 12. By telephone: 086 122 7861 (0861AARTO1)
- By email: aartoenquirles@rtla.co.za

D. Fallure to Comply with Provisions within 32 days

Failure to comply with the provisions of the Act within 32 days after issuing of this notice will result in the issuing of a courtesy letter, in which case the discounted amount will no longer be appticable and an additional fee for the courtesy letter will be payable.

B-1. Other options that may be exercised within 32 days

- 1.
- Submit an application to pay the full penalty in instalments on form AARTO 04, in which case the discounted amount will no longer be applicable; or Nomlnate the driver or person in control of the vehicle, if it was a person other than yourself, on form AARTO 07; or Only in the case of an infringement, submit a Representation for consideration, on form AARTO 08, in which case an additional Representations fee may be payable if the Representation is rejected; or

B-2. Obtaining forms

- The forms listed above may be downloaded from, or electronically completed on

the AARTO website or,
May be obtained at any Issuing Authority.

8-3. Submission of forms within 32 days

If not completed on the above interires site, complete registered mail to the following address.

AARTO Submissions, Private Bag X112, Halfway House, 1685.

Copies of all completed forms must be retained for your own record purposes.

E. Allocation of dement points If not completed on the above internet site, completed forms must be posted by

Depending on the classification of the infringement or offence, or on failure to comply with the provisions of the Act, dement points ranging from 1 to 15 will be allocated to the infringer as follows:

- On receipt and recording of payments; or On application to pay in instalments; or If found guilty in court; or On issuing of an enforcement order.

 I, the infringer, hereby undertake/agree to make a deposit with an amount equal to the total penalty amount due plus, if applicable, the prescribed courtesy letter fee and/or the prescribed infringement penalty fee, divided by the number of months approved by the Authority, into the designated bank account, on the authorised day of every month until the total amount due is paid in full. In the event that the payment day falls on a Saturday, Sunday or recognized South African public holiday, the payment day will be processed on the next ordinary business day. I, hereby declare that the information provided herein by me, falls within my own personal knowledge and is to the best of my belief both true and correct. 												
Full of in	signature nfringer:				Place:			D	ate:	YYYY/MM/DD		
		Р	ART E – PARTICULAR	RS (OF THE	PAYM	ENT OPTION	S REC	UESTE	D		
The	The amount payable and the number of monthly instalments requested are as follows:											
Number of monthly instalments requested: (maximum period allowed is 6 months)												
	Penalty amount, excluding the discount:											
	Courtesy	Lette	er Fee: (if applicable)	R								
	Infringem	ent F	enalty Levy:	R								
	TOTAL A applicab		JNT: (including es)	R								
Sigr	Signature											
A	A Monthly deposits: I hereby undertake that on the 1st day of every month I will deposit an amount which is equal to the total penalty amount due, plus any additional prescribed fees that may be applicable, divided by the number of months approved, into the AARTO account, until the total penalty amount due is paid in full.											
	signature of ount holder:				Place:				Date:	YYYY/MM/DD		

AARTO 05- APPLICATION FOR COMPULSORY REHABILITATION

INSTRUCTIONS FOR COMPLETION OF THE FORM

PART A

- a) The habitual infringer whose documents have been cancelled and reapplies for such documents in terms of regulation 20(5) including a holder of a learners licence whose learners licence has been cancelled and reapplies for it or a drivers licence after expiry of a disqualification period may apply for a compulsory rehabilitation by completion of this form.
- b) Proof of payment of fees prescribed in schedule 2 in terms of regulation 34(1) must accompany this application.
- c) This form must be properly completed in black ink.
- d) The duly completed form may:
 - (i) Be submitted at the following website: www.aarto.gov.za; or
 - (ii) A clearly legible scanned copy of the form may be e-mailed to compulsoryrehab@rtia.co.za; or
 - (iii) Be handed in at any Issuing Authority for capturing; or
 - (iv) Be posted by registered mail to the following address: AARTO Compulsory Rehabilitation, The Road Traffic Infringement Authority, Private Bag X112, Halfway House, 1685.
- e) You will be notified of the outcome of your application made within 30 days from date of receipt of this application.
- f) If your application is successful, the notification referred to in paragraph (e) above, will contain the information regarding the Rehabilitation Programme to be undertaken as contemplated in regulation 21 (5)

		PA	RTB-	- PART	ICU	ILAR	S OF APP	PLICANT							
Surname:						Gender:	Female	Male							
First names:							Tel (home): ()								
Initials:		Date of b	oirth:	YYYY / M	MID	D	Tel (work): ()								
ID type:	RSA ID	Passport	Driving	licence	01	ther	Fax: ()							
ID number:							Cell:								
Country of iss	sue:						Email:								
Postal addres	ss & code:														
					()									
Residential a	ddress & co	de:													
					()									
Employer nar															
Employer add	dress & code	e:													
					()									
		PA	RT C -	- DECL	.AR/	ATIO	N BY INF	RINGER							
I hereby deci	are that the	information	provided	herein b	y me,	falls w	ithin my own	personal kn	owledge and	is to the best of my					
belief both tri	ue and corre	ect.													
Signature	of			Place	.				Data	VAVA I BARA I DO					
infringer	:			Fiace	ş.				Date:	YYYY/MM/DD					

AARTO 06 - NOTIFICATION OF RESULTS OF AN APPLICATION FOR INSTALMENT ARRANGEMENT

Issued in terms of section 17(1)(f)(iii) of Act No 4 of 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS

«Surname»/«Name of organisation»

«First_names»/«Representative name and surname»

«Initials»

«ID_type»

«ID_number»

Country of issue: «Country_of_issue»

Licence code: «Driving_lic_codes»

PrDP code: «PrDP_codes»

Operator card number: «Operator_Card_number»

«Street_address_line_1»

«Street_address_line_2»

«Street_address_line_3» «Street_address_line_4»

«Street_address_line_5» «Street_address_code»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner: «Owner_name»

« Owner address line 1» « Owner address line 2»

« Owner_address_line_3» « Owner_address_line_4»

« Owner_address_line_5» « Owner_address_code»

«Gender»/«Type of organisation»

Age: «Age»

«Date_of_birth»

Tel (home): «Home phone»

Tel (work): «Business_phone»

Fax: «Fax_number»

Cell: «Cellular»

«E_mail»

MOTOR VEHICLE PARTICULARS

«Vehicle_lic_number»

Licence disc no: «veh_lic_disc_no»

«Vehicle_desc»

«Vehicle_GVM»kg

«Make»

«Series»

«Colour»

INFRINGEMENT PARTICULARS

Infringement Notice number: «Inf_notice_nr»

Date of infringement: «Date» Issuing Authority: « Issuing Authority »

Charge Code: «Main_charge_code» «Main_descrip»

UCITY OF	ACKNOWL	EDGEMENT OF RECEIPT	Date received:	«A	pp_Date»				
(a)		nust be paid into a bank account the e	OUTSTANDING PE	NALTIES	AND FEES				
(b)	Authority Note should be taken that	t, in accordance with section 19b(2) of the	Penalty payable:	R«Pe	naity»				
,	Act, failure to pay the mor	nthly instalments agreed to, or if an	Total amount of fees:	es»					
	insufficient payment is ma served on the infringer inf	ade on an instalment, a notice will be	Total amount due:	R«To	tal»				
	_	ance of the instalment, plus the fee for the	Number of monthly instalments:	«Num	nber_In»				
		paid within 7 days, or	Monthly instalment amount:	R«Am	R«Amount_I»				
	(ii) arrangements have payment thereof.	not been made within 7 days for the	Date of first instalment:	«Date	te_inst»				
	an Enforcement Order v	vill be issued in terms of section 20 of the	Monthly method of payment:	«Meth	nod»				
c)		teed cheque deposit or electronic funds	DEMERIT POINTS						
Jse	payment of monthly install notice number on the dep	ARTO bank account will be accepted for lments. Please record your infringement losit slip. mber as reference number on all payments	In terms of section 24 of the Act, Demerit Points have been recorded against your name for the above infringement.						
	Payn	nent platforms	Date of recording		«Rec_date»				
ay	ments may be made:		Total number of Demerit Points inc	urred to date:	«Demerit»				
		Online platforms:	Number of Demerit Points allocated infringement(s):	for above	«Tot_demerits				
ABS	Payments SA; or eckers, Shoprite, SPAR and e	(i) FNB; or (ii) Standard Bank; or (iii) ABSA; or	Number of Demerit Points less than maximum of 15	the	«Re_demerit				
		(iv) Nedbank; or www.paycity.co.za	Designate of plate to the property of the dis-	- l-4					

reduced to zero

Projected date when accumulated points are

«DZero_date»

Certificate number: «Cert_no»

Creation date: «Cr_Date»

«User Group»

POSTAGE LOGO

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

Date of posting:

AARTO 07 - NOMINATION OF DRIVER OR PERSON IN CONTROL INSTRUCTIONS FOR COMPLETION OF THE FORM

PART A

- (a) An Infringement Notice, the particulars of which are provided under Part B below, was issued to me.
- (b) 1, the particulars of whom are provided under Part C below, hereby declare in terms of section 17(1)(f)(v) of the AARTO Act, 1998 (Act 46 of 1998), that I was not the driver or in control of the motor vehicle at the time the infringement(s), as stated in the infringement notice issued to me, was committed
- (c) I hereby nominate the driver who was in control of the identified vehicle at the place on the date and at the time that the infringement(s) was allegedly committed, as stipulated in the infringement notice referred to, by providing his/her particulars under Part D below together with the necessary acceptable identification of the nominated driver.
- (d) The owner or operator of a motor vehicle who permits any person to drive such vehicle or otherwise to exercise any control over such vehicle, without having ascertained the full names, acceptable identification and residential and postal address of such person, shall remain liable for the penalty and fees of the initial infringement notice as issued.
- (e) The option of nomination is not available after a Courtesy Letter has been issued.
- (f) This form must be properly completed in black ink.
- (g) Individuals need not complete the first two lines of Part C. Organisations must provide the details of the registration number of the organisation (eg CC, company or trust registration number) and the details of a duly authorised representative (Surname, First names, ID number, cell, email, etc.) on the reverse hereof who must sign the form on its behalf.
- (h) The duly completed form and attachments, if any, may:
 - (i) Be submitted at the following Internet websites: www.aarto.gov.za; or
 - (ii) A clearly legible scanned copy of the form may be e-mailed to nominations@rtia.co.za; or
 - (iii) Be handed in at any Issuing Authority for capturing; or
 - (iv) Be posted by registered mail to the following address: AARTO Nomination of Driver, The Road Traffic Infringement Authority, Private Bag X112, Halfway House, 0001.
- (i) A form that has not been completed properly will be rejected and a courtesy letter shall be issued.
- A copy of the completed form as well as any confirmations or acknowledgements received, must be kept for your

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Date of infrin	ngem	nent:		YYYY	/ MN	I / DE		Vame	e of I	İ s sı	ing A	uthe	rity:														
PART C	<u> </u>	PER	SC	NAL	PAF	RTIC	ULA	\RS	(Pe	rsc	on to	wh	om c	origin	ıal i	nfrii	nge	me	ent	nc	tic	e v	vas	is	su	ed)	
Name of orga	nisa	ition:										1	Company number:														
Type of organ	nisat	ion:		Company		CC		F	artne	ershi	Р	1	Other:														
Surname:													Sende	er:	Fe	male		ı	Viale	Э							
First names:									7	Tel (home): ()																	
Initials:				Date	of birt	:h:	YY	YY/	MM	/ D	D	1	el (w	ork): ((,)										
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ID number:									T	Т		7	Cell:														
Country of iss	ue:											E	mail:														
Postal addres	s &	code	t .										MOTOR VEHICLE PARTICULARS														
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												1	Vehicle description (type):														
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Employer add	ress	8 cc	ode:									- 5	Series (model):														
										() (Colour:														
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ID type:	RS	A ID		Passpo	rt	Di	riving li	cence	ID	Fo	reign l	>	Tel (home): ()										
ID number:							Tel (work): ()																				
Country of issue:									Fax: ()																		
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PrDP code:		C	3000	is	1	Dange	rous		Pa	isse	ngers		Email:														
Learner code: 1 2 3 Operator card/Driving licence number								er:										T				Г					
Postal address & code:																											

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Residential address & code:												
()												
Employer name: Employer address &	code.											
amproyor address a					()							
	PART E – DE	CLARATIO	ON BY PERSON IN PAR	TC								
I, hereby declare that the information provided herein by me, falls within my own personal knowledge and is to the best of my belief both true and correct.												
Full signature of person in Part C:		Place:		Date:	YYYY/MM/DD							
	PART F - CERTIFICATE OF THE COMMISSIONER OF OATHS											
As a Commissioner of Oaths, I hereby certify that the infringer: a. *solemnly affirms the content of this declaration as the truth, the whole truth and nothing but the truth. b. *has no objection in taking the prescribed oath and he/she considers the prescribed oath to be binding on his/her conscience. *Mark with a X whichever is applicable												
Signature of Commissioner of Oaths												
Place Date												
PART G - PARTICULARS OF THE COMMISSIONER OF OATHS												
Surname First Names			Identification Number Tel (Work)									
Business Address			Cell Number									
Suburb			Office Held									
Town / City			Designation									
	PART H - STAN	MP OF THE	COMMISSIONER OF C	ATHS								
INFRINGEMENT NOTICE NUMBER												
-												

2019/09/275

AARTO 08 - REPRESENTATION

INSTRUCTIONS FOR COMPLETION OF THE FORM

PART A

- a) An Infringement Notice, the particulars of which are provided under Part B below, refers.
- b) I, the particulars of whom are provided under **Part C** below, hereby makes in terms of sections 17(1)(f)(i); or 18 or 19(2)(b)(i) of the AARTO Act, 2019 (Act 4 of 2019) a representation to be considered in terms of the particulars given under **Part D** below.
- c) The option of representations is not available after an Enforcement Order has been issued.
- d) This form must be properly completed in black ink.
- e) Individuals need not complete the first two lines of Part C. Organisations must provide the details of the registration number of the organisation (eg CC, company or trust registration number) and the details of a duly authorised representative (Surname, First names, ID number, cell, email, etc.) on the reverse hereof.
- f) The duly completed form and attachments, if any, may:
 - (i) Be submitted at the following Internet website: www.aarto.gov.za; or
 - (ii) A clearly legible scanned copy of the form may be e-mailed to representations@rtia.co.za; or
 - (iii) Be handed in at any Issuing Authority for capturing; or
 - (iv) Be posted by registered mail to the following address: AARTO Representations, The Road Traffic Infringement Authority, Private Bag X112, Halfway House, 1685.
- g) A form that has not been properly completed will not be processed and the infringer can be liable for any further administrative action.

admini	strati	ve actio	n																			
		F	PART	3 – PA	RTI	CUL	AR	SC	OF IN	IFRIN	GEI	VIEN	1T	NO	TIC	E						
Infringement No				-					-									Ţ.	-			
Date of infringe	men		YYY / M							hority:												
			T C -	INFRI	NGE	R AN	<u>ID</u>	MC	OTO	OR VEHICLE PARTICULARS												
Name of organis										Company number:												
Type of organisa	ation:	Cor	npany	CC		Part	tners	ship		Other:												
Surname:										Gender: Female Male												
First names:					100				_	Tel (ho)								
Initials:		'	Date of	birth:	YYY	YIM	M I	DD		Tel (wo	ork):	()								
ID type:	RSA II	D Pas	ssport ID	Drivin	g licenc	æ IĎ	F	огеіді	n ID	Fax: ()										
ID number:										Cell:												
Country of issue										Email:												
Postal address	& coc	le:									ľ	TON	OR	VEH	HIC	E P	ART	rici	ULA	RS		
										Vehicle	e lice	nce	no:									
())	Licence disc no:													
Residential add	ess 8	& code:								Operat	tor ca	ard n	0:									
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Employer name										Make:												
Employer addre	ss &	code:								Series (model):												
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	(Ac	iditional i													by ti	ne int	ringe	er.)				
I hereby declare belief both true										BY I					owl	edge	and	d is	to th	e be	st o	fmy
Signature of infringer:						Place	e:									Date	e:	,	/YY	Y / W	IM /	DD

PART F – C	ERTIFICATE OF THE COMMISSIONER	OF OATHS
As a Commissioner of Oaths	s, I hereby certify that the infringer:	
a. *solemnly affirms the co b. *has no objection in taki his/her conscience. *Mark with a X whicheve	intent of this declaration as the truth, the whole truting the prescribed oath and he/she considers the parties of the parties	th and nothing but the truth. prescribed oath to be binding on
Signature of Commissioner of Oaths		
Place		
Date		
PART G – PA	ARTICULARS OF THE COMMISSIONER	R OF OATHS
Surname	Identification Number	
First Names	Tel (Work)	
Business	Cell Number	
Address		
Suburb	Office Held	
Town / City	Designation	
PART H	- STAMP OF THE COMMISSIONER OF	OATHS
	INFRINGEMENT NOTICE NUMBER	

«Initials»

AARTO 09a - RESULT OF REPRESENTATION

Issued in terms of regulation 7 (1) (a) of the AARTO Regulation 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS

«Surname»/«Name of organisation»

«Gender»/«Type of organisation»

MOTOR VEHICLE PARTICULARS

«Date_of_birth»

«Vehicle_lic_number»

«Vehicle_desc»

«Make»

«Series»

«Colour»

«Vehicle_GVM»kg

Licence disc no: «veh_lic_disc_no»

«First_names»/«Representative name and surname»

«ID_type» Tel (home): «Home_phone» «ID_number» Tel (work): «Business_phone»

Country of issue: «Country_of_issue» Fax: «Fax_number» Licence code: «Driving_lic_codes» Cell: «Cellular» PrDP code: «PrDP_codes» «E_mail»

Operator card number: «Operator_card_number»

«Street_address_line_1» «Street_address_line_2» «Street_address_line_3» «Street_address_line_4»

«Street_address_line_5» «Street_address_code»

«Post_address_line_1» «Post_address_line_2» «Post_address_line_3» «Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner:«Owner_name»

«Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4»

«Owner_address_line_5» «Owner_address_code»

INFRINGEMENT PARTICULARS

Infringement Notice number: «Inf_notice_nr»

Date of infringement: «Date» Issuing Authority: « Issuing Authority »

Charge code: «Main_charge_code» «Main_descrip»

Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit»)

REPRESENTATION APPLICATION RESULT

Date of result: «Res_date»

Successful

You are not liable to pay the penalty or fees in respect of the above alleged infringement and you will not incur any Demerit Points on the National Traffic Offence Register. The Infringement Notice has been cancelled.

Adjudicator: «Adjudicators_User Number »

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X147

PRETORIA

0001

Date of posting:

AARTO 23a – RECEIPT FOR DOCUMENTS SURRENDERED

Issued in terms of regulation 20 (2) (c) of the AARTO Regulations 2019

PERSON PARTICULARS

«Surname»/«Name of organisation»

«Gender»/«Type of organisation»

«First names»/«Representative name and surname»

Age: «Age»

«Initials»

«Date_of_birth»

«ID_type»

Tel (home): «Home_phone»

«ID_number»

Tel (work): «Business phone»

Country of issue: «Country_of_issue»

Fax: «Fax_number»

Licence code: «Driving_lic_codes»

Cell: «Cellular»

PrDP code: «PrDP_codes»

«E_mail»

Operator card number: «Operator_Card_number»

«Street_address_line_1»

«Street_address_line_2»

«Street_address_line_3»

«Street_address_line_4»

«Street_address_line_5» «Street_address_code»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner:« Owner name»

«Owner_address_line_1» «Owner_address_line_2»

«Owner_address_line_3» «Owner_address_line_4»

«Owner_address_line_5» «Owner_address_code»

ACKNOWLEDGMENT OF DOCUMENTS SURRENDERED

Your document surrendered in terms of Regulation 20 (2) (c) is hereby acknowledged :

Type of document surrendered :

«Docs_sur»

IMPORTANT PROVISIONS AND INFORMATION

In terms of section 26(2) of the Act, a person is disqualified from driving or operating a motor vehicle should that person's Demerit Points exceed the maximum number of Demerit Points as contemplated in regulation 17. Each Demerit Point above the maximum is multiplied by three to calculate the disqualification period in months. You are in terms of section 25(3)(a) of the Act obliged to forthwith surrender your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation at the Issuing Authority where you reside.

Should your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation be disqualified, an application for such a document will be refused during the period stated in this notice. You may apply at the Issuing Authority to return the driving licence(s) and/or professional driving permit or the operator card(s) after the disqualification period has expired.

In terms of section 27 of the Act, a person's driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation will be cancelled, should a person be disqualified to drive or operate a motor vehicle for a third time in respect of Demerit Points incurred above the maximum. Should your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation be <u>cancelled</u>, you may re-apply for such documents at either the registering authority, a driving licence testing centre or any other authority that issued such document after the disqualification period has expired

NOTE: In terms of section 25(4) of the Act, any person who drives or operates a motor vehicle during his or her disqualification period is guilty of an offence and liable on conviction to a fine or imprisonment or both.

Certificate number: «Cert_no»

Creation date: «Cr_Date»

«User Group»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

Date of posting:

2019/09/26

AARTO 25 - APPLICATION FOR REFUND OF MONIES INSTRUCTIONS FOR COMPLETION OF THE FORM

PART A

- a) This form must be completed in black ink and posted by registered mail to the following address: The Road Traffic Infringement Authority, Private Bag X112, Halfway House, 1685.
- (b) This form may also be completed and emailed to the following address: refunds@rtia.co.za
- (c) The form may also be electronically completed at the following website: www.aarto.gov.za
- (d) The application must be accompanied by a certified copy of the deposit slip(s) and/or proof of payment of the specific payments.

payments. (e) A copy of the outcome	e comp	leted an	nd sig	ned fo	rm and si ion made	upporti will t	ng doci be prov	uments rided to	nust you	be kep within	t for y 21 da	our o	own re	ecore date	ds. of re	ceipt	of y	our/
application. (g) Individuals																		
number of t	ne orga	nisation	(eg	CC, co mail, et	mpany or	trust i	egistra	tion num	iber) :	and the	deta	ails o	f a rep	orese	entativ	e (Šι	ırna	me,
(h) You must a	ilso pro	vide a f	ully:	substai	ntiated m						ting	docu	ments	s, ea	ch wh	iich n	nust	be
signed by ti	ie inīring	ger (e.g. PAR	T B	οτ οτ ρε - PA	RTICU	LARS	OF I	NFRIN	GEN	/ENT	NO	TICE			7,750			
Infringement No				-			-								-			
Date of infringer		YYYY					uing Au											
Nows of organiza		ART C	<u> </u>	NFRII	NGER A	AND P	OTON			umber:		JUL.	ARS		П			_
Name of organisa		Company	v T	CC	Тр	artnersh	in	Other:		unibei				Ш	\perp	Ш		
Surname:	1011.	OUMPany				ar crerer	'P'	Gende	_	Fem	ale	Тм	lale					
First names: Tel (home): ()																		
Initials: Date of birth: YYYY/MM/DD)D	Tel (w	_)							
ID type: RSA ID Passport ID Driving licence ID Foreign ID Fax: ()																		
ID number: Cell:																		
Country of issue: Email:																		
Postal address &	code:								N	/OTOF	VEI	HCLI	E PAF	RTIC	ULAF	\S		
	ATT 121 AST							Vehicl	e lice	nce no	:							
						()	Licenc	e dis	c no:								
Residential address & code:							Operator card no: Vehicle description (type):											
								Vehicl	e des	cription	ı (typ	e):						
						()	Vehicl	e GV	M:								
Employer name:								Make:										
Employer addres	3 & code	e:						Series	<u> </u>	del):								
						()	Coloui										
	20001			ART	D - PAI	RTIC	JLAR	SOFF	PAYI	MENT	S							
Date of payment	(YYYY/	מט/ואוי) [$\perp \perp \perp$	111		111											
Amount of payme	nt:	R				×												
		***			RTE-E													
Please provide the Name of account he								nt of a ref	lund, r	f it is ap	prove	d.						
Bank name:										Branch (Code .							
Account Number								inch nam			_						-	-
					PAR	TF-	MOT	IVATIO	N_									
											2000							
													7					
PART G – DECLARATION BY INFRINGER																		
I hereby declare belief both true a			ation	provide	ed herein	by me	, falls w	ithin my	own	persor	nal kn	owle	dge a	nd is	to the	best	of	ny
Signature of					Dia	ce:						ı,	ate:		VAAA.	1000	a / D	
infringer:					"18								ait.		YYYY	# IVIIV	H	U

AARTO 26 - RESULT OF APPLICATION FOR REFUND

Issued in terms of regulation 26 (4) of the AARTO regulations 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS «Gender»/«Type of organisation» «Surname»/«Name of organisation» «First_Names»/«Representative name and surname» «Initials» «Date_of_birth» «ID_type» Tel (home): «Home_phone» «ID_number» Tel (work): «Business_phone» Country of issue: «Country_of_issue» Fax: «Fax_number» Licence code: «Driving_Lic_codes» Cell: «Cellular» PrDP code: «PrDP_codes» «E mail» Operator card number: «Operator_Card_number» **MOTOR VEHICLE PARTICULARS** «Street_address_line_1» «Vehicle_lic_number» «Street_address_line_2» Licence disc no: «veh_lic_disc_no» «Street_address_line_3» «Street_address_line_4» «Vehicle_desc» «Street_address_line_5» «Street_address_code» «Post_address_line_1» «Vehicle_GVM»kg «Post_address_line_2» «Post_address_line_3» «Make» «Post_address_line_4» «Post_address_line_5» «Post_address_code» «Series» Vehicle owner:« Owner_name» «Colour» « Owner_Address_line_1» « Owner_Address_line_2» « Owner_Address_line_3» « Owner_Address_line_4» « Owner_Address_line_5» « Owner_Address_code» INFRINGEMENT PARTICULARS Infringement Notice number: «Inf_notice_nr» Date of infringement: «Date» Issuing Authority: « Issuing Authority » Charge Code: «Main_charge_code» «Main_descrip» Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit» **REFUND APPLICATION RESULT** Result of application: «Result» Date: «Res Date» Amount of refund: «Refund» The amount will be: Electronically transferred to your bank account (details appear below) within seven (7) days (a) «X» of this notification. You are requested to verify such electronic deposit and notify the Authority should such deposit not have reached your account Bank name: «Bank_Name» Branch: «Branch» Name of account holder: «Acc_Name» Branch code: «Branch_C» Account number: «Acc_Num» Certificate number: «Cert_no» Creation date: «Cr_Date» «User Group»

REPUBLIC OF SOUTH AFRICA

The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss TO:

bar code

«Initials+" "+Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

Enquiries and Information

- Enquiries regarding this notice may be made:

 1. By post, to: AARTO Enquiries, Private Bag X112, Halfway House, 1685
 - By telephone: 086 122 7861 (0861AARTO1)

 By email: aartoenquiries@rtia.co.za
General information is available on the AARTO Internet website www.aarto.gov.za. Information on demerit points may be obtained from the above website or any Issuing or Registering Authority or Driving Licence Testing Centre

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AARTO 27 - PERMISSION TO ACCESS DEMERIT POINT STATUS IMPORTANT NOTES

- (a) In terms of section 33 of Act 4 of 2019, only a person in his own capacity or the employer of a person can access his/her Demerit Point status after permission has been obtained.
- (b) This form must be used to request your personal Demerit Point status or to grant permission to an authorised applicant to gain access to Demerit Point information of the person whose particulars are provided in Part B.
- (c) Individuals may choose to grant permission to an authorised applicant as a once-off consent or for a longer period. In the latter case the driver is added to the authorised applicant's driver data base.

INSTRUCTIONS FOR COMPLETING THE FORM

- (a) This form must be completed in full and in black ink and the declaration must be properly completed.
- (b) Individuals need not complete the first two lines of Part B, or Part D.
- (c) Organisations must provide the details of the registration number of the organisation (eg CC, company or trust registration number) and the details of a duly authorised representative (Surname, First names, ID number, cell, email, etc.).
- (d) A copy of the duly completed form may:
 - (i) Be submitted at the following websites: www.aarto.gov.za; or
 - (ii) Be submitted to the Authority through:
 - Posted to: AARTO 27 Private Bag x112, Halfway House, 1685
 - Email: aarto27@rtia.co.za
 - Hand delivered to the physical address of the Authority as indicated on www.rtia.co.za
 - By fax: 011 207 3210
- (e) A form that has not been properly completed will not be processed.
- (f) Copies of the completed form your own records.

AARTO 27A - APPLICATION TO ACCESS DEMERIT POINT HISTORY INSTRUCTIONS FOR COMPLETING THE FORM																							
Instructions for completion and processing of this form are given on the back of the form																							
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Surname:										Ge	ender	:	Fem	ale		М	ale	T					
First names: Date of birth: YYYY / MM / DD																							
Initials: Tel (home): ()																							
ID type: RS	A ID	Pi	asspo	rt ID	Driv	ing lice	ence	For	eign ID	Te	el (woi	rk):	(.)	1								
ID number:	ПП		Т			T				Fa	ax: ()										
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Postal address & cod	le:																						
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Residential address	& code:																						
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PART C - CONSENT																							
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Point history recor	ded or	i the l	iais Nati	onal f	Road	d Tra	ffic	Offer	ice									Ϋ́	YYY	/ Mi	M71	DD	
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Registration number:	1		_	1				<u> </u>				_			\perp				_				_
Organisation type:		рапу	1	cc	Pa	rtnersh	ip	Oth	er:					_	_				_	_	_	- 1/-	
Business address &	code:															_				_			
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Initials and surname	(Repre	sentati	ve):							Τ_						_							
Tel (work): (+	nail:		-			_							
Fax: ()			_		_					Ce	ell:	_			_			_			_		
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ID of applicant verifie	d:		strati ımbe						ID t	ype:		RS	SA ID		Pas	spo	rt		cence		Fo	reign	iID
Officer name:		110							Infras	truct	ure no	o:											
Officer signature:									Date:		YYY	Y / I	AM7	DD									

AARTO 27A - PERMISSION TO ACCESS DEMERIT POINT HISTORY IMPORTANT NOTES

- a) In terms of section 33 of Act 4 of 2019 only a person in his own capacity or the employer of a person can access his/her Demerit Point history after permission has been obtained.
- (b) This form must be used to request your personal Demerit Point history or to grant permission to an authorised applicant to gain access to Demerit Point information of the person whose particulars are provided in **Part B**.
- (c) Individuals may choose to grant permission to an authorised applicant as a once-off consent or for a longer period. In the latter case the driver is added to the authorised applicant's driver data base.

INSTRUCTIONS FOR COMPLETING THE FORM

- (a) This form must be completed in full and in black ink and the declaration must be properly completed.
- (b) Individuals need not complete the first two lines of Part B, or Part D.
- (c) Organisations must provide the details of the registration number of the organisation (eg CC, company or trust registration number) and the details of a duly authorised representative (Surname, First names, ID number, cell, email, etc.).
- (d) A copy of the duly completed form may:
 - (i) Be submitted at the following Internet websites: www.aarto.gov.za; or
 - (ii) Be submitted to the Authority through:
 - Posted to: AARTO 27 Private Bag x112, Halfway House, 1685
 - Email: aarto27a@rtia.co.za
 - Hand delivered to the physical address of the Authority as indicated on www.rtia.co.za
 - By fax: 011 207 3210
- (e) A form that has not been completed properly will not be processed.
- (f) A copy of the completed form as well as any confirmations or acknowledgements received, must be kept for your own records.

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Officer signature:

AARTO 27A - APPLICATION TO ACCESS DEMERIT POINT HISTORY INSTRUCTIONS FOR COMPLETING THE FORM Instructions for completion and processing of this form are given on the back of the form PART A - APPLICATION I, the particulars of whom are provided under Part B, herewith apply in terms of section 33 of Act 46 of 1998, to be provided with my Demerit Point history; or grant permission for the provision thereof to the organisation whose particulars are given under Part D. (Please see important note on the back of this form) PART B - PARTICULARS OF PERSON Name of organisation: Company number: Type of organisation: Company CC Partnership Other: Gender: Female Surname: Male First names: Date of birth: YYYY / MM / DD Initials: Tel (home): (Driving licence ID type: RSA ID Passport ID Foreign ID Tel (work): (ID number: Fax: (Country of issue: Cell: В С FB FC1 EC Email 1: Licence code: A1 Α C1 PrDP code: Goods Dangerous **Passengers** Email 2: Postal address & code: Residential address & code: Employer name, address & code: PART C - CONSENT I, the person whose particulars appear above, hereby grant Once-off Period: 6 months 12 months permission freely and voluntarily without being influenced unduly thereto, for the particulars in respect of my Demerit YYYY / MM / DD Point history recorded on the National Road Traffic Offence Register, to be supplied to me or to the applicant, the Signature: Date: particulars of which appear under Part D below. PART D - PARTICULARS OF AUTHORISED APPLICANT Name of organisation: Registration number: Organisation type: Company CC Partnership Other: Business address & code: Initials and surname (Representative): Tel (work): (Email: Cell: Fax: (Driving ID number: RSA ID Passport ID type: Foreign ID licence Date of birth: YYYY / MM / DD Country of issue: NOTE: Acceptable identification of the authorised applicant and a Signature of representative as shown above must be submitted. Issued without applicant alterations or erasures PART E - OFFICE USE R Fees paid: Business Driving RSA ID ID of applicant verified: registration ID type: Passport Foreign ID number Officer name: Infrastructure no:

Date:

YYYY / MM / DD

AARTO 27A - PERMISSION TO ACCESS DEMERIT POINT HISTORY

IMPORTANT NOTES

- (a) In terms of section 33 of Act 4 of 2019 only a person in his own capacity or the employer of a person can access his/her Demerit Point history after permission has been obtained.
- (b) This form must be used to request your personal Demerit Point history or to grant permission to an authorised applicant to gain access to Demerit Point information of the person whose particulars are provided in Part B.
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 - (i) Be submitted at the following Internet websites: www.aarto.gov.za; or
 - (ii) Be submitted to the Authority through:
 - Posted to: AARTO 27 Private Bag x112, Halfway House, 1685
 - Email: <u>aarto27a@rtia.co.za</u>
 - Hand delivered to the physical address of the Authority as indicated on www.rtia.co.za
 - By fax: 011 207 3210
- (e) A form that has not been completed properly will not be processed.
- (f) A copy of the completed form as well as any confirmations or acknowledgements received, must be kept for your own records.

AARTO 28 - ROAD TRAFFIC OFFENCE/INFRINGEMENT DEMERIT POINT STATUS IN RESPECT OF DRIVER Issued in terms of regulation 19 (2) (a) of the AARTO Regulations of 2019

PARTICULARS OF PERSON				RECEIPT			
Identification type: «ID_Type	*			Receipt num	ber:	«Receipt_No»	
Identification number: «ID_num	ber»			Total amount	received:	«Amount»	
Country of issue: «Country	»			Date:		«Date»	
Initials and surname: «Initials+	"+Sumame»			Received by:		«Cashier»	
SUSPENSIONS/CANCELLATIONS		RIVING ICENCE	DATE FROM	DATE TO	PrDP	DATE FROM	DATE TO
MEC suspension/cancellation	«I	D_MEC_Sus»	«D_MEC_From» «	D_MEC_To»	«P_MEC_Sus»	«P_MEC_From»	«P_MEC_To»
AARTO suspension/cancellation	«I	D_AARTO_Sus»	«D_AARTO_From» «	D_AARTO_To»	«P_AARTO_Sus»	«P_AARTO_From»	«P_AARTO_To»
Number of previous suspensions	«I	D_Prev_Sus»			«P_Prev_Sus»		
DEMERIT POINT STATUS							
	Demerit Points	Date Demeri	t Points incurred		Demerit Points I	Reduction Date	
Accumulated Demerit Points	«Demerit »	«Demerit_ Poli	nt_Date»				
Projected Demerit Point reduction date					«D_Red_Date»		

19/09/25

AARTO 28a - ROAD TRAFFIC OFFENCE/INFRINGEMENT DEMERIT POINT HISTORY IN RESPECT OF DRIVER Issued in terms of regulation 19 (2)(b) of AARTO Regulations 2019

PARTICULARS	OF PERSON				RECEIPT						
Identification ty	pe: «ID_Typ	ое»			Receipt number	er:	«Receipt_No»				
identification nu	umber: «ID_nur	mber»			Total amount re	eceived:	«Amount»				
Country of issue	e: «Countr	y»			Date: «Date»						
Initials and sum	name: «Initials	+" "+Sumame»			Received by: «Cashier»						
SUSPENSIONS/	I COENCIONOS CANCELLATIONS		DRIVING DATE FROM LICENCE		ATE TO	PrDP	DATE FROM E	DATE TO			
MEC suspension	C suspension/cancellation «D_MEC			«D_MEC_From» «	D_MEC_To»	«P_MEC_Sus»	«P_MEC_From» «	P_MEC_To»			
AARTO susper	ARTO suspension/cancellation			«D_AARTO_From» «	D_AARTO_To»	«P_AARTO_Sus»	«P_AARTO_From» «	P_AARTO_To»			
Number of prev	ious suspensions	«	D_Prev_Sus»			«P_Prev_Sus»					
Accumulated D	emerit Points	(N)	D_Acc_Dem»			«P_Acc_Dem»					
Projected Deme	erit Point reduction da	te «	D_Red_Date»			«P_Red_Date»					
ROAD TRAFFIC	INFRINGEMENTS										
Type of notice	Infringement Notice number	Issuing Authority	Road traffic	offence/infringement	Demerit Points	Demerit Points incurred	Date of offence infringement	ci Current status of offencei infringemen			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	eInf_Not_number»	«Issuing_Auth»	«Off_Des»		«Demerit »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not_Type»	«Inf_Not_number»	«Issuing_Auth»	«Off_Des»		«Dement »	«Dem_Inc»	«Off_Date»	«Currtent e»			
«Not Type»	«Inf Not number»	«Issuing Auth»	«Off_Des»		«Demerit »	«Dem Inc»	«Off Date»	«Currtent e»			

AARTO 29 - ROAD TRAFFIC OFFENCE / INFRINGEMENT DEMERIT POINT STATUS IN RESPECT OF OPERATOR Issued in terms of regulation 19 (2) (c) of the AARTO Regulations 2019

PARTICULARS OF OPERATOR			RECEIPT				
Identification type: «ID_Type»				Receipt number:	«Receipt_No»		
Identification number: «ID_number»				Total amount received:	«Amount»		
Country of issue: «Country»				Date:	«Date»		
Initials and surname: «Initials+" "+Su	rname»			Received by:	«Cashier»		
SUSPENSIONS/CANCELLATIONS				DATE FROM		DATE TO	
MEC suspension/cancellation	«O_MEC_Sus	S»	«O_MEC_From»		«O_MEC_To»		
AARTO suspension/cancellation		«O_AARTO_S	Sus»	«O_AARTO_From»		«O_AARTO_To»	
Number of previous suspensions		«O_Prev_Sus	539				
DEMERIT POINT STATUS		No.					
	Demerit Po	ints	Date Demerit	Points incurred		Demerit Points Reduction Date	
Accumulated Demerit Points	«Demerit »		«Demerit_ Point	_Date»			
Projected Demerit Point reduction date						«D_Red_Date»	

AARTO 29a - ROAD TRAFFIC OFFENCE / INFRINGEMENT DEMERIT POINT HISTORY IN RESPECT OF OPERATOR Issued in terms of regulation 19 (2) (d) the AARTO Regulations 2019

PARTICULARS	OF OPERATOR			RECEIPT									
Identification ty	pe: «ID_Type»			Receipt number: «Receipt_No»									
Identification nu	umber: «ID_numbe	IF»		Total amount red	ceived: «Amou	nt»							
Country of issu	e: «Country»			Date: «Date»									
Initials and surr	name: «Initials+" "	+Surname»		Received by: «Cashier»									
SUSPENSIONS	CANCELLATIONS			DATE FF	ROM	DATE T	DATE TO						
MEC suspension	MEC suspension/cancellation «O_MEC_Sus»			«O_MEC_	_From»	«O_MEC	_To»						
AARTO susper	ARTO suspension/cancellation «O_AARTO_Sus»			«O_AART	O_From»	«O_AAR	«O_AARTO_To»						
Number of previous suspensions «O_Prev_Sus»													
Accumulated D	emerit Points	1	«O_Acc_Dem»										
Projected Demo	erit Point reduction dat	te	«O_Red_Date»										
ROAD TRAFFIC	INFRINGEMENTS				STATE OF THE STATE								
ROAD TRAFFIC Type of notice	INFRINGEMENTS Infringement Notice number	Issuing Authorit	y Road traffic offence/ infringement	In respect of	Demerit Points	Demerit Points incurred	Date of offence/ infringement	Current status of infringemen					
	Infringement Notice	Issuing Authorit		In respect of			offence/	status of					
Type of notice	Infringement Notice number		infringement		Points	incurred	offence/ infringement	status of infringemen / offence					
Type of notice «Not_Type» «Not_Type»	Infringement Notice number «Inf_Not_number»	«Issuing_Auth»	infringement «Off_Des»	«Descrip »	«Demerit »	«Dem_Inc»	offence/ infringement «Off_Date»	status of infringemen / offence «Current					
Type of notice «Not_Type»	Infringement Notice number «Inf_Not_number» «Inf_Not_number»	«Issuing_Auth» «Issuing_Auth»	«Off_Des» «Off_Des»	«Descrip » «Descrip »	«Demerit » «Demerit »	«Dem_Inc» «Dem_Inc»	offence/ infringement «Off_Date» «Off_Date»	status of infringement / offence «Current «Current					
Type of notice «Not_Type» «Not_Type» «Not_Type»	Infringement Notice number «Inf_Not_number» «Inf_Not_number» «Inf_Not_number»	«Issuing_Auth» «Issuing_Auth» «Issuing_Auth»	«Off_Des» «Off_Des» «Off_Des»	«Descrip » «Descrip » «Descrip »	«Demerit » «Demerit » «Demerit »	«Dem_Inc» «Dem_Inc» «Dem_Inc»	offence/ infringement «Off_Date» «Off_Date» «Off_Date»	status of infringemen / offence «Current «Current «Current					
"Not_Type" «Not_Type" «Not_Type" «Not_Type" «Not_Type" «Not_Type"	Infringement Notice number «Inf_Not_number» «Inf_Not_number» «Inf_Not_number» «Inf_Not_number»	«Issuing_Auth» «Issuing_Auth» «Issuing_Auth» «Issuing_Auth»	«Off_Des» «Off_Des» «Off_Des» «Off_Des»	«Descrip » «Descrip » «Descrip » «Descrip »	«Demerit » «Demerit » «Demerit » «Demerit »	«Dem_Inc» «Dem_Inc» «Dem_Inc» «Dem_Inc»	offence/ infringement «Off_Date» «Off_Date» «Off_Date» «Off_Date»	status of infringement / offence «Current «Current «Current «Current					
Type of notice «Not_Type» «Not_Type» «Not_Type» «Not_Type» «Not_Type» «Not_Type»	Infringement Notice number «Inf_Not_number» «Inf_Not_number» «Inf_Not_number» «Inf_Not_number» «Inf_Not_number»	«Issuing_Auth» «Issuing_Auth» «Issuing_Auth» «Issuing_Auth» «Issuing_Auth»	<pre> infringement</pre>	«Descrip » «Descrip » «Descrip » «Descrip » «Descrip »	«Demerit » «Demerit » «Demerit » «Demerit » «Demerit »	«Dem_Inc» «Dem_Inc» «Dem_Inc» «Dem_Inc» «Dem_Inc»	offence/ infringement «Off_Date» «Off_Date» «Off_Date» «Off_Date» «Off_Date»	status of infringement / offence «Current «Current «Current «Current «Current «Current «Current »Current					
Type of notice «Not_Type» «Not_Type» «Not_Type» «Not_Type»	Infringement Notice number «Inf_Not_number» «Inf_Not_number» «Inf_Not_number» «Inf_Not_number» «Inf_Not_number» «Inf_Not_number»	«Issuing_Auth» «Issuing_Auth» «Issuing_Auth» «Issuing_Auth» «Issuing_Auth»	<pre>infringement «Off_Des» «Off_Des» «Off_Des» «Off_Des» «Off_Des» «Off_Des»</pre>	«Descrip » «Descrip » «Descrip » «Descrip » «Descrip » «Descrip »	«Demerit » «Demerit » «Demerit » «Demerit » «Demerit » «Demerit »	«Dem_Inc» «Dem_Inc» «Dem_Inc» «Dem_Inc» «Dem_Inc» «Dem_Inc»	offence/ infringement «Off_Date» «Off_Date» «Off_Date» «Off_Date» «Off_Date» «Off_Date»	status of infringemen / offence «Current «Current «Current «Current «Current «Current «Current «Current «Current «Current »Current					

20019/09/2

Notice Number: 12-3456-789012345-6

BARCODE

AARTO 31 - Notice in respect of unattended vehicle

In terms of section 17(1) of AARTO Act No 4 of 2019 the following infringement(s) has been committed in respect of the unattended vehicle and the owner will receive an Infringement Notice as prescribed, indicating the penalty to be paid and other options that may be exercised by the owner.

Date: YYYY / MM / DD Time: Suburb: Street A: Street B: Gen. Location: Vehicle Licence No.: Licence Disc No.: Vehicle make: Issuing Authority: Officer's Infrastructure No: Magisterial district:
- Note that this is <u>not</u> an Infringement Notice -
1) Charge code:
2) Charge code:
3) Charge code:

You are advised to attend to the vehicle without delay to avoid the issuing of further notices in respect of the infringement(s) stated above.

Enquiries regarding this notice may be made by:

- 1. Post: AARTO Enquiries, Private Bag X112, Halfway House,
- 2. Telephone: 086 122 7861 / 086 1AARTO1
- 3 Fax: 011 207 3210
- 4. By email: aartoenquiries@rtia.co.za

General information is available on the following Internet websites: www.aarto.gov.za / www.rtia.co.za

019/09025

Notice Number: 12-3456-789012345-6

BARCODE

AARTO 31 - Notice in respect of unattended vehicle

In terms of regulation 2(1) of AARTO Act No 4 of 2019 the following infringement(s) has been committed in respect of the unattended vehicle and the owner will receive an Infringement Notice by postage indicating the penalty to be paid and other options that may be exercised by the owner.

Date: YYYY / MM / DD Time:
Suburb:
Olieel A.
Street B:
Gen. Location:
Licence Disc No.:
Vehicle make:
issuing Authority.
Officer's Intrastructure No:
Magisterial district:
 Note that this is <u>not</u> an Infringement Notice –
1) Charge code:
Description:
Alternative Charge Code:
Description
2) Charge code:
Description:
3) Charge code:
Description:
4

You are advised to attend to the vehicle without delay to avoid the issuing of further notices in respect of the infringement(s) stated above.

Enquiries regarding this notice may be made by:

- 1. Post: AARTO Enquiries, Private Bag X112, Halfway House, 0001
- 2. Telephone: **086 122 7861 / 086 1AARTO1**
- 3. Fax: **011 207 3210**
- 4. By email: aartoenquiries@rtia.co.za

General information is available on the following Internet websites:

www.aarto.gov.za / www.rtia.co.za

NOTES
Vehicle related :
Weather conditions:
Road / Street conditions:
Traffic conditions:
Other:
Names and contact detail of witnesses:

010/09/25

Notice Number: 12-3456-789012345-6

BARCODE

AARTO 31 - Notice in respect of unattended vehicle

In terms of regulation 2(1) of AARTO Act No 46 of 1998 the following infringement(s) has been committed in respect of the unattended vehicle and the owner will receive an Infringement Notice by registered mail indicating the penalty to be paid and other options that may be exercised by the owner.

Date: YYYY / MM / DD Time:
Suburb:
Street A:
Street B:
Gen. Location:
venicie Licence No
Licence Disc No.:
Vehicle make:
Issuing Authority: Officer's Infrastructure No: Magisterial district:
Officer's Infrastructure No:
Magisterial district:
 Note that this is <u>not</u> an Infringement Notice –
1) Charge code:
Description:
Alternative Charge Code:
Description
2) Charge code:
Description:
3. Charge code:
Description:

You are advised to attend to the vehicle without delay to avoid the issuing of further notices in respect of the infringement(s) stated above.

Enquiries regarding this notice may be made by:

- 1. Post: AARTO Enquiries, Private Bag X112, Halfway House, 1685
- 2. Telephone: 086 122 7861 / 086 1AARTO1
- 3. Fax: 011 207 3210
- 4. By email: aartoenquiries@rtia.co.za

General information is available on the following Internet websites: www.aarto.gov.za / www.rtia.co.za

RECORD OF	FFENCE	1 : 12-34 2 : 12-34 3 : 12-34	Notice no's : 56-789012345-6 56-789012345-6 56-789012345-6			
	LLEGED OF	EHICLE PARTICULA	ARS			
Surname :		Tel (home): ()				
First names :		Tel (work) ; ()				
Initials:	Date of birth	Fax:()				
ID type: RSA Passport Driving licence	Foreign Gen	der: Male	Female	Cell:		
ID number :				Email:		
Country of issue:		reign DL code:			HICLE PARTICULARS	
Licence code : A1 A E		EB EC1 EC	NONE			
	DP code: G	Goods Passengers [Dangerous	Licence disc no. :		
Postal address and code :				Operator card no. :		
		(code	Vehicle description (typ	e) :	
Residential address and code	:			Vehicle GVM :		
		(code	Make :		
Summons address:				Series (model):		
		(code	Colour:		
Combination vehicle reference						
		CATION, DATE AN	ND TIME			
Province :	City/Town	11		Suburb :		
5 2000//MM/DD				Street name A :		
Date: YYYY / MM / DD	Time:			Street name B :		
Route no : Bet Direction travelled:	tween (a):	GPS co-ordinate		and (b) :	Υ:	
Direction travelled.		ALLEGED OFFEN			T I	
committed the indicated of Adjudication of Road Traffic	while operating offence(s) as ideas Offences Reg	the motor vehicle or dentified by the Char gulations, and was a	n a public rge Code arrested c	c road at the place and a shown in terms of Sche or a summons in terms ar	t the time as described above, dule 3 of the Administrative nd subject to the provisions of ar as prescribed by that Act	
Main charge code:		SAPS Case number:			Vehicle:	
	Description:					
BARCODE						
1: 12 -3456-7890142345-6						
Alternative Charge code:		SAPS Case number:			1,	
Description:						
			_			
Main charge code :		SAPS Case number:			Vehicle:	
BARCODE	Description:					
2: 12 -3456-7890142345-6						
Alternative Charge code:		SAPS Case number:	T			
Description:		SAPS Case number.				
Description.						
Main charge code :		SAPS Case number:	T		Vehicle:	
	Description:	Ora o caso name.			Vehicle.	
BARCODE						
3: 12 -3456-7890142345-6						
Alternative Charge code:		SAPS Case number:				
Description:						
PARTICULARS OF ISSUING AUTHORITY (IA), AUTHORISED OFFICER AND SIGNATURES						
IA Name and Code:					Signatures	
Magisterial District :						
Officer Name :			_	Officer signature	Offender / Infringer signature	
Infrastructure No. :						
All enquiries regarding t		t, to:) Enquiries, Private Bag X phone: Telephone number: (112, Halfway House, 1685 086 122 7861 (0861AARTO1)			
of the Act m	ay be made	mail : aartoenquiries@rtia.co.za				

RECORD OF	FFENC	ICULA E	Offence Notice no's : 1 : 12-3456-789012345-6 2 : 12-3456-789012345-6 3 : 12-3456-789012345-6				
ALLEGED OFFENDER AND MOTOR VEHICLE PARTICULARS							
Surname: Tel (home): ()							
First names : Initials:	Date of bi	:4b	Tel (work): () Fax: ()				
ID tung: Bea Bossed Driving		ender:	YYYY / MM			Fax: () Cell:	
ID type: RSA Passport licence	Foreign	FIIUGI .	Male	Fem	ale		
ID number :	\perp				_	Email:	
Country of issue: Foreign DL code: Licence code: A1 A B C1 C EB EC1 EC NONE						MOTOR VEHICLE PARTICULARS Vehicle licence no. :	
		Goods	EC1 E				
Postal address and code :	rDP code:	Guods	Passengers	Dange	rous	Licence disc no. :	
Postal address and code .				(co	۷^ ۱	Operator card no. : Vehicle description (type) :	
Residential address and code				(000	ue ,	Vehicle GVM:	
Residential address and code				(cod	ام کر مارم کا	Make:	
Summons address:				(000	le /	Series (model):	
Summons address.				(cod	do 1	Colour :	
Combination vehicle reference				(000	ue)	Colour .	
Combination vehicle reference		CATIO	N DATE	ND T	TIMAG	OF OFFENCE	
Province :	City/Tov		I, DAIL F	ואט ו		Suburb:	
1 1011100 ;	Jong, rol					Street name A :	
Date: YYYY/MM/DD	Time:					Street name B :	
Route no : Be	etween (a):					and (b):	
Direction travelled:			S co-ordina			X: Y;	
						RTICULARS	
above, committed the indica	ited offence(s) as iden ad Traffic	tified by the Offences R	Char Regula	ge C	a public road at the place and at the time as described ode shown in terms of Schedule 3 of the Administrative , and was subsequently arrested.	
Main charge code :		SAPS	Case numbe	rt		Vehicle:	
	Description:						
BARCODE							
1: 12 -3456-7890142345-6				_			
Alternative Charge code:		SAPS	Case numbe	rt			
Description:							
Main charge code :		CADO	Case numbe		-5/161-	Vehicle:	
Wall Charge code .	Description:	SAPS	Case Humbe	1.		venicie:	
BARCODE	Besonption.						
2: 12 -3456-7890142345-6							
Alternative Charge code:		SAPS	Case numbe	r:			
Description:							
Main charge code:		SAPS	Case numbe	er:		Vehicle:	
Description:							
BARCODE							
3: 12 -3456-7890142345-6							
	Alternative Charge code: SAPS Case number:						
Description:							
DADTIQUI ADQ OF IQQUINO AUTUODITY (A) AUTUODICE OFFICED AND OLOMBRIA							
PARTICULARS OF ISSUING AUTHORITY (IA), AUTHORISED OFFICER AND SIGNATURES IA Name and Code: Signature							
Magisterial District :						Signature	
Officer Name :				\dashv		Officer signature	
Infrastructure No. :		TT	ПП			Officer signature	
The state of the s							

							10000			-
AARTO 32								Offence Notice no's :		
RECORD OF PARTICULARS OF							1 : 12-3456-789012345-6 2 : 12-3456-789012345-6			
OFFENCE							3 : 12-3456-789012345-6			
ALLEGED OFFENDER AND MOTOR V							 EHICLE PARTICULA	PS	200 da 100 m	
Surname:								Tel (home) : (1	
First names:								Tel (work): ()		
Initials: Date of birth: YYYY / MM / DI						D	Fax:()			
ID type: BSA Persont Driving Foreign Gender: Male Female						Cell:				
ID type: RSA Passport licence Foreign Sertuer: Male Female						Email :				
ID number:							MOTOR VEHICLE PARTICULARS			
Country of issue: Foreign DL code: Licence code: A1 A B C1 C EB EC1 EC NONE						IE Vehicle licence no. :				
Licence code : A1 A B C1 C EB EC1 EC NONE Learner code : 1 2 3 PrDP code: Goods Passengers Dangerous										
Postal address and code :	DI 000	S. '	50045	1 400	cilgora	Dung	gorodo	Operator card no. :		
1 Ostal address and code :						1 ~	ode)	Vehicle description (type) :		
Residential address and code						(00	ouc ,	Vehicle GVM :	0).	
residential address and sode						(cr	ode)	Make:		
Summons address:						, ,,	,	Series (model) :		
Cummons abaress.						(cc	ode)	Colour :		
Combination vehicle reference	B:					, ,,	,	o o i o di i		
		LOC	CATIO	N. D	ATE A	ND	TIME	OF OFFENCE		100 100
Province :	City	//Town						Suburb :		
								Street name A:		
Date: YYYY / MM / DD	Tim							Street name B :		
	tween (a	a):						and (b) :		
Direction travelled:		Date No.			ordinat	_		X:	Υ:	
The effender of identified	uhila an							RTICULARS	Ada a Alamana and Anna Chaid a ba	
ine offender as identified, to	wniie ope	erating) the mo	otor v	enicle (on a	Code	c road at the place and a	t the time as described above dule 3 of the Administrative	æ,
Adjudication of Road Traffi	ic Offeno	es Re	aulation	ns. an	nd was	arre	sted o	or a summons in terms ar	nd subject to the provisions	of
Section 54 of the Crimina	al Proced	dure A	ct 51 of	f 1977	7 will be	e iss	und a		a subject to ato provisions	٠.
Mala abassa sada						0 100	sued a	na servea on the offenae	r as prescribed by that Act.	
Main charge code :			SAPS		numbei		sued a	na servea on the offende	vehicle:	
main charge code:	Descript	ion:	SAPS				sued a	na servea on the orienge	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
BARCODE	Descript	ion:	SAPS				sued a	na servea on the ottenge	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
	Descript	tion:	SAPS				sued a	na servea on the attenge	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code:	Descript	ion:		Case		r:	sued a	na servea on trie ottenge	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
BARCODE 1: 12-3456-7890142345-6	Descript	ion:		Case	numbe	r:	sued a	na servea on trie ottenge	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code:	Descript	ion:		Case	numbe	r:	sued a	na servea on the attende	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description:	Descript	ion:	SAPS	Case	number	r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code:			SAPS	Case	numbe	r: r:	sued a	na servea on the attende	THE R. P. LEWIS CO., LANSING, S. LEWIS CO., L	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code:	Descript		SAPS	Case	number	r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE			SAPS	Case	number	r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6			SAPS	Case	number	r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code:			SAPS	Case	number	r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6			SAPS	Case	number	r: r: r:	ued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code:			SAPS	Case	number	r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code:			SAPS SAPS	Case	number	r: r: r: r:	sued a	na servea on the attende	Vehicle:	
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BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE	Descript	ion:	SAPS SAPS	Case	number number	r: r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12-3456-7890142345-6	Descript	ion:	SAPS SAPS SAPS	Case Case Case	number number	r: r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code:	Descript	ion:	SAPS SAPS SAPS	Case Case Case	number number	r: r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12-3456-7890142345-6	Descript	ion:	SAPS SAPS SAPS	Case Case Case	number number	r: r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code:	Descript	ion:	SAPS SAPS SAPS	Case Case Case	number number	r: r: r: r:	sued a	na servea on the attende	Vehicle:	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12-3456-7890142345-6 Alternative Charge code: Description:	Descript	ion:	SAPS SAPS SAPS	Case Case Case Case	number number number	r:			Vehicle: Vehicle:	
BARCODE 1: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12-3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12-3456-7890142345-6 Alternative Charge code: Description: PARTICULARS	Descript	ion:	SAPS SAPS SAPS	Case Case Case Case	number number number	r:	AUTH	ORISED OFFICER A	Vehicle: Vehicle: Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code: Description: PARTICULARS IA Name and Code:	Descript	ion:	SAPS SAPS SAPS	Case Case Case Case	number number number	r:	AUTH		Vehicle: Vehicle: Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code: Description: PARTICULARS	Descript	ion:	SAPS SAPS SAPS	Case Case Case Case	number number number	r:	AUTH	IORISED OFFICER AI	Vehicle: Vehicle: Vehicle: Vehicle: Vehicle: Vehicle: ND SIGNATURES tice Yes No	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code: Description: PARTICULARS IA Name and Code: Magisterial District:	Descript	ion:	SAPS SAPS SAPS	Case Case Case Case	number number number	r:	AUTH	ORISED OFFICER A	Vehicle: Vehicle: Vehicle:	
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code: Description: PARTICULARS IA Name and Code: Magisterial District: Officer Name: Infrastructure No.:	Descript	ion:	SAPS SAPS SAPS	Case Case Case	number number	r: r: r: r: r: r: r: r:	AUTH The	ORISED OFFICER AI	Vehicle: Vehicle: Vehicle: Vehicle: Vehicle: Vehicle: ND SIGNATURES tice Yes No	ture
BARCODE 1: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 2: 12 -3456-7890142345-6 Alternative Charge code: Description: Main charge code: BARCODE 3: 12 -3456-7890142345-6 Alternative Charge code: Description: PARTICULARS IA Name and Code: Magisterial District: Officer Name:	Descript OF ISS	ion:	SAPS SAPS SAPS SAPS	Case Case Case	number number	r: r: r: r: r: r: r: r:	AUTH The By post	IORISED OFFICER AI e Infringer signed the Not Officer signature	Vehicle: Vehicle: Vehicle: Vehicle: Offender / Infringer signar	ture

NOTES							
Vehicle related:							
Direction of travel :							
Number of passengers :							
Odometer reading :							
Other:							
Description of driver :							
Hair:							
Glasses:							
Build:							
Other:							
Weather conditions :							
weather conditions.							
Road / Street conditions :							
Road / Otroct Conditions :							
Traffic conditions :							
Other notes :							
Names and contact details of witnesses :							
1 Surname: First names :							
	ome): Tel (work):						
Cell no.: Email address:							
Street address and code :							
Postal address and code :							
2 Surname: First names :							
ID number: Tel (h	ome): Tel (work):						
Cell no.: Email address:							
Street address and code :							
Postal address and code :							
3 Surname: First names :							
ID number: Tel (ho	me): Tel (work):						
Cell no.: Email address:	,(,						
Street address and code :							
Postal address and code :							
i dotal address till dode .							

AARTO 32a - RECORD OF PARTICULARS OF OFFENCE Notice no: 1: 12-3456-789012345-6 Issued in terms of regulation 2(2) of Act No. 46 of 1998 2: 12-3456-789012345-6 3: 12-3456-789012345-6 OFFENDER AND MOTOR VEHICLE PARTICULARS Surname» **MOTOR VEHICLE PARTICULARS** «Gender» First_names» «Date of birth» «Vehicle lic number» «Initials» Country of issue: «Country_of_issue» Licence disc no: «veh_lic_disc_no» Operator card no: «Operator_card_number» ID type: «ID type» «Vehicle_desc» «ID number» PrDP code: «PrDP_codes» «Vehicle GVM»ka Licence code: «Driving_lic_codes» Foreign code: «Foreign_lic_codes» «Make» Learner code: «Learner_lic_codes» Tel (work): «Business_phone» «Series» Cell: «Cellular» Tel (home): «Home_phone» «Colour» Fax: «Fax_number» Combination vehicle references: «E_mail» «Trailer_Licence_numbers» Vehicle owner: «Vehicle_Owner» «Street_address_line_1» «Post_address_line_1» «Own_address_line_1» «Post_address_line_2» «Street_address_line_2» « Own_address_line_2» «Street address line 3» «Post address line 3» « Own_address line 3» «Street_address_line_4» «Post_address_line_4» « Own_address line 4» «Post_address_line_5» «Street_address_line_5» « Own_address_line 5» «Street_address_code» «Post_address_code» « Own_address_code» LOCATION, DATE AND TIME OF OFFENCE AND INFRINGEMENT Province: «Province» City/Town: «Place_name» Suburb: «Suburb» Street A: «Street_Name_A» Date: «Date» Time: «Time» Street B: «Street Name B» Route: «Route_no» From: «From_place» To: «To_place» GPS co-ordinates: X: «GPS_X» Direction travelled: Y: «GPS_Y» OFFENCE AND INFRINGEMENT PARTICULARS The offender as identified, while operating the motor vehicle on a public road at the place and at the time as described above, committed the indicated offence(s) and infringement(s) as identified by the Charge Code shown in terms of Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations, and was arrested or a summons in terms and subject to the provisions of Section 54 of the Criminal Procedure Act 51 of 1977 will be issued and served on the offender as prescribed by that Act. Charge Code: «Main_charge_code_1_1» Vehicle: «Vehicle_licence number» «Main_descrip_1_1» 12-3456-789012345-6 Main Charge type: «Class_1_1» Demerit Points: «Points_1_1» Charge Code: «Alt_charge_code_1_2» Alternative «Alt_descrip_1_2» Charge type: «Class_1_2» Demerit Points: «Points_1_2» Charge Code: «Main_charge_code_2_1» Vehicle: «Vehicle_licence_number» «Main_descrip_2_1» 12-3456-789012345-6 Main Charge type: «Class_2_1» Demerit Points: «Points_2_1» Charge Code: «Alt_charge_code_2_2» «Alt_descrip_2_2» Charge type: «Class_2_2» Demerit Points: «Points_2_2» Charge Code: «Main_charge_code_3_1» Vehicle: «Vehicle_licence_number» «Main_descrip_3_1» Main 12-3456-789012345-6 Charge type: «Class_3_1» Demerit Points: «Points 3 1» Charge Code: «Alt_charge_code_3_2» Alternative «Alt_descrip_3_2» Charge type: «Class_3_2» Demerit Points: «Points_3_2» See reverse side for payments and options PARTICULARS OF ISSUING AUTHORITY (IA), OFFICER AND SIGNATURES A name and Code: Magisterial District: Officer signature Infringer signature Officer name Infrastructure no:

AARTO 33 - NOTICE OF SUMMONS TO BE ISSUED

Issued in terms of Section 54 of the Criminal Procedure Act 51 of 1977

Notice no. 12-3456-789012345-6

OFFENDER AND MOTOR VEHICLE PARTICULARS

«Surname»/«Name of organisation»

«Gender»/«Type of organisation»

«First_names»/«Representative name and surname»

«Initials»

«ID_type»

«ID_number»

Country of issue: «Country_of_issue» Licence code: «Driving_lic_codes»

PrDP code: «PrDP_codes»

Operator card number: «Operator_card_number»

«Street_address_line_1» «Street_address_line_2» «Street_address_line_3»

«Street_address_line_3» «Street_address_line_4»

«Street_address_line_5» «Street_address_code»

«Post_address_line_1» «Post_address_line_2» «Post_address_line_3» «Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner:«Owner_name»

«Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code» «Date_of_birth»

Tel (home): «Home_phone»

Tel (work): «Business_phone»

Fax: «Fax_number»

Cell: «Cellular»

«E_mail»

MOTOR VEHICLE PARTICULARS

«Vehicle_lic_number»

Licence disc no: «veh_lic_disc_no»

«Vehicle_desc»

«Vehicle_GVM» kg

«Make» «Series»

«Colour»

LOCATION, DATE AND TIME OF OFFENCE

Province: «Province»

Main

City/Town: «Place_name»

From: «From_place»

Time: «Time»

Suburb: «Suburb»

Date: «Date»

Street A: «Street_Name_A»

General Location: «Loc»

Street B: «Street_Name_B»

Route: «Route_no»

GPS co-ordinates:X: «GPS X»

To: «To_place»
Y: «GPS_Y»

OFFENCE PARTICULARS

Please note that a vehicle that is registered in your name was photographed while its driver was committing an offence

The driver, while operating the identified vehicle on a public road at the place and at the time as described above, committed an offence as described below and categorised by the Charge Code shown in terms of Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations. A summons in terms of Section 54 of the Criminal Procedure Act 51 of 1977 will be issued and served on the offender as prescribed by that Act. If found guilty in a court of law, the demerit points shown below will be allocated to the offending driver.

Charge Code: «Main_charge_code» Description: «Main_descrip»

Vehicle image

Licence plate image

Speed readings: «Speed_1» «Speed_2» Amber time: «Amber_time» Red time: «Red_time»

Charge type: «Class_1»

Demerit Points: «Points_1»(Demerit points merely informative until enforced)

PARTICULARS OF ISSUING AUTHORITY AND OFFICER

Issuing Authority: «Issuing_authority»
Officer name: «Officer_Name»

Infrastructure no: «Infrastructure_number» Magisterial District: «Magisterial_district»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

0001

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

A. Enquiries and information

Enquiries regarding this notice may be made:

- 1. By post, to: AARTO Enquiries, Private Bag X112, Halfway House, 1685.
 - By telephone: 086 122 7861 (0861AARTO1)
- 3. By email: aartoenquiries@rtia.co.za
- 4. General information is available on the AARTO website www.aarto.gov.za.
- Information on demerit points may be obtained from the above website or any Issuing or Registering Authority or Driving Licence Testing Centre.

B. Allocation of demerit points

Depending on the classification of the offence, or on failure to comply with the provisions of the Act, demerit points ranging from 1 to 6 will be allocated to the offender as follows:

- (a) On receipt and recording of payments; or
- (b) On application to pay in instalments; or
- (c) If found guilty in court; or
- (d) On issuing of an enforcement order

«Date_of_birth»

«Vehicle_lic_number»

«Vehicle_desc»

«Make»

«Series»

«Colour»

«Vehicle_GVM»kg

Licence disc no: «veh_lic_disc_no»

AARTO 33a- NOTICE OF SUMMONS TO BE ISSUED TO **OPERATOR**

Issued in terms of regulation 2 (4) (b) & 2 (5) (b) regulations 2019

infringement notice no. 12-3456-789012345-6

MOTOR VEHICLE PARTICULARS

OFFENDER AND MOTOR VEHICLE PARTICULARS «Surname»/«Name of organisation» «Gender»/«Type of organisation»

«Initials» Tel (home): «Home_phone»

«ID_type» Tel (work): «Business phone»

«ID_number» Fax: «Fax_number»

Country of issue: «Country_of_issue» Cell: «Cellular»

Licence code: «Driving_lic_codes» «E_mail»

PrDP code: «PrDP_codes» Combination vehicle references: «Trailer Licence numbers»

Operator card number: «Operator_card_number»

«First_names»/«Representative name and surname»

«Street address line 1» «Street_address_line_2» «Street_address_line_3»

«Street_address_line_4»

«Street_address_line_5» «Street_address_code»

«Post_address_line_1» «Post_address_line_2» «Post_address_line_3» «Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner:«Owner_name»

«Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code»

LOCATION, DATE AND TIME OF OFFENCE

City/Town: «Place_name» Province: «Province» Suburb: «Suburb»

Date: «Date» Time: «Time» Street A: «Street_Name_A»

General Location: «Loc» Street B: «Street_Name_B»

Route: «Route no» From: «From_place» To: «To_place»

Direction travelled: GPS co-ordinates: X: «GPS_X» Y: «GPS_Y»

OFFENCE PARTICULARS

The operator as identified, allowed the vehicle as described above, to be operated on a public road at the place and at the time indicated, while the driver of the said vehicle committed an offence for which the operator is liable as per Sec 49 of the NRTA read with the charge code shown in terms of Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations. A summons in terms of Section 54 of the Criminal Procedure Act 51 of 1977 will be issued and served on the operator of the vehicle as prescribed by that Act.

Charge Code: «Main charge code» Vehicle: «Vehicle_licence_number»

Description: «Main_descrip»

Main

Driver Offence

Charge type: «Class_1» Demerit Points: «Points_1»(Demerit points merely informative until enforced)

Driver Offence notice number : «Offence_notice_nr» Vehicle: «Vehicle_licence_number»

Particulars Charge Code: «Main_charge_code»

Description: «Main_descrip»

Charge type: «Class_1» Demerit Points: «Points_1»(Demerit points merely informative until enforced)

PARTICULARS OF ISSUING AUTHORITY (IA) AND OFFICER

Issuing Authority: «Issuing_authority» Officer name: «Officer_Name»

Infrastructure no: «Infrastructure_number» Magisterial District: :«Magisterial_District»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post address line 4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

A. Enquiries and information

Enquiries regarding this notice may be made:

- By post, to: AARTO Enquiries, Private Bag X112, Halfway House, 0001.
- 2. By telephone: 086 122 7881 (0861AARTO1)
- 3. By email: aartoenquiries@rtia.co.za
 General information is available on the AARTO Internet

website www.aarto.gov.za.

4. Information on demerit points may be obtained from the above website or any Issuing or Registering Authority or Driving Licence Testing Centre.

E. Allocation of demerit points

Depending on the classification of the infringement or offence, or on failure to comply with the provisions of the Act, demerit points ranging from 1 to 6 will be allocated to the infringer as follows:

- 1. On receipt and recording of payments; or
- 2. On application to pay in instalments; or
- 3. If found guilty in court; or
- 4. On issuing of an enforcement order.

AARTO 35a - RECEIPT FOR DOCUMENTS SURRENDERED

Issued in terms of regulation	12 (1) of the AARTO Regulations 2019				
	ARTICULARS				
«Surname»/«Name of organisation»	«Gender»/«Type of organisation»				
«First_names»/«Representative name and surname»	Age: «Age»				
«Initials»	«Date_of_birth»				
«ID_type»	Tel (home): «Home_phone»				
«ID_number»	Tel (work): «Business_phone»				
Country of issue: «Country_of_issue»	Fax: «Fax_number»				
Licence code: «Driving_lic_codes»	Cell: «Cellular»				
PrDP code: «PrDP_codes»	«E_mail»				
Operator card number: «Operator_Card_number»					
«Street_address_line_1» «Street_address_line_2» «Street_address_line_3» «Street_address_line_4» «Street_address_line_5» «Street_address_code»					
<pre>«Post_address_line_1» «Post_address_line_2» «Post_address_line_3» «Post_address_line_4» «Post_address_line_5» «Post_address_code»</pre>					
Vehicle owner:« Owner_name»					
«Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code»					
ACKNOWLEDGMENT OF DO	OCUMENTS SURRENDERED				
Your documents surrendered in terms of of Regulation 12(1) is hereb	y acknowledged :				
«» Successful: You need to submit your appeal or review application within 7 days of issue of this notification					
Unsuccessful: Reason for rejection of condonation: «C_R	leason»				
Kindly note that if an unsucessfull condonation result has been re Section 20 the Act within 32 days of the date of this notification.	ecorded. An Enforcment Order will be issued in terms of				

Certificate number: «Cert_no»

Creation date: «Cr_Date»

«User Group»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1688

Date of posting:

AARTO 05a - NOTIFICATION OF RESULTS OF AN APPLICATION FOR COMPULSORY OR VOLUNTARY ATTENDANCE OF A REHABILITATION PROGRAMME

Issued in terms of regulation 21 (5) of the AARTO Regulations 2019

	在这种的地位,他们也会不	PERSON PAR	TICULARS		
: «Su	rname»/«Name of organisation»		«Gender»/«Type of organisation»		
«Fir	st_names»/«Representative name	and surname»	Age: «Age»		
«Init	ials»		«Date_of_birth»		
«ID_	type»		Tel (home): «Home_phone»		
«ID_	number»		Tel (work): «Business_phone»		
Cou	ntry of issue: «Country_of_issue»		Fax: «Fax_number»		
Lice	nce code: «Driving_lic_codes»		Cell: «Cellular»		
PrDI	code: «PrDP_codes»		«E_mail»		
Ope	rator card number: «Operator_Card	d_number»			
«Str «Str «Str	eet_address_line_1» eet_address_line_2» eet_address_line_3» eet_address_line_4» eet_address_line_5» «Street_addre	ess_code»			
«Pos «Pos «Pos	st_address_line_1» st_address_line_2» st_address_line_3» st_address_line_4» st_address_line_5» «Post_address	_code»			
Vehi	cle owner:« Owner_name»				
: «Ow	ner_address_line_1» «Owner_add ner_address_line_3» «Owner_add ner_address_line_5» «Owner_add	ress line 4»			
	RESULT OF COMPU	LSORY / VOLUNTA	RY REHABILITATION PROGRAMME		
The	esult of your application made for a vol	untary / compulsory attendan	ce of the prescribed rehabilitation programme, was:		
«»	Successful You are hereby a	approved to undergo a compu	llsory prescribed rehabilitation programme as outlined below		
«»	Unsuccessful: Reason for rejec	tion : «C_Reason»			
«»		ordered to undergo a compuls	ory prescribed rehabilitation programme as outlined below		
	abilitation Centre Name »		«City»		
«Sub			«Telephone Number»		
:	Number »	ncement »	«email adress»		
«Date of Rehabilitation Programme Commencement » «End Date of Rehabilitation Programme» «Fees-payable for Rehabilitation Programme» «Physical Adress of Rehabilitation Centre»					
	umum demerit points reduction upon co		«Nature of the programme»		
! 1	rtant Information:				
	rson who applies to be subjected to a confly do so once after every 12 month		programme		
Certif	icate number: «Cert_no»	Creation date: «Cr_Date»	«User Group»		

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

0001

Date of posting:

AARTO 20 - NOTIFICATION IN RESPECT OF SUSPENSIONS

Issued in terms of section 26 of Act No 4 of 2019 & regulation 20 (1) of the AARTO Regulations 2019

In terms of the Administrative Adjudication of Road Traffic Offences Act (Act No 4 of 2019), you are informed that the infringement below as described in Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations, has been recorded in the National Traffic Offence Register. In terms of section 26 of the Act, you have exceeded the maximum total of Demerit Points in respect of road traffic infringements and offences upon allocation of the Demerit Points for the infringement below. Your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation are suspended and any application for such a document will be refused during the period stated in this notice.

INFRINGER AND MOTOR VEHICLE PARTICULARS

«Gender»/«Type of organisation»

Tel (home): «Home_phone»

Tel (work): «Business_phone»

Licence disc no: «veh_lic_disc_no»

MOTOR VEHICLE PARTICULARS

«Date_of_birth»

Cell: «Cellular»

«Vehicle_desc»

«Vehicle_GVM»kg

«E_mail»

«Make»

«Series»

«Colour»

Fax: «Fax number»

«Vehicle_lic_number»

«Surname»/«Name of organisation»

«First_names»/«Representative name and surname»

«Initials»

«ID_type»

«ID_number»

Country of issue: «Country_of_issue» Licence code: «Driving_lic_codes»

PrDP code: «PrDP_codes»

Operator card number: «Operator_card_number»

«Street_address_line_1» «Street_address_line_2»

«Street_address_line_3» «Street_address_line_4»

«Street address line 5» «Street address code»

«Post_address_line_1»
«Post_address_line_2»
«Post_address_line_3»
«Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner:« Own_name»

« Own_address_line_1» « Own_address_line_2» « Own_address_line_3» « Own_address_line_4»

« Own address line 5» « Own address code»

INFRINGEMENT PARTICULARS

Infringement Notice number: «Inf notice nr»

Date of infringement: «Date»

Charge Code: «Main_charge_code» «Main_descrip»

Charge type: «Class_1» «Penalty_1» «Demerit»

DEMERIT POINTS

Demerit Points in respect of driver / juristic person :

Demerit Points in respect of operator

«Drive_dem» «Op_dem»

Effective date:

«Eff date»

Issuing Authority: « Issuing Authority »

DOCUMENTS SUSPENDED

Documents suspended: Period of disqualification:

«Docs_dis» «Per_disq» «Prev_dis»

Number of previous disqualifications :

Expiry date of disqualification «Exp dis»

IMPORTANT PROVISIONS AND INFORMATION

In terms of section 26(2) of the Act, a person is disqualified from driving or operating a motor vehicle should that person's Demerit Points exceed the maximum.number of Demerit Points as contemplated in regulation 17. Each Demerit Point above the maximum is multiplied by three to calculate the disqualification period in months. You are in terms of section 25(3)(a) of the Act obliged to forthwith surrender your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation at the Issuing Authority where you reside.

Should your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation be disqualified, an application for such a document will be refused during the period stated in this notice. You may apply at the Issuing Authority to return the driving licence(s) and/or professional driving permit or the operator card(s) after the disqualification period has expired.

In terms of section 27 of the Act, a person's driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation will be cancelled, should a person be disqualified to drive or operate a motor vehicle for a third time in respect of Demerit Points incurred above the maximum. Should your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation be <u>cancelled</u>, you may re-apply for such documents at either the registering authority, a driving licence testing centre or any other authority that issued such document after the disqualification period has expired

NOTE: In terms of section 25(4) of the Act, any person who drives or operates a motor vehicle during his or her disqualification period is guilty of an offence and liable on conviction to a fine or imprisonment or both.

Certificate number: «Cert_no»

Creation date: «Cr_Date»

«User Group»

REPUBLIC OF SOUTH AFRICA

The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss TO:

bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

Enquiries and Information

- Enquiries regarding this notice may be made:

 1. By post, to: AARTO Enquiries, Private Bag X112, Halfway House,
 1685
 - By telephone: 086 122 7861 (0861AARTO1)

By email: aartoenquiries@rtia.co.za

General information is available on the AARTO Internet website www.aarto.gov.za. Information on demerit points may be obtained from the above website or any Issuing or Registering Authority or Driving Licence Testing

AARTO 21 - NOTIFICATION OF CANCELLATION

Issued in terms of regulation 20 (4) of the AARTO Regulations 2019

In terms of the Administrative Adjudication of Road Traffic Offences Act (Act No 4 of 2019), you are informed that the infringement below as described in Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations, has been recorded in the National Traffic Offence Register. In terms of section 26 of the Act, you have exceeded the maximum total of Demerit Points in respect of road traffic infringements and offences upon allocation of the Demerit Points for the infringement below. Your driving licence, professional driving permit, operator card(s) and or <u>vehicle license disc</u> are cancelled and any application for such a document will be refused during the period stated in this notice.

INFRINGER AND MOTOR VEHICLE PARTICULARS

«Surname»/«Name of organisation»

«Gender»/«Type of organisation»

MOTOR VEHICLE PARTICULARS

«Date_of_birth»

«Vehicle_lic_number»

«Vehicle_desc»

«Make»

«Series»

«Colour»

«Vehicle_GVM»kg

Licence disc no: «veh_lic_disc_no»

«First_names»/«Representative name and surname»

«Initials»

 «ID_type»
 Tel (home): «Home_phone»

 «ID_number»
 Tel (work): «Business_phone»

Country of issue: «Country_of_issue» Fax: «Fax_number»

Licence code: «Driving_lic_codes» Cell: «Cellular»

PrDP code: «PrDP_codes» «E_mail»

Operator card number: «Operator card number»

«Street_address_line_1» «Street_address_line_2» «Street_address_line_3» «Street_address_line_4»

«Street address line 5» «Street address code»

«Post_address_line_1»
«Post_address_line_2»
«Post_address_line_3»
«Post_address_line_4»

«Post_address_line_5» «Post_address_code»

Vehicle owner: « Own_name»

« Own_address_line_1» « Own_address_line_2»

« Own_address_line_3» « Own_address_line_4» « Own_address_line_5» « Own_address_code»

INFRINGEMENT PARTICULARS

Infringement Notice number: «Inf_notice_nr»

Date of infringement: «Date» | Issuing Authority: « Issuing Authority »

Charge Code: «Main_charge_code» «Main_descrip»

Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit»

DEMERIT POINTS

Demerit Points in respect of driver/professional driver: «Drive_dem»

Demerit Points in respect of operator / non operator : «Op_dem»

Effective date: «Eff_date»

DOCUMENTS CANCELLED

 Documents cancelled
 «Docs_»

 Period of disqualification:
 «Per_disq»

 Number of previous disqualification:
 «Prev_dis»

 Expiry date of disqualification
 «Exp dis»

IMPORTANT PROVISIONS AND INFORMATION

In terms of section 26(2) of the Act, a person is disqualified from driving or operating a motor vehicle should that person's Demerit Points exceed the maximum number of Demerit Points as contemplated in regulation 17. Each Demerit Point above the maximum is multiplied by three to calculate the disqualification period in months. You are in terms of section 25(3)(a) of the Act obliged to forthwith surrender your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation at the Issuing Authority where you reside.

Should your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation be disqualified, an application for such a document will be refused during the period stated in this notice. You may apply at the Issuing Authority to return the driving licence(s) and/or professional driving permit or the operator card(s) after the disqualification period has expired.

In terms of section 27 of the Act, a person's driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation will be cancelled, should a person be disqualified to drive or operate a motor vehicle for a third time in respect of Demerit Points incurred above the maximum. Should your driving licence, professional driving permit, motor vehicle license disc, operator card, or any other permit, card or licence issued in terms of transport or road traffic legislation be <u>cancelled</u>, you may re-apply for such documents at either the registering authority, a driving licence testing centre or any other authority that issued such document after the disqualification period has expired

NOTE: In terms of section 25(4) of the Act, any person who drives or operates a motor vehicle during his or her disqualification period is guilty of an offence and liable on conviction to a fine or imprisonment or both.

Certificate number: «Cert_no»

Creation date: «Cr_Date»

«User Group»

POSTAGE LOGO

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

Enquiries and Information

- Enquiries regarding this notice may be made:

 1. By post, to: AARTO Enquiries, Private Bag X112, Halfway House, 1685
 - By telephone: 086 122 7861 (0861AARTO1)
 - By email: aartoenquiries@rtia.co.za

General information is available on the AARTO Internet website www.aarto.gov.za. Information on demerit points may be obtained from the above website or any Issuing or Registering Authority or Driving Licence Testing 2019/09/30

AARTO 23 - APPLICATION FOR RETURN OF SUSPENDED DOCUMENTS

INSTRUCTIONS FOR COMPLETION OF THE FORM

- (a) This form must be completed and handed in at the Issuing Authority to which the suspended documents were surrendered.
- (b) Individuals need not complete the first two lines of Part B. Organisations must provide the details of a representative (Surname, First names, ID number, cell, email, etc.) who must sign the form on its behalf.

represen	tative (S	Surnam	e, First	t name	es, ID i	numbe	er, cell, e	mail, etc	c.) W	ho n	nust	sign	ı th	ne fo	irm c	on i	its b	eha	alf.	
							APPLI													
I, the particula 2019 and Re- under Part C .	gulation	20(7)	for the	returi	n of m	y sus	pended	docume												
							NGER F		ULA	\RS										
Name of organis	ation:							Compan	y Nur	mber	:	П						T	Τ	\Box
Type of Organization: Company				С	CC Partnership			Other:												
Surname:								Gender: Female Male												
First names:								Tei (hom	e): ()									
Initials: Date of birth: YY				/YYY/MM/DD			Tel (work): ()													
ID type: R	SA ID F	Passport II	D Drive	er's licen	ce ID	Foreig	gn ID	Fax: ()												
ID number:								Cell:												
Country of issue	:						-	Email:												
Licence code:	A1 A	В	C1	С	EB	EC1	EC	PrDP c	ode:		Goo	ds	T	Dan	gerou	ıs	F	asse	eng	ers
Postal address	& code:																			
																		()
Residential addr	ess & co	de:																		
																		()
Employer name																				
Employer addres	ss & code	e:																		
																		()
PART	C - DI	RIVING	LICE	ENCE	/ PRI	DP / V	/EHILC	ELICE	NSE	DIS	SC /	OP	E	RAT	OR	C	AR	D		
Driving licence /			lisc / O	perator	card n	0:														
Other road trans documents: Pleand card numbe	ase spec																			
Suspension peri	od:		From:	YY	YY / MI	M / DD	To:	YYYY	/ MN	1 / DE)									
Name of Issuing																				
Receipt for document surrendered- AARTO 23a : Attached Not attached																				
23a :			PART	D - /	ACKN	IOWL	.EDGEI	MENT ()F F	REC	EID.	Т								_
												·			\top					
I acknowledge receipt of documents returned			urned	Applicants signature:						Date: YYYY / MM / D				DC						
					PAR	TE-	- OFFIC	E USE												
Documents surre recorded above		and retu	irned as	3	Yes		No													
ID verified: R	SAID	Passpo	ort ID	Other		ID no	umber:		Γ					T	T	T	П			T
Officer name:																_				
Infrastructure number:								Date:				YY	ΥY	//M	M/D	D				
I declare that the suspension period has lapsed and that the documents suspended and applied for as mentioned above were returned to the rightful applicant			Si	Signature of officer:			Date:			YYYY/MM/DD										

AARTO 10d - REJECTION OF REVIEW OR APPEAL

Issued in terms of regulation 10 (3) of the AARTO Regulations 2019 **INFRINGER AND MOTOR VEHICLE PARTICULARS** «Surname»/«Name of organisation» «Gender»/«Type of organisation» «First_names»/«Representative name and surname» «Initials» «Date_of_birth» «ID_type» Tel (home): «Home_phone» «ID number» Tel (work): «Business phone» Country of issue: «Country_of_issue» Fax: «Fax_number» Licence code: «Driving_lic_codes» Cell: «Cellular» PrDP code: «PrDP_codes» «E mail» MOTOR VEHICLE PARTICULARS Operator card number: «Operator_card_number» «Vehicle_lic_number» «Street_address_line_1» «Street_address_line_2» Licence disc no: «veh_lic_disc_no» «Street_address_line_3» «Street_address_line_4» «Vehicle desc» «Street_address_line_5» «Street_address_code» «Post_address_line_1» «Vehicle_GVM»kg «Post_address_line_2» «Post_address_line_3» «Make» «Post address line 4» «Series» «Post_address_line_5» «Post_address_code» Vehicle owner: «Owner_name» «Colour» «Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code» INFRINGEMENT PARTICULARS Infringement Notice number: «Inf_notice_nr» Date of infringement: «Date» Issuing Authority: « Issuing Authority » Charge code: «Main_charge_code» «Main_descrip» Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit» REJCTION OF REVIEW OR APPEAL APPLICATION MADE Date of result: «Res_date» Rejected Your review or appeal application made has been rejected based on the reasons outlined below: Grounds of rejection That your AARTO10 review or appeal application form has either not been properly completed or signed **OUTSTANDING PENALTY, AND OR FEES** R«Penalty_1» Penalty: Online platforms: Infringement Penalty Levy: R«Rep_fee» (ii) Standard Bank; or Fee for Courtesy Letter: R«courtesy fee» (iii) ABSA; or Total amount payable: R«Total due» (iv) Nedbank; or www.paycity.co. Payments may be made: Cash payments: (i) ABSA; or (ii) Post office; or The Infringement Notice Number applicable to each of the Motor vehicle registration and licensing office; or Driving licence testing centre; or Relevant Issuing Authorities; or Checkers, Shoprite, SPAR and USave Individual Main Charges must be used as reference with all payments.

«User Group»

Certificate number: «Cert_no»

Creation date: «Cr_Date»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

AARTO 10d - RESULT OF REVIEW OR APPEAL

Issued in terms of regulation 13 (2) of the AARTO Regulations 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS										
«Surname»/«Name of organisation»	«Gender»/«Type of organisation»									
«First_names»/«Representative name and surname»										
«Initials»	«Date_of_birth»									
«ID_type»	Tel (home): «Home_phone»									
«ID_number»	Tel (work): «Business_phone»									
Country of issue: «Country_of_issue»	Fax: «Fax_number»									
Licence code: «Driving_lic_codes»	Cell: «Cellular»									
PrDP code: «PrDP_codes»	«E_mail»									
Operator card number: «Operator_card_number»	MOTOR VEHICLE PARTICULARS									
«Street_address_line_1»	«Vehicle_lic_number»									
<pre> «Street_address_line_2» «Street_address_line_3»</pre>	Licence disc no: «veh_lic_disc_no»									
«Street_address_line_4» «Street_address_line_5» «Street_address_code»	«Vehicle_desc»									
«Post_address_line_1»	«Vehicle GVM»kg									
«Post_address_line_2» «Post_address_line_3»	«Verlicie_GVWi»kg «Make»									
«Post_address_line_4»	«Iviake» «Series»									
«Post_address_line_5» «Post_address_code» Vehicle owner: «Owner_name»	«Colour»									
«Owner address line 1» «Owner address line 2»	«Coloul»									
«Owner_address_line_3» «Owner_address_line_4»										
«Owner_address_line_5» «Owner_address_code» INFRINGEMENT PARTICULARS										
Infringement Notice number: «Inf_notice_nr»										
Date of infringement: «Date» Issuing Authority: « Issuing Authority »										
Charge code: «Main_charge_code» «Main_descrip»										
Charge code: «Main_charge_code» «Main_descrip»										
	Points: «Demerit»(Demerit points merely informative until enforced)									
Charge code: «Main_charge_code» «Main_descrip» Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A										
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F										
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A										
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Overturned Your review or appeal application made										
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Overturned Your review or appeal application made	PPLICATION RESULT has been successful and you are therefore not liable for the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees application made by the Represent	e has been successful and you are therefore not liable for the blicable to the infringement notice issued ations. Officer is hereby upheld and you stay liable for the									
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Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that your	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of seconds.	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that your	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal application made by the Represent payment of all outstanding penalties of mentioned below.	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal application made by the Represent payment of all outstanding penalties of mentioned below.	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal application made by the Represent payment of all outstanding penalties of mentioned below.	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appropriate to payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal application made by the Represent payment of all outstanding penalties of mentioned below.	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees apply and payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal applic Grounds of rejection (if applicable): «Grounds_rej» OUTSTANDING PENLTY, AND OR FEES Penalty: R«Penalty_1»	e has been successful and you are therefore not liable for the olicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the cation made to the Appeals Tribunal.									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees apply and payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal applic Grounds of rejection (if applicable): «Grounds_rej» OUTSTANDING PENLTY, AND OR FEES Penalty: R«Penalty_1» Infringement Penalty Levy: R«Rep_fee»	e has been successful and you are therefore not liable for the blicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the sation made to the Appeals Tribunal. Online platforms: (i) FNB; or (ii) Standard Bank; or									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees apply and payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal applic Grounds of rejection (if applicable): «Grounds_rej» OUTSTANDING PENLTY, AND OR FEES Penalty: R«Penalty_1»	e has been successful and you are therefore not liable for the plicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the refers associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the cation made to the Appeals Tribunal.									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees apply and payment of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal application of applicable application. (if applicable): «Grounds_rej» OUTSTANDING PENLTY, AND OR FEES Penalty: R «Penalty_1» Infringement Penalty Levy: R «Rep_fee» Fee for Courtesy Letter: R «courtesy_fee» Total amount payable: R «Total_due» Payments may be made:	e has been successful and you are therefore not liable for the plicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the cation made to the Appeals Tribunal. Online platforms: (i) FNB; or (ii) Standard Bank; or (iii) ABSA; or									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees apply and payment of all outstanding penalties of mentioned below. You are furthermore advised that your relevant Magistrates Court in terms of soutcome of your review or appeal application of applicable): «Grounds_rej» OUTSTANDING PENLTY, AND OR FEES Penalty: R «Penalty_1» Infringement Penalty Levy: R «Rep_fee» Fee for Courtesy Letter: R «courtesy_fee» Total amount payable: R «Total_due»	e has been successful and you are therefore not liable for the blicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the cation made to the Appeals Tribunal. Online platforms: (i) FNB; or (ii) Standard Bank; or (iii) ABSA; or (iv) Nedbank; or www.paycity.co.									
Charge type: «Class_1» Penalty: R «Penalty_1» Demerit F REVIEW OR APPEAL A Date of result: «Res_date» Your review or appeal application made payment of any penalty and, or fees appunent of all outstanding penalties of mentioned below. You are furthermore advised that you relevant Magistrates Court in terms of soutcome of your review or appeal applic Grounds of rejection (if applicable): «Grounds_rej» OUTSTANDING PENLTY, AND OR FEES Penalty: R «Penalty_1» Infringement Penalty Levy: R «Rep_fee» Fee for Courtesy Letter: R «courtesy_fee» Total amount payable: R «Total_due» Payments may be made: Cash payments: (i) ABSA or	e has been successful and you are therefore not liable for the plicable to the infringement notice issued ations Officer is hereby upheld and you stay liable for the or fees associated with this particular infringement notice as may submit an additional review or appeal application to the section 29I of the AARTO Act, if you are not satisfied with the cation made to the Appeals Tribunal. Online platforms: (i) FNB; or (ii) Standard Bank; or (iii) ABSA; or									

Certificate number: «Cert_no»

Creation date: «Cr_Date»

«User Group»

POSTAGE LOGO

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

AARTO 10a – Notification of Compliance to Lodging of a Review or Appeal

Issued in terms of regulation 10 (2) of the AARTO Regulations 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS «Surname»/«Name of organisation» «Gender»/«Type of organisation» «First_names»/«Representative name and surname» «Initials» «Date_of_birth» «ID_type» Tel (home): «Home_phone» «ID_number» Tel (work): «Business_phone» Country of issue: «Country_of_issue» Fax: «Fax_number» Licence code: «Driving_lic_codes» Cell: «Cellular» PrDP code: «PrDP_codes» «E_mail» Operator card number: «Operator_card_number» MOTOR VEHICLE PARTICULARS «Street_address_line_1» «Vehicle_lic_number» «Street_address_line_2» Licence disc no: «veh_lic_disc_no» «Street_address_line_3» «Street_address_line_4» «Vehicle_desc» «Street_address_line_5» «Street_address_code» «Post_address_line_1» «Vehicle_GVM»kg «Post_address_line_2» «Post_address_line_3» «Make» «Post_address_line_4» «Series» «Post_address_line_5» «Post_address_code» Vehicle owner: «Owner name» «Colour» «Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code» INFRINGEMENT PARTICULARS Infringement Notice number: «Inf_notice_nr» Date of infringement: «Date» Issuing Authority: « Issuing Authority » Charge code: «Main_charge_code» «Main_descrip» Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit points merely informative until enforced) NOTIFICATION OF COMPLIANCE TO THE LODGING OF AN APPEAL OR REVIEW Date of receipt of a Review or Appeal: «Res_date» Within 10 days of the date of service of this notice you must: resubmit your application for a review or appeal on from AARTO 10 your original application could not be processed due to the form not being completed and, or Compliance signed Notice NOTE: If you fail to comply with this notification, an Enforcement Order will be issued where after you will become liable to pay the penalty and the fees for the Courtesy Letter (if

applicable), rejected Representation and Enforcement Order (if applicable) to the Agency.

OUTSTANDING PENALTY, AND OR FEES

Penalty: R«Penalty_1» Online platforms: Infringement Penalty Levy: R«Levy» (ii) Standard Bank; or Fee for Courtesy Letter: R«courtesy fee» (iii) ABSA; or Total amount payable: R«Total_due» (iv) Nedbank; or www.paycity.co. Payments may be made: Cash payments: (i) ABSA; or ABSA; or Post office; or Motor vehicle registration and licensing office; or Driving licence testing centre; or Relevant Issuing Authorities; or Checkers, Shoprite, SPAR and USave The Infringement Notice Number applicable to each of the individual Main Charges must be used as reference with all payments.

«User Group»

Certificate number: «Cert_no» Creation date: «Cr. Date»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112 Halfway House

1685

AARTO 10c- NOTIFICATION OF SITTING OF REVIEW OR APPEAL HEARING

Issued in terms of regulation 11 (8) of the AARTO Regulations 2019

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INFRINGER AND MOTOR VEHICLE PARTICULARS
«Surname»/«Name of organisation»
                                                               «Gender»/«Type of organisation»
«First_names»/«Representative name and surname»
«Initials»
                                                               «Date_of_birth»
«ID_type»
                                                               Tel (home): «Home_phone»
«ID_number»
                                                               Tel (work): «Business_phone»
Country of issue: «Country_of_issue»
                                                               Fax: «Fax number»
Licence code: «Driving_lic_codes»
                                                               Cell: «Cellular»
PrDP code: «PrDP_codes»
                                                               «E_mail»
Operator card number: «Operator_card_number»
                                                                        MOTOR VEHICLE PARTICULARS
«Street_address_line_1»
                                                               «Vehicle_lic_number»
«Street_address_line_2»
                                                               Licence disc no: «veh_lic_disc_no»
«Street_address_line_3»
«Street_address_line_4»
                                                               «Vehicle_desc»
«Street_address_line_5» «Street_address_code»
«Post_address_line_1»
                                                               «Vehicle_GVM»kg
«Post_address_line_2»
«Post_address_line_3»
                                                               «Make»
«Post_address_line_4»
                                                               «Series»
«Post_address_line_5» «Post_address_code»
Vehicle owner: «Owner name»
                                                               «Colour»
«Owner_address_line_1» «Owner_address_line_2»
«Owner_address_line_3» «Owner_address_line_4»
«Owner_address_line_5» «Owner_address_code»
                                    INFRINGEMENT PARTICULARS
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Infringement Notice number: «Inf_notice_nr»

Charge code: «Main_charge_code» «Main_descrip»

Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit»

INFORMATION RELATED TO NOTICE OF SITTING FOR OF A REVIEW OR APPEAL

Date of receipt of review or appeal: «Res_date»

You are informed that the Chairperson of the Appeals Tribunal hereby give notice of an appeal hearing or a hearing in relation to a review in terms of sub-regulation 11 (7) and section 29G:

- (i) The review or appeal hearing date and time is set as:and ..h..
- (ii) Address of the review or appeal hearing :.....
- (iii) Subject of the review:.....

Your presence is required on the set date. Should you not be able to attend on the date and time set out above, your timeous written confirmation of non-attendance is required to be received five (5) days prior to the date outlined above, to be forwarded to: appeals@rtia.co.za, please quote the 16 infringement notice number in all correspondence.

OUTSTANDING PENALTY AND, OR FEES

R«Penalty_1» Penalty: Online platforms: (i) FNB; or Infringement Penalty Fee: R«Levy» (ii) Standard Bank; or Fee for Courtesy Letter: R«courtesy_fee» (iii) ABSA; or Total amount payable: R«Total_due» (iv) Nedbank; or www.paycity.co. Payments may be made: Cash payments: (i) ABSA; or The Infringement Notice Number applicable to each of the Post office: or individual Main Charges must be used as reference with all Motor vehicle registration and licensing office; or Driving licence testing centre; or Relevant Issuing Authorities; or Checkers, Shoprite, SPAR and USave

«User Group»

Certificate number: «Cert_no»

Creation date: «Cr_Date»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_ name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

AARTO 18 - NOTIFICATION OF RECORDING OF ROAD TRAFFIC CONTRAVENTION

Issued in terms sections 17(3), 18(8), 19(3), 21(b) & (c) and 20 (4) of Act No 4 of 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS «Surname»/«Name of organisation» «Gender»/«Type of organisation» «First_names»/«Representative name and surname» «Date_of_birth» «Initials» Tel (home): «Home_phone» «ID_type» Tel (work): «Business phone» «ID_number» Fax: «Fax_number» Country of issue: «Country_of_issue» Cell: «Cellular» Licence code: «Driving lic codes» «E mail» PrDP code: «PrDP_codes» Combination vehicle references: «Trailer licence numbers» Operator card number: «Operator_card_number» MOTOR VEHICLE PARTICULARS «Street_address_line_1» «Vehicle_lic_number» «Street_address_line_2» Licence disc no: «veh_lic_disc_no» «Street_address_line_3» «Street address line 4» «Street_address_line_5» «Street_address_code» «Vehicle_desc» «Post address line 1» «Vehicle GVM» «Post address line 2» «Post_address_line_3» «Make» «Post_address_line_4» «Series» «Post_address_line_5» «Post_address_code» Vehicle owner: «Owner_name» «Colour» « Owner_address_line_1» « Owner_address_line_2» « Owner_address_line_3» « Owner_address_line_4» « Owner_address_line_5» « Owner_address_code» **INFRINGEMENT PARTICULARS** In terms of the Administrative Adjudication of Road Traffic Offences Act (Act No 4 of 2019), you are informed that the following offence as described in Schedule 3 of the Administrative Adjudication of Road Traffic Offences Regulations, 2019, has been recorded in the National Road Traffic Offences Register: Infringement Notice number: «Inf notice nr» Vehicle: «Vehicle_licence_number» Date of infringement: «Date» Issuing Authority: « Issuing Authority » Charge Code: «Main charge code» «Main descrip» Demerit Points: «Demerit» Charge type: «Class_1» Penalty: R «Penalty_1» **DEMERIT POINTS OUTSTANDING PENALTIES AND FEES** In terms of section 24 of the Act, Demerit Points have been recorded against your Penalty amount: R«Penalty_1» name for the above infringement. Fee for rejected Representation: R«Rep_fee» Date of recording: «Rec_date» Fee for Courtesy Letter: R«Courtesy» Number of Demerit Points allocated for above infringement(s): «Demerit» Fee for Enforcement Order: R«Enf_fee» Total number of Demerit Points incurred to date: «Tot demerit» Infringement Penalty Levy: R«Levv» Other fees R«other fees» Number of Demerit Points less than the maximum of 12: «Re demerit» Total amount paid: «Other_fees» Projected date when accumulated points are reduced to zero: «DZero_date» Total amount payable: R«Total»

IMPORTANT PROVISIONS AND INFORMATION

Unless the above-mentioned amounts have been fully paid, and an enforcement order has been served, no driving licence, operator card, licence disc or roadworthy certificate will be issued to you or in respect of any of your motor vehicles.

In terms of section 26(1) (b) of the Act a person is disqualified from driving or operating a motor vehicle should that person's Demerit Points exceed the maximum number of Demerit Points as contemplated in section 29(d) of the Act.

Maximum number of Demerit Points in respect of driver: «MaxD_demerit»

Maximum number of Demerit Points in respect of juristic person: «MaxP_demerit»

Maximum number of Demerit Points in respect of operator: «MaxO_demerit»

Reduction period for 1 demerit point:
«Period_demerit»

Certificate number: «Cert_no» Creation date: «Cr_Date» «User Group»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss

bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X112

Halfway House

1685

AARTO 19 - RECEIPT OF PAYMENT

Issued in terms Section 17 (3) (d) of Act No 4 of 2019 & regulation 23 of the AARTO Regulations 2019

INFRINGER AND MOTOR VEHICLE PARTICULARS «Gender»/«Type of organisation» «Surname»/«Name of organisation» «First_names»/«Representative name and surname» «Date_of_birth» «Initials» Tel (home): «Home_phone» «ID_type» Tel (work): «Business_phone» «ID_number» Fax: «Fax_number» Country of issue: «Country_of_issue» Cell: «Cellular» Licence code: «Driving_lic_codes» «E_mail» PrDP code: «PrDP_codes» Operator card number: «Operator_card_number» **MOTOR VEHICLE PARTICULARS** «Street_address_line_1» «Vehicle_lic_number» «Street_address_line_2» Licence disc no: «veh_lic_disc_no» «Street_address_line_3» «Street address line 4» «Vehicle_desc» «Street address line 5» «Street_address_code» «Vehicle GVM»kg «Post_address_line_1» «Post_address_line_2» «Make» «Post_address_line_3» «Post_address_line_4» «Series» «Post_address_line_5» «Post_address_code»

INFRINGEMENT PARTICULARS

«Colour»

Infringement Notice number: «Inf_notice_nr»

Vehicle owner:«Owner name»

Date of infringement: «Date» Issuing Authority: « Issuing Authority »

Charge Code: «Main_charge_code» «Main_descrip»

«Owner_address_line_1» «Owner_address_line_2» «Owner_address_line_3» «Owner_address_line_4» «Owner_address_line_5» «Owner_address_code»

Charge type: «Class_1» Penalty: R «Penalty_1» Demerit Points: «Demerit»

DEMERIT POINTS	PAYMENTS RECEIVED				
In terms of section 24 of the Act, Demerit Points have	Penalty:	R«Penalty_1»			
against your name for the above infringement.		Infringement Penalty Levy :	R« Levy»		
Date of recording:	«Rec_date»	Fee for Courtesy Letter:	R« Courtesy»		
Number of Demerit Points allocated for above infringement(s):	«Demerit»	Fee for Enforcement Order:	R«Enf_fee»		
Total number of Demerit Points incurred to date:	«Tot_demerit»	Fee for unsuccessful revocation:	R«Rev_fee»		
Number of Demerit Points less than the maximum of 15:	«Re_demerit»	Other Fees:	R«other fee»		
Projected date when accumulated points are reduced to zero:	«DZero_date»	Discounted granted:	R«total»		
		Total amount paid:	R«Total»		
		Total amount due:	R«Total due»		

IMPORTANT PROVISIONS AND INFORMATION

In terms of section 20 of the Act a person is disqualified from driving or operating a motor vehicle should that person's Demerit Points exceed the maximum number of Demerit Points as contemplated in section 29(d) of the Act.

Maximum number of Demerit Points in respect of driver: «MaxD_demerit»

Maximum number of Demerit Points in respect of juristic person «MaxP_demerit»

Maximum number of Demerit Points in respect of operator: «MaxO_demerit»

Reduction period for 1 Demerit Point:
«Period_demerit»

Certificate number: «Cert_no» Creation date: «Cr_Date» «User Group»

REPUBLIC OF SOUTH AFRICA

TO: The Honourable/Prof/Dr/Rev/Mr/Mrs/Ms/Miss bar code

«Initials» + «Surname»

«Company_name»

«Post_address_line_1»

«Post_address_line_2»

«Post_address_line_3»

«Post_address_line_4»

«Post_address_line_5»

«Post_address_code»

POSTED CHEQUES AND POSTAL ORDERS ARE NOT ACCEPTABLE SEE PAYMENT OPTIONS ON SECTION A BELOW

IF UNDELIVERED WITHIN 14 DAYS PLEASE RETURN TO SENDER:

AARTO

Private Bag X11/2

Halfway House

1685

Date of posting:

IMPORTANT PROVISIONS AND INFORMATION

En quiries and Information

Enquiries regarding this notice may be made:

- By post, to: AARTO Enquiries, Private Bag X112, Halfway House, 1.
- By telephone: 086 122 7861 (0861AARTO1)

3. By email: <u>aartoen quiries @rtia.co.za</u>
General information is available on the AARTO Internet website www.aarto.gov.za. Information on demerit points may be obtained from the above website or any Issuing or Registering Authority or Driving Licence Testing Centre

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

Siraj Rizvi (012) 748-6380 (Siraj.Rizvi@gpw.gov.za)

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