

"FA3"

587

**SIMPLE SUMMONS**

IN THE HIGH COURT OF SOUTH AFRICA  
(GAUTENG DIVISION PRETORIA)

CASE NO:

27807/16

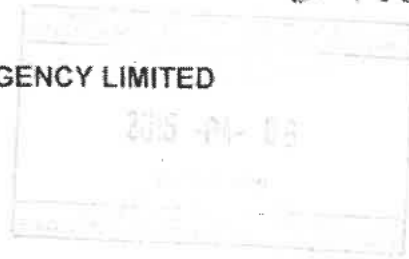
In the matter between:

**SOUTH AFRICAN NATIONAL ROADS AGENCY LIMITED**

Plaintiff

And

[REDACTED]



Defendant

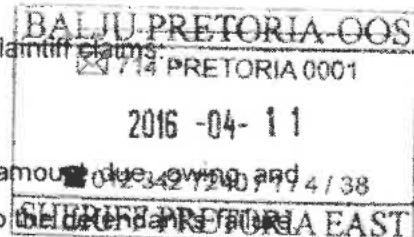
To the sheriff or his deputy:

**INFORM**

[REDACTED] a Company duly registered in accordance with the Company Laws of the Republic of South Africa and carrying on business at [REDACTED] [REDACTED] (hereinafter called "the defendant") that

**SOUTH AFRICAN NATIONAL ROADS AGENCY LIMITED**, a duly incorporated public company registered in accordance with Laws of the Republic of South Africa, pursuant to the provisions of the South African National Road Agency Limited and National Roads Act 7 of 1998 as amended (hereinafter referred to as the "Act"). The plaintiff's principal place of business is situate at 48 Tambotie Avenue, Val de Grace, Pretoria (hereinafter called "the plaintiff"),

hereby institutes action against Defendant in which action Plaintiff claims:



1. Payment of the sum of R587 065.92, being the amount due, owing and payable by the defendant to the plaintiff pursuant to [REDACTED] refusal and/or neglect to pay toll lawfully levied by the plaintiff in terms of

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sections 27(1) and 27(3) of the South African National Roads Agency Act 7 of 1998 ("the SANRAL Act") and published in the applicable Toll Tariff Notice(s) issued by the Minister of Transport and published in the Government Gazette from time to time.

2. In amplification of the foregoing, the defendant used toll roads (e-roads) situated within the jurisdiction of the above Honourable Court in that vehicles registered to the defendant passed through various toll plazas(gantries) as envisaged in Regulation 5 of the e-road Regulations published in terms of sections 58(1)(dA) and (dC) of the SANRAL Act published on 9 October 2013 in Government Gazette 36911 ("the e-road regulations") on a toll road declared in terms of section 27(1)(a) of the SANRAL Act on multiple occasions between 3 August 2013 and 31 August 2015 both dates inclusive. The entire cause of action accordingly arose within the jurisdiction of the above Honourable Court.
3. The plaintiff duly issued invoices in terms of regulation 6 of the e-road regulations to the defendant recording the defendant's indebtedness as a result of his failure, neglect and/or refusal to pay the toll but the defendant has failed, neglected and/or refused to pay the amounts reflected on the invoices which aggregate the claimed sum of **R587 065.92**.
4. Interest on the sum of **R587 065.92** at a rate of 10.25% a tempore morae;
5. Costs of suit; and
6. Further and/or alternative relief.

**INFORM** the defendant(s) further that if Defendant(s) dispute(s) the claim and wish(es) to defend the action, the defendant(s) shall:-

- i) Within **TEN (10)** days of the service upon the defendant(s) of this summons, file with the registrar of this Court at Corner Paul Kruger & Madiba Streets, Pretoria , Notice of defendant(s) intention to defend and serve a copy thereof on the Attorneys of the plaintiff(s), which notice shall give an address (not being a post office or *poste restante*)



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referred to in Rule 19(3) for the service upon the defendant(s) of all notice and documents in the action.

- ii) Thereafter and within **TWENTY (20)** days after filing and serving notice of intention to defend as aforesaid, file with the registrar and serve upon the plaintiff(s) a Plea, Exception, Notice to strike out, with or without a Counterclaim.

**INFORM** the defendant(s) further that if the defendant(s) fail(s) to file and serve notice as aforesaid, Judgment as claimed may be given against the defendant(s) without further notice to the defendant(s), or if having filed and served such notice, the defendant(s) fail(s) to plea, except, make application to strike out or counter-claim, Judgment may be given against the defendant(s).

**AND** immediately thereafter serve on the defendant(s) a copy of this Summons and return the same to the Registrar with whatsoever you have done thereupon.

**DATED AT CAPE TOWN THIS 29TH DAY OF MARCH 2016.**

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**REGISTRAR**  
 HIGH COURT OF SOUTH  
 AFRICA (GAUTENG DIVISION  
 PRETORIA )

**FAIRBRIDGES WERTHEIM BECKER**

**Ref: AVR/ub/10024508477**

Plaintiff's Attorney [Duly admitted in terms of Section 4(2) of Act 62 of 1995]

16<sup>TH</sup> Floor, South Tower

The Towers

Heerengracht, Cape Town

Tel: 021 405 7325


Fax: 021 419 5135

c/o LIESL VAN RENSBURG ATTORNEYS

226 Hilda Street, Hatfield, Pretoria

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From: WordPress [REDACTED]   
Subject: OUTA member summonsed  
Date: 15 April 2016 at 8:23 AM  
To: summons@outa.co.za



From: [REDACTED]

**Message Body:**

Name; [REDACTED]  
Surname; [REDACTED]  
Member number; [REDACTED]  
e-Mail; [REDACTED]  
Cell number; [REDACTED]  
Summons date: 14/04/2016  
Outstanding amount; RRS87065.92  
Notification type; Summons to appear in court for non-payment of e-Tolls  
Message; [REDACTED]

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This e-mail was sent from OUTA member summons form

