

DEPARTEMENT
VAN JUSTISIEDEPARTMENT
OF JUSTICEMy verw. • Ref..... TA612/01

U verw. • Your ref.....

Hansklopper Trusteemks3Meneer/Menere/Me.
Sir/Sirs/MadamINSOLVENTE BOEDEL/MAATSKAPPY IN LIKWIDASIE/BESLOTE KORPORASIE
INSOLVENT ESTATE/COMPANY IN LIQUIDATION/CLOSE CORPORATIONS Steenkamp W.D.A

1. Die..... Likwidasie-, Distribusie- en/of Kontribusierekening

in bogenoemde boedel is op ingevolge *Artikel 112 van die
Insolvensiwet, No. 24 van 1936 (soos gewysig)/Artikel 408 van die Maatskappywet, No. 61 van 1973 (soos
gewysig)—saamgelees met Artikel 66 van die Wet op Beslote Korporasies, No. 69 van 1984, bekragtig.
The First & Final Liquidation, Distribution and/or ContributionAccount in the above-mentioned estate was confirmed on 13/07/06 in
terms of *Section 112 of the Insolvency Act, No. 24 of 1936 (as amended)/Section 408 of the Companies
Act, No. 61 of 1973 (as amended)—read with Section 66 of the Close Corporations Act, No. 69 of 1984.2. Kennis van bekragtiging moet in die Staatskoerant ooreenkomsdig die bepalings van *Artikel 113 (1) en
(2)/Artikel 409 (2) gegee word.Notice of the confirmation must be given in the *Government Gazette* in terms of *Section 113 (1) and
(2)/Section 409 (2).3. Dividende moet uitbetaal word ooreenkomsdig *Artikel 113 (3)/Artikel 409 (1) en die kwitansies daarvoor
ooreenkomsdig *Artikel 114 (1)/Artikel 410 (1) ingedien word. Alle onopgeëiste dividende moet
ooreenkomsdig *Artikel 114 (2)/410 (2) in die Voogdyfonds gestort word.Dividends must be paid in terms of *Section 113 (3)/Section 409 (1) and the receipts lodged in terms of
*Section 114 (1)/Section 410 (1). All unclaimed dividends must be deposited into the Guardian's Fund in
terms of *Section 114 (2)/Section 410 (2).Die uwe
Yours faithfully

Meester van die Hooggeregshof
Master of the High Court* Skrap wat nie van toepassing.
Delete if not applicable.