



DEPARTMENT: JUSTICE AND CONSTITUTIONAL DEVELOPMENT
REPUBLIC OF SOUTH AFRICA

My verw. / Ref: **T.2807/08**

MEESTER VAN DIE HOOGGEREGSHOF
MASTER OF THE SUPREME COURT

U verw. / Your ref. **R E STRÖH**

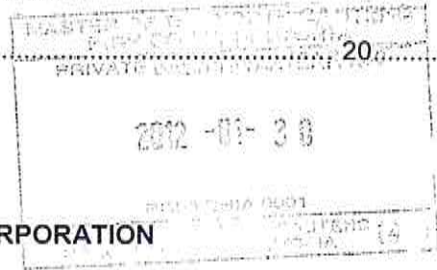
Privaatsak
Private Bag X 60

**INDEPENDENT
BK 86**

0001 PRETORIA.

Meneer/Menere/Mevrou
Sir/Sirs/Madam

***INSOLVENTE BOEDEL / MAATSKAPPY IN LIKWIDASIE
*INSOLVENT ESTATE / COMPANY IN LIQUIDATION // CLOSE CORPORATION**



INSOLVENT ESTATE R J & M BAKOS

1 Die In bogenoemde boedel is op ingevolge *Artikel 112 van die Insolvensiewet. 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 and Final Liquidation, Distribution and Contribution Account** in the abovementioned estate was confirmed on 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 ooreenkomstig die bepalinge 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 ooreenkomstig *Artikel 113(3)/Artikel 409(1) en die kwitansies daarvoor ooreenkomstig *Artikel 113 (1) / Artikel 410(1) ingedien word. Alle onopgeëiste dividende moet ooreenkomstig *Artikel 113(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 113(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

ASJ

Meester van die Hooggeregshof
Master of the Supreme Court

