RESTRICTION UNDER SECTION 49(1) OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT 28 OF 2002) ON GRANTING OF NEW PROSPECTING, RECONNAISSANCE PERMISSION, MINING RIGHT OR MINING PERMITS IN RESPECT OF CERTAIN LAND.

Having considered presentations made in response to Notice 399 of 2013, the Minister considers it to be in national interest and furthering the need to promote sustainable development of the country’s mineral resources that currently held state mining assets should be preserved.

The Minister hereby impose a restriction under section 49(1) for a period not exceeding 10 years from the publication hereof on the granting of new reconnaissance permission, prospecting rights, mining rights, production right, exploration right and mining permits in respect of Unsurveyed Stateland known as Klein Letaba, the farms Alten 221 LT, Plange 222 LT, Zwartkoppies 413 KT, Waterkop 113 KT, Molendraai 811 LR, Commandodrift 228 LR, Gezond 235 KR, Inhambane 802 LR, Twyfelaar 119 KT, Mineral Area No. 3 and 4 of the farm Maandagshoek 254 KT, Mineral Area No. 5 on Portion of the farm Mandaagshoek 254 KT and Portion of Portion 1 of the farm Mooihoek 255 KT.

The land identified in this Notice constitutes land in respect of which various entities hold various rights in terms of the Mineral and Petroleum Resources Development Act, and this restriction will not affect those entities’ rights to exercise their respective exclusive rights in terms of section 19(1)(b) of the Act, or the renewal of any rights in terms of the Act.

SUSAN SHABANGU, MP

MINISTER OF MINERAL RESOURCES

22 MAY 2013