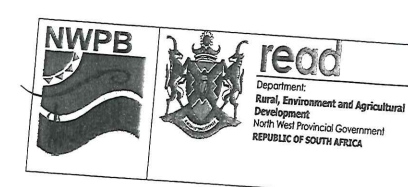
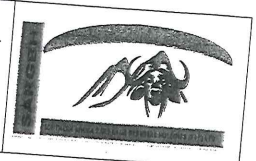
ANNEXURE 7





BEE JOINT VENTURE GAME DONATION AGREEMENT

Entered into by and between

NORTH WEST PARKS BOARD ("NWPB")

(Herein represented by Professor Job Mokgoro as the Accounting Authority, duly authorised by EXCO resolution of the 25th March 2015)

And

DEPARTMENT OF RURAL, ENVIRONMENT AND AGRICULTURAL **DEVELOPMENT** ("READ")

(Herein represented by Dr Poncho Mokaila in his capacity as Head of Department of READ and project coordination in terms of EXCO resolution of 25th March 2015)

And

SOUTHERN AFRICA RARE GAME BREEDERS HOLDINGS (PTY) LTD WITH REGISTRATION NUMBER 2015/277393/07 ("SARGBH")

(Herein represented by Mr Mike De Kock duly authorised thereto by the partners)

BACKGROUND

WHEREAS the Preamble to Constitution of the Republic of South Africa encourages all including the organs of the state to help "heal the divisions of the past" caused by Apartheid Laws, Policies, and Practices ("Apartheid");

WHEREAS ownership of land and game animals was one such racial divisions used to deprive black people of access to land and its benefits of owning game animals;

WHEREAS the North West Parks and Tourism Board ("NWPTB") Game Donation Policy enabled NWPTB to donate viable game animals to game farming entrants, particularly those previously disallowed by Apartheid;

WHEREAS rare game breeding requires specialist knowledge and huge capital investment that new entrants to game farming may not readily have;

WHEREAS Southern Africa Rare Game Breeders Holdings (Pty) Ltd ("SARGBH") has the requisite skills, financial and land resources for rare game breeding and is willing to empower emerging black game farmers;

WHEREAS in March 2015 the North West Provincial Executive Council ("EXCO") Resolution approved a Game Transformation Donation Partnership with SARGBH to empower North West Citizens, based on Black Economic Empowerment ("BEE");

WHEREAS NWPTB was repealed and replaced by NWPB in terms of North West Parks Act (No. 3 of 2015);

WHEREAS some of the transformation objects of the NWPB Act, section 4(d) & 4(e) are "to create enabling environment for access to markets for new entrants in the wildlife sector in the Province; and to contribute to the establishment of enabling environment for job creation in the wildlife sector in the Province; and

WHEREAS NWPB is willing to work with EXCO and SARGBH in order to achieve the wildlife sector transformation objects of the NWPB Act. 2|Page

NOW THEREFORE THE PARTIES AGREE TO

Enter into a BEE joint-venture deal to transform the wildlife sector in the Province based on EXCO Resolution, NWPB Act and Policies, and SARGBH's resources.

2 DEFINITIONS AND INTERPRETATION IN THIS AGREEMENT

- 2.1. The headings of the clauses in this Agreement are only for the purposes of convenience and reference only and shall not be used in the interpretation of nor modify nor amplify the terms of this Agreement nor any clause hereof.
- 2.2 In this Agreement unless a contrary intention appears, words importing
 - 2.2.1 Any one gender includes the other gender; and the singular includes the plural and vice versa;
 - 2.2.2 Natural persons shall include created entities (with or without legal personality) and vice versa; and
 - 2.2.3 Reference to any legislation means such legislation as currently enacted, and to its future amendment or supplementary legislation.
- 2.3 Unless otherwise stated in this Agreement, words bear meaning as follows:
 - 2.3.1 "Southern Africa Rare Game Breeders (Pty) Ltd" ("SARGB") means a Company with registration number 2013/202529/07, and being the 50% shareholder of the SARGBH;
 - 2.3.2 "SARGBH" means a subsidiary company of SARGB with registration number 2015/277393/07, the Shareholding Agreement in "Annexure "A"; being SARGB and their BEE Partners collectively,

2.3.3 "this Agreement" means this Agreement and all annexures hereto;

- 2.3.4 "Empowerment Partners" means emerging entrant game farmers as per NWPB Act and as reflected on clause 5 of this agreement;
- 2.3.5 "NWPB" means the West Parks Board, a public entity established by the North West Parks Board Act 03 of 2015 and accountable to READ;
- 2.3.6 "READ" means the North West Provincial Department of Rural, Environment and Agricultural Development, and accountable to North West Provincial Executive Council;
- 2.3.7 "Shareholder's Agreement means an agreement entered into by partners of SARGBH annexed as Annexure "A" hereto, and
- 2.3.8 "Parties" means NWPB and READ jointly representing the state and SARGBH representing its shareholding and entrant game farmers.

3 DURATION OF THIS AGREEMENT

This agreement is for ten (10) years and shall notwithstanding the date of signature hereof be deemed to have commenced on the 07thJune 2015 and shall, unless terminated in accordance with clause 8 below, duly terminate on the 06thJune 2025.

4 TERMS OF THE JOINT VENTURE BEE ARRANGEMENT

4.1 The NWPB agrees, at no cost, to make available an initial breeding stock of the following game species from various parks and reserves:-

Species	Ouentit. B
African disease free Buffalo	Quantity Donated
Sable antelope	130
Nyala	50
19 -1 (1990) 1900	32
White Rhino	50
Total species	262

- 4.2 SARGBH shall pay for all costs related to the capture, husbandry and relocation of the donated breeding stock. Where required by Animal Health Act 7 of 2002, some species shall, at SARGBH's expense, be quarantined at registered facility in terms of the Veterinary and Para-Veterinary Professions Act 19 of 1982.
- 4.3 The breeding project is established and conducted on the following SARGBH farms at Swartruggens district of North-West Province ("Annexure B"):-
 - a. Die Eiland: RE of Melrose 524 JP, owned by ("of") Bitline SA 261(Pty) Ltd;
 - b. Ebisu: RE & Portion 9 of Olieven Fontein 434 JP of by Halation Trading (Pty) Ltd;
 - c. Inyati: Portion 8 of Melrose 524 JP, of Pearl Coral 1474 CC;
 - Midford: Portion 12 & 13 of Vlaklaagte 215 JP, of Midford Properties Pty Ltd;
 and
 - e. Mooivallei: RE & Portion 4 of Melrose 524 JP of Biltline SA 261 (Pty) Ltd.
- 4.4 No animal shall, for the duration of this Agreement, be removed from these SARGBH properties or sold without prior written consent of all Parties hereto.
- 4.5 In the event that the Buffalo Surveillance and Salvage Project envisaged in Annexure C become financially onerous on SARGBH, NWPB shall, at its sole discretion, donate additional buffalo or white rhino to compensate SARGBH.
- 4.6 On expiration of this Agreement, half the initial breeding stock of each species donated shall be returned to NWPB or be donated to other BEE beneficiaries on the discretion of NWPB based on the Game Donations Policy.
- 4.7 All animals introduced and bred shall, at SARGBH's expense, have tag and micro-chipped numbers provided to the NWPB for record purposes.
- 4.8 SARGBH shall, for the duration of this Agreement, carry all husbandry costs associated with managing and operating the intensive breeding project. These costs shall include but not be limited to supplementary feeding, the provision of drinking water, veld management and veterinary costs.

- 4.9 SARGBH shall within 7 (seven) days in writing report the births and deaths of all donated animals to NWPB. All post mortem reports must be performed by a registered and practicing veterinarian, and attached to written reports.
- 4.10 NWPB shall be entitled to visit SARGBH premises and inspect animals at any time during the currency of this Agreement.
- 4.11 Neither Party hereto shall, without prior written consent of the other Parties, sell, donate or exchange any species introduced or bred in this Agreement.
- 4.12 The NWPB and SARGBH shall identify training needs for the BEE Partners and such training shall be done at the cost of SARGBH.
- 4.13 The NWPB and SARGBH shall monitor that the game breeding is performed to acceptable standards and shall as part of that assist, Empowerment Partners in drafting of game breeding policies and procedures.
- 4.14 SARGBH shall from the third year of the species breeding project assist BEE Partners to establish a breeding programme on their own farms with breeding stock according to their shares in SARGBH and monitor such programmes.
- 4.15 READ shall coordinate this Agreement, report progress to EXCO and provide enabling regulatory and support within its mandate as a department.

5 EMPOWERMENT PARTNERS

The following are Empowerment Partners being the 50% shareholder of SARGBH:-

- a. Partner 1: N E Manyathi 7803215381088; b)
- b. Partner 2: MB Manamela ID 7711285477084;
- c. Partner 3: RI Makwela ID 7001116047086;
- d. Partner 4: MJ Wolmarans ID 6809135871083;
- e. Partner 5: MC Manyeneng ID 6803175947085;
- f. Partner 6: BEE Trust (Farm Workers Trust)

6 DISPUTE PROVISIONS

For purposes of dispute provisions the 1st two state parties, NWPB and READ, are jointly referred hereto as one "Party" (consistent with chapter 3 of the 1996 South African Constitution that discourages legal action between organs of the state), and the 2nd is SARGBH as separate Party hereto, and the two collectively referred to as the "Parties".

- 6.1 Any dispute arising out of or in connection with this Agreement, or related thereto, whether directly or indirectly, shall be dealt with in terms of clause 6. A dispute within this Agreement or clause 6 exists once Parties notify each other in writing of the nature of the dispute and requires the resolution of the dispute in terms of this clause 6.
- 6.2 The Party claiming that a dispute has arisen must, within seven (7) days of the date on which the dispute is said to have arisen, give written notice to the other Party to the dispute, specifying the nature of the dispute.
- 6.3 The Parties nominated representatives shall, within a period of fourteen (14) days of receipt of the notice referred to in clause 6.2 above, meet in good faith in an attempt to settle such dispute or difference through informal negotiations.
- 5.4 The Parties nominated representatives shall be authorised by Parties hereto resolve the dispute.
- 6.5 If the negotiation between the nominated representatives does not result in a written resolution agreement to the dispute between the Parties within a period of seven (7) days from the declaration of the dispute, the Parties must refer the dispute for resolution by way of mediation in accordance with the rules of the Arbitration Foundation of Southern Africa ("AFSA").
- 6.6 In the event of the mediation envisaged in clause 6.5 failing in terms of the rules of AFSA the matter must, within fourteen (14) days thereafter, be referred to arbitration as envisaged in the clauses below.

- 6.7 The Parties hereto agree that arbitration expedited in accordance with AFSA's rules for expedited arbitration by one (1) arbitrator appointed by agreement between the Parties, including any appeal against the arbitrator's decision. If the Parties cannot agree on the arbitrator within a period of fourteen (14) days after the referral of the dispute to arbitration, the arbitrator shall be appointed by the Secretariat of AFSA.
- 6.8 The provisions of clause 6 shall not preclude any of the two Parties hereto from access to an appropriate court of law for some interim relief in respect of urgent matters by way of an interdict or mandamus.
- 6.9 Pending finalisation of the dispute resolution in terms of clause 6, the Parties irrevocably submit to the jurisdiction of a division of the High Court of the Republic of South Africa that governs their legal actions.
- 6.10 References to AFSA shall include its successor or its nominee recommended in writing.
- 6.11 Clause 6 is a separate, divisible agreement from the rest of this Agreement and shall remain in effect, even if this Agreement terminates or nullified or cancelled for whatsoever reason or cause.

7 BREACH AND TERMINATION

- 7.1 In the event any Party, consistent with clause 6, commits a breach of any of the conditions contained in this Agreement and remains in default for a period of thirty (30) days after dispatch of a written notice by registered post by the other Party(ies) requiring the defaulting Party (ies) to remedy such breach, the other Parties shall be entitled to, and without prejudice to any other rights available at law:-
 - 7.1.1 Take those necessary measures to remedy the breach or appoint a third party to do so, and to recover their costs in doing so from the offending Party(ies); and / or

- 7.1.2 Immediately demand due performance of the terms of this Agreement, in addition to claiming damages that such Party(ies) is legally entitled to; or
- 7.1.3 Immediately cancel this Agreement by means of a registered notice addressed to the other Parties, in addition to claiming damages that such Party(ies) is legally entitled to.
- 7.2 This Agreement shall automatically terminate on 06th June 2025.
- 7.3 The NWPB and READ shall after 5 (five) years of commencement of this Agreement be entitled, in their sole and unfettered discretion, to terminate this Agreement on thirty (30) days' written notice to SARGBH.
- 7.4 Notwithstanding 7.3 above, NWPB and READ shall only exercise such right of termination if they both are of the view that the animals are not breeding at acceptable rates or if the primary objective of this Agreement (as set out in clause 4 above) are not being achieved. In such an event, all the animals donated and introduced to SARGBH shall be returned to the NWPB (at its cost) and none of the Parties hereto shall have any claims against the other Party(ies) from whatsoever cause arising.

8 GENERAL

- .1 All Parties shall bear their own costs arising from or associated with the negotiation and / or preparation of this Agreement.
- 8.2 This Agreement is the sole record of the agreement concluded between the Parties. Any amendment hereto shall not be in force and with effect, unless reduced to writing and signed by all the Parties.
- 8.3 No indulgence, extension of time, relaxation or latitude shown, granted or allowed on the part of any of the Parties in exercising any right conferred upon such a Party in terms of this Agreement shall be construed as a waiver or the novation of any such right.

- 8.4 It is understood that all the Parties hereto are separate legal entities and that neither Party will act or create any obligation on behalf of or in the name of the other, except as otherwise provided in terms of this Agreement.
- 8.5 The Parties shall at all times during the continuance of this Agreement observe the principles of good faith towards one another in the performance of their obligations in terms of this Agreement and will accordingly:-
 - 8.5.1 Act reasonably, honestly and in good faith;
 - 8.5.2 Perform their obligations diligently and with reasonable care, and
 - 8.5.3 Make full disclosure to each other of any matter that may affect the implementation of this Agreement.
- 8.6 No Party to this Agreement may delegate, cede or assign any of its rights or obligations under this Agreement, unless the written consent of the other Parties to this Agreement has first been obtained, which consent shall not be unreasonably withheld.

9 DOMICILIUM AND NOTICES

9.1 The Parties hereto choose the addresses hereunder specified as their main respective domicilia citandi et executandi:-

9.1.1 NWPB:-

Postal:	Physical:
Board Chair	Board Chair
PO Box 4488,	Stand 3031, Cookes Lake
Mmabatho,	Lichtenburg Road
2735	Mafikeng, North West Province
North West Province	2735
Tel: 018 3971500	Fax: Fax:-018 3971666

9.1.2 SARGBH HOLDINGS (PTY) LTD:-

Postal:	Physical:
CEO	CEO
P O Box 20361,	Portion 413,
Protea Park, Rustenburg	Waterkloof, Rustenburg,
0305	0299
North West Province	North West Province
Tel: 083 250 9418	Email: mike@sararegamebreeders.co.za

9.1.3 READ:-

Postal	Physical:
HOD	HOD
Private Bag x 2039,	Agricentre Building
Mmabatho, 2735	Cnr. Dr James Moroka & Stadium Road,
North West Province	Mafikeng, 2735, North West Province
Tel: (018) 3895111	Fax: (018) 3924377

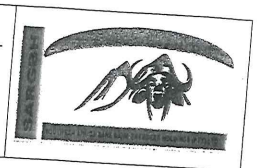
- 9.2 Any Party hereto may change its *domicilium citandi et executandi* by written notice given to such effect to the other Parties hereto.
- Any notice given by any Party hereto to the other Parties shall be sent by a prepaid registered post or shall be delivered by hand to the addresses of the recipients specified above.
- 9.4 Any notice shall be deemed to have been given:-
 - 9.4.1 If posted by prepaid registered post, seven (7) days after the date of posting thereof; or
 - 9.4.2 If hand delivered between 8h00 to 16h00 on any business day, Monday to Friday, excluding Public Holidays.

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	Professor Job Wokgoro
	(For and on behalf of the NWPB
	He being duly authorised thereto)
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	Mr. Mike de Kock
	(For and on behalf of the SARGB
	Holdings duly authorised thereto)





Rural, Environment and Agricultural Development North West Provincial Government republic of South Africa



BEE JOINT VENTURE GAME DONATION AGREEMENT

Entered into by and between

NORTH WEST PARKS BOARD ("NWPB")

(Herein represented by Professor Job Mokgoro as the Accounting Authority, duly authorised by EXCO resolution of the 25th March 2015)

And

DEPARTMENT OF RURAL, ENVIRONMENT AND AGRICULTURAL **DEVELOPMENT** ("READ")

(Herein represented by Dr Poncho Mokaila in his capacity as Head of Department of READ and project coordination in terms of EXCO resolution of 25th March 2015)

And

SOUTHERN AFRICA RARE GAME BREEDERS HOLDINGS (PTY) LTD WITH REGISTRATION NUMBER 2015/277393/07 ("SARGBH")

(Herein represented by Mr Mike De Kock duly authorised thereto by the partners)

1 BACKGROUND

WHEREAS the Preamble to Constitution of the Republic of South Africa encourages all including the organs of the state to help "heal the divisions of the past" caused by Apartheid Laws, Policies, and Practices ("Apartheid");

WHEREAS ownership of land and game animals was one such racial divisions used to deprive black people of access to land and its benefits of owning game animals;

WHEREAS the North West Parks and Tourism Board ("NWPTB") Game Donation Policy enabled NWPTB to donate viable game animals to game farming entrants, particularly those previously disallowed by Apartheid;

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WHEREAS in March 2015 the North West Provincial Executive Council ("EXCO") Resolution approved a Game Transformation Donation Partnership with SARGBH to empower North West Citizens, based on Black Economic Empowerment ("BEE");

WHEREAS NWPTB was repealed and replaced by NWPB in terms of North West Parks Act (No. 3 of 2015);

WHEREAS some of the transformation objects of the NWPB Act, section 4(d) & 4(e) are "to create enabling environment for access to markets for new entrants in the wildlife sector in the Province; and to contribute to the establishment of enabling environment for job creation in the wildlife sector in the Province; and

WHEREAS NWPB is willing to work with EXCO and SARGBH in order to achieve the wildlife sector transformation objects of the NWPB Act.

NOW THEREFORE THE PARTIES AGREE TO

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 - 2.3.2 "SARGBH" means a subsidiary company of SARGB with registration number 2015/277393/07, the Shareholding Agreement in "Annexure "A"; being SARGB and their BEE Partners collectively,
 - 2.3.3 "this Agreement" means this Agreement and all annexures hereto;

- 2.3.4 "Empowerment Partners" means emerging entrant game farmers as per NWPB Act and as reflected on clause 5 of this agreement;
- 2.3.5 "NWPB" means the West Parks Board, a public entity established by the North West Parks Board Act 03 of 2015 and accountable to READ:
- 2.3.6 "READ" means the North West Provincial Department of Rural, Environment and Agricultural Development, and accountable to North West Provincial Executive Council;
- 2.3.7 "Shareholder's Agreement means an agreement entered into by partners of SARGBH annexed as Annexure "A" hereto, and
- 2.3.8 "Parties" means NWPB and READ jointly representing the state and SARGBH representing its shareholding and entrant game farmers.

3 DURATION OF THIS AGREEMENT

This agreement is for ten (10) years and shall notwithstanding the date of signature hereof be deemed to have commenced on the 07thJune 2015 and shall, unless terminated in accordance with clause 8 below, duly terminate on the 06thJune 2025.

4 TERMS OF THE JOINT VENTURE BEE ARRANGEMENT

4.1 The NWPB agrees, at no cost, to make available an initial breeding stock of the following game species from various parks and reserves:-

Quantity Donated
130
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262

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- 4.3 The breeding project is established and conducted on the following SARGBH farms at Swartruggens district of North-West Province ("Annexure B"):-
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 - b. Ebisu: RE & Portion 9 of Olieven Fontein 434 JP of by Halation Trading (Pty) Ltd;
 - c. Inyati: Portion 8 of Melrose 524 JP, of Pearl Coral 1474 CC;
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 and
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- 4.4 No animal shall, for the duration of this Agreement, be removed from these SARGBH properties or sold without prior written consent of all Parties hereto.
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- 4.13 The NWPB and SARGBH shall monitor that the game breeding is performed to acceptable standards and shall as part of that assist, Empowerment Partners in drafting of game breeding policies and procedures.
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- 4.15 READ shall coordinate this Agreement, report progress to EXCO and provide enabling regulatory and support within its mandate as a department.

5 EMPOWERMENT PARTNERS

The following are Empowerment Partners being the 50% shareholder of SARGBH:-

- a. Partner 1: N E Manyathi 7803215381088; b)
- b. Partner 2: MB Manamela ID 7711285477084;
- c. Partner 3: Rl Makwela ID 7001116047086;
- d. Partner 4: MJ Wolmarans ID 6809135871083;
- e. Partner 5: MC Manyeneng ID 6803175947085;
- f. Partner 6: BEE Trust (Farm Workers Trust)

6 DISPUTE PROVISIONS

For purposes of dispute provisions the 1st two state parties, NWPB and READ, are jointly referred hereto as one "Party" (consistent with chapter 3 of the 1996 South African Constitution that discourages legal action between organs of the state), and the 2nd is SARGBH as separate Party hereto, and the two collectively referred to as the "Parties".

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- 6.5 If the negotiation between the nominated representatives does not result in a written resolution agreement to the dispute between the Parties within a period of seven (7) days from the declaration of the dispute, the Parties must refer the dispute for resolution by way of mediation in accordance with the rules of the Arbitration Foundation of Southern Africa ("AFSA").
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- 6.8 The provisions of clause 6 shall not preclude any of the two Parties hereto from access to an appropriate court of law for some interim relief in respect of urgent matters by way of an interdict or mandamus.
- 6.9 Pending finalisation of the dispute resolution in terms of clause 6, the Parties irrevocably submit to the jurisdiction of a division of the High Court of the Republic of South Africa that governs their legal actions.
- 6.10 References to AFSA shall include its successor or its nominee recommended in writing.
- 6.11 Clause 6 is a separate, divisible agreement from the rest of this Agreement and shall remain in effect, even if this Agreement terminates or nullified or cancelled for whatsoever reason or cause.

7 BREACH AND TERMINATION

- 7.1 In the event any Party, consistent with clause 6, commits a breach of any of the conditions contained in this Agreement and remains in default for a period of thirty (30) days after dispatch of a written notice by registered post by the other Party(ies) requiring the defaulting Party (ies) to remedy such breach, the other Parties shall be entitled to, and without prejudice to any other rights available at law:-
 - 7.1.1 Take those necessary measures to remedy the breach or appoint a third party to do so, and to recover their costs in doing so from the offending Party(ies); and / or

- 7.1.2 Immediately demand due performance of the terms of this Agreement, in addition to claiming damages that such Party(ies) is legally entitled to; or
- 7.1.3 Immediately cancel this Agreement by means of a registered notice addressed to the other Parties, in addition to claiming damages that such Party(ies) is legally entitled to.
- 7.2 This Agreement shall automatically terminate on 06th June 2025.
- 7.3 The NWPB and READ shall after 5 (five) years of commencement of this Agreement be entitled, in their sole and unfettered discretion, to terminate this Agreement on thirty (30) days' written notice to SARGBH.
- 7.4 Notwithstanding 7.3 above, NWPB and READ shall only exercise such right of termination if they both are of the view that the animals are not breeding at acceptable rates or if the primary objective of this Agreement (as set out in clause 4 above) are not being achieved. In such an event, all the animals donated and introduced to SARGBH shall be returned to the NWPB (at its cost) and none of the Parties hereto shall have any claims against the other Party(ies) from whatsoever cause arising.

8 GENERAL

- 8.1 All Parties shall bear their own costs arising from or associated with the negotiation and / or preparation of this Agreement.
- 8.2 This Agreement is the sole record of the agreement concluded between the Parties. Any amendment hereto shall not be in force and with effect, unless reduced to writing and signed by all the Parties.
- 8.3 No indulgence, extension of time, relaxation or latitude shown, granted or allowed on the part of any of the Parties in exercising any right conferred upon such a Party in terms of this Agreement shall be construed as a waiver or the novation of any such right.

- 8.4 It is understood that all the Parties hereto are separate legal entities and that neither Party will act or create any obligation on behalf of or in the name of the other, except as otherwise provided in terms of this Agreement.
- 8.5 The Parties shall at all times during the continuance of this Agreement observe the principles of good faith towards one another in the performance of their obligations in terms of this Agreement and will accordingly:-
 - 8.5.1 Act reasonably, honestly and in good faith;
 - 8.5.2 Perform their obligations diligently and with reasonable care, and
 - 8.5.3 Make full disclosure to each other of any matter that may affect the implementation of this Agreement.
- 8.6 No Party to this Agreement may delegate, cede or assign any of its rights or obligations under this Agreement, unless the written consent of the other Parties to this Agreement has first been obtained, which consent shall not be unreasonably withheld.

9 DOMICILIUM AND NOTICES

9.1 The Parties hereto choose the addresses hereunder specified as their main respective domicilia citandi et executandi:-

9.1.1 NWPB:-

Postal:	Physical:	-
Board Chair	Board Chair	
PO Box 4488,	Stand 3031, Cookes Lake	
Mmabatho,	Lichtenburg Road	
2735	Mafikeng, North West Province	
North West Province	2735	
Tel: 018 3971500	Fax: Fax:-018 3971666	-

9.1.2 SARGBH HOLDINGS (PTY) LTD:-

Postal:	Physical:
CEO	CEO
P O Box 20361,	Portion 413,
Protea Park, Rustenburg	Waterkloof, Rustenburg,
0305	0299
North West Province	North West Province
Tel: 083 250 9418	Email: mike@sararegamebreeders.co.za

9.1.3 READ:-

Postal	Physical:
HOD	HOD
Private Bag x 2039,	Agricentre Building
Mmabatho, 2735	Cnr. Dr James Moroka & Stadium Road,
North West Province	Mafikeng, 2735, North West Province
Tel: (018) 3895111	Fax: (018) 3924377

- 9.2 Any Party hereto may change its *domicilium citandi et executandi* by written notice given to such effect to the other Parties hereto.
- 9.3 Any notice given by any Party hereto to the other Parties shall be sent by a prepaid registered post or shall be delivered by hand to the addresses of the recipients specified above.
- 9.4 Any notice shall be deemed to have been given:-
 - 9.4.1 If posted by prepaid registered post, seven (7) days after the date of posting thereof; or
 - 9.4.2 If hand delivered between 8h00 to 16h00 on any business day, Monday to Friday, excluding Public Holidays.

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	Professor Job Mokgoro
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	Mr. Mike de Kock
	(For and on behalf of the SARGB
	Holdings duly authorised thereto)