THE NATIONAL ASSEMBLY

QUESTION FOR WRITTEN REPLY

**Question 819**

Ms N R Mashabela (EFF) to ask the Minister of Trade and Industry:

1. With reference to goods imported from Israel, how is his department able to differentiate between goods produced in the occupied territories and those that are not? NW942E

*Response from the NCC:*

1. *In terms of Notice 380 of 2013 published in Government Gazette No: 36364, on 12 April 2013:*
2. *In terms of Section 24 of the Consumer Protection Act 68 of 2008,:*
3. *No persons may apply a trade description to any goods that is likely to mislead a consumer;*
4. *The producer or importer of goods must apply trade descriptions disclosing the country of origin of the goods and any prescribed information;*
5. *An importer, producer, retailer or supplier in RSA must label Israeli goods that emanate from East Jerusalem, Gaza and West Bank as emanating from these areas as “Israeli Goods”*
6. *The labels must be permanent, legible and conspicuous.*