



PARTICULARS FROM THE POPULATION REGISTER I.R.O.:

DEATH/STERFTE

IDNO.: 501126 5044 08 3  
IDNR.:

SURNAME: FREGONA  
VAN :

FIRST NAMES: NIGEL MAURICE  
VOORNAME :

DATE OF BIRTH: 1950-11-26  
GEEBOORTEDATUM:

SEX : MALE  
GESLAG:

MARITAL STATUS: DIVORCED  
HUWELIKSTATUS :

DATE OF DEATH : 2008-07-06  
DATUM VAN AFSTERWE:

PLACE OF DEATH : GEORGE  
PLEK VAN AFSTERWE:

CAUSE OF DEATH : UNNATURAL REF  
OORSAAK VAN DOOD: WC/02/0241/08

DATE ISSUED : ISSUED BY :  
DATUM UITGEREIK: 2008-07-11 UITGEREIK DEUR: YCF551 #

KOMMISSARIS VAN EDE

I. VERMEULEN Nr. 9/1/8/2  
Adderleystraat 44, Oudtshoorn, 6620

WARE AFSKRIF VAN  
OORSPRONKLIKE SERTIFIKAAT  
DEUR MY GESIEN  
DATUM.....  
HANDT.....

17341/2008

**LAST WILL AND TESTAMENT**

This is the Last Will and Testament of me **NIGEL FREGONA**, divorcee.

1.

I hereby revoke all testamentary acts previously made by me.

2.

I leave, devise and bequeath the whole of my Estate to my two children namely **STACEY CATHERINE FREGONA** and **ROXANNE FREGONA**. Should either the said **STACEY** or **ROXANNE** predecease me I direct that the share of my Estate due to such predeceased child shall devolve upon the survivor of them.

**AS WITNESSES:**

1. *W. F. Hunter*

2. *V. Baltzer*

*Nigel Fregona*

3.

Any part of my estate which devolves upon a beneficiary who has not attained the age of 21 (TWENTY-ONE) years shall be held in Trust by my Trustee who shall hold the same in separate Trusts for each beneficiary for the following ends and purposes :

- 3.1 To pay to the Legal Guardian or Custodian of such beneficiary or to apply direct to such beneficiary so much of the nett income and in need the capital of the Trust as my Trustee in his absolute discretion may consider is appropriate or necessary so as to provide for the beneficiary's maintenance, support and education, including higher education at a university or similar educational institution.
- 3.2 To administer and generally invest in every manner and to the same extent as my Trustee would enjoy if such Trustee were not subject to any restrictions and were the absolute owner of the assets contained in the Trust.
- 3.3 Without prejudice to the general powers aforesaid, to sell, purchase, mortgage, lease or take on hire or otherwise deal with any movable or immovable assets of the Trust, to realise assets and to invest or reinvest in such manner as my Trustee may deem fit including investment in Mortgage Bonds, Building Societies or Commercial Banks.
- 3.4 When such beneficiary attains the age of 21 (TWENTY ONE) years, to pay to such beneficiary the capital of the Trust as it then exists, as such beneficiary's absolute property.

AS WITNESSES:

1. W.F. Hunter

2. N.D. Burt

N.A. Fregan

4.

4.1 I hereby nominate, constitute and appoint **RODNEY JOHN TROTTER** or in the event of him being unable to act for any reason whatsoever, any one of the practising partners of the firm Stowell & Co or its successors, Attorneys of Pietermaritzburg, to be the Executor of my Estate and Trustee of any Trust constituted in terms of this my Will.

4.2 My Executor as well as my Trustee shall be exempt from filing security, shall have power to assume one or more Executors or Trustees and shall be entitled to charge for services rendered in his professional capacity apart from the remuneration for the liquidation of my Estate or management of my Trust.

5.

Any inheritance, legacy or other benefit which will accrue to any person in terms of this my Will shall be the sole and absolute property of such beneficiary and shall not fall into any Community of Property or Profit and Loss or Accrual of whatsoever nature that may at any time exist between such beneficiary and his or her spouse for the time being.

**AS WITNESSES:**

1. *W F Hunter*

2. *N B Galt*

*J M Fregona*

6.

I reserve to myself the right at any time hereafter to alter this my Will either by Codicil or otherwise, desiring that all such alterations or additions so made under my signature shall be valid and effectual as if they had been inserted herein.

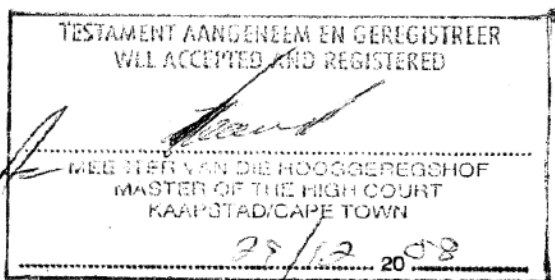
*N B Galt*  
*W F Kuster*  
*W M Yreger*  
GEORGE

In witness whereof I have hereunto set my hand at PIETERMARITZBURG on this 14 day of JUNE in the year of Our Lord One Thousand Nine Hundred and Ninety Four (1994) in the presence of the subscribed competent witnesses who in my presence and in the presence of each other have subscribed to these presents.

AS WITNESSES :

1. *W F Kuster*

2. *N B Galt*



*W M Yreger*

# UNDERTAKING AND ACCEPTANCE OF MASTER'S DIRECTIONS

[SECTION 18 (3), ACT No. 65 OF 1965]

ESTATE NUMBER.....

1. Estate late NIGEL MAURICE FREGONA  
(Full names and surname)

died on 6 JULY 2008 Identity number 501126 5044 083

2. District where deceased was resident GEORGE, WESTERN CAPE

3. Full names of applicant ALISON ANN LOUW  
Identity number 5708260059087

4. Relationship to deceased SISTER-IN-LAW

5. Residential address..... Postal address.....  
3 SCOTTSVILLE CIRCLE 3 SCOTTSVILLE CIRCLE  
HOUT BAY 7806 HOUT BAY 7806

Telephone number (Home) 021-7902295 Telephone number (Work) 021-6586630

6. Name and postal address of agent (if applicable) N/A  
Telephone number N/A

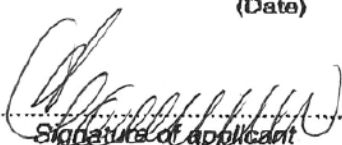
7. I undertake to administer the estate, to pay the debts from the estate assets and to distribute any balance according to the Master's directions in terms of section 18 (3) of the Estates Act, 1965, and accept that I am bound by any amendment or cancellation of such directions.

8. I undertake that I shall not administer any asset(s) which has/have not been reflected in the section 9 inventory, and as soon as it becomes known to me that the value of the assets exceed ~~R50 000~~ R125 000 to report to the Master this fact, and to return the directions.

9. I confirm that to the best of my knowledge the estate is solvent and undertake to immediately advise the Master when it becomes known to me that the estate is insolvent. That to my knowledge the known liability/ies of the estate is/are as follows:

10. I hereby declare that I am not an unrehabilitated insolvent.

Signed on 7.12.2008  
(Date)

  
Signature of applicant

REPUBLIEK VAN SUID-AFRIKA



REPUBLIC OF SOUTH AFRICA

## MAGTIGINGSBRIEF LETTERS OF AUTHORITY

[Artikel 18(3) van die Boedelwet, No.66 van 1965(soos gewysig)]  
[Section 18(3) of the Administration of Estates Act, No.66 of 1965 (as amended)]

No: 17341/2008

**HIERBY WORD GESERTIFISEER dat  
THIS IS TO CERTIFY that**

**RODNEY JOHN TROTTER**  
(ID no.: 500301 5173 080)

behoorlik gemagtig word om die bates in die Boedel wyle  
has/have been duly authorized to take control of the assets of the Estate of the late

**NIGEL MAURICE FREGONA**

Identiteitsno.  
Identity No. 501126 5044 083

wat oorlede is op  
who died on: 6 July 2008

soos aangedui op hierdie Magtigingsbrief, vermeld, onder beheer te neem, die boedelskulde te vereffen en eiendomsreg van die restant aan die erfgenaam/ergename ingevolge die geldendereg oor te dra.

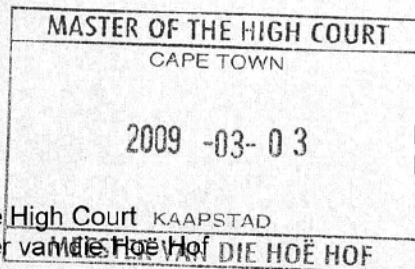
as indicated on this Letters of Authority, to pay the debts, and to transfer the residue of the estate to the heir/heirs entitled thereto by law.

### Bates / Assets:

1.	1991 Isuzu Bakkie	R10 000-00
2.	357 Revolver	R300-00
3.	Shotgun	R100-00
4.	Standard Bank 386 539 057	R100-00
5.	Standard Bank 088726231	R30 000-00
<b>Totaal / Total</b>		<b>R40 500-00</b>

Asst. Meester van die Hoë Hof  
Asst. Master of the High Court

Designated official acting on behalf of the Master of the High Court  
Gedelegeerde beampte wie optree namens die Meester van die Hoë Hof



DATUM STEMPEL  
DATE STAMP

PS: Waar vaste eiendom betrokke is, moet in gedagte gehou word dat oordrag daarvan in die Akteskantoor geregistreer moet word.

Vuurwapens moet gelisensieer word.

In cases involving immovable property, it must be borne in mind that transfer thereof must be registered in the Deeds Office.

Firearms must be properly licensed.

E-mail address: [westerncapeinfo@justice.gov.za](mailto:westerncapeinfo@justice.gov.za)

/ks