

IN THE HIGH COURT OF THE REPUBLIC OF SOUTH AFRICA
(GAUTENG PROVINCIAL DIVISION, PRETORIA)

CASE NO : _38800_/2020

IN THE MATTER BETWEEN :

HOLA BON RENAISSANCE FOUNDATION

APPLICANT

AND

PRESIDENT OF THE REPUBLIC OF SOUTH AFRICA

1ST RESPONDED



NOTICE OF WITHDRAWAL OF ACTION

KINDLY TAKE NOTICE that the applicants hereby withdraws the action against the respondent

DATED AT JOHANNESBURG ON THIS THE 07 DAY OF October 2020.

Applicant
- Boutshitswe Preddy Mothopeng Msieleng (Representative)
Hola Bon Renaissance Foundation
88 Marshall Street
2nd floor, Marshalltown
Johannesburg
TEL No : 0681596956



**IN THE HIGH COURT OF SOUTH AFRICA
(GAUTENG LOCAL DIVISION, JOHANNESBURG)**

CASE NO: 2020/22847

JOHANNESBURG, 8 September 2020

BEFORE THE HONOURABLE JUDGE MOLAHLEHI

In the matter between:

HOLA BON RENAISSANCE FOUNDATION

Applicant

and

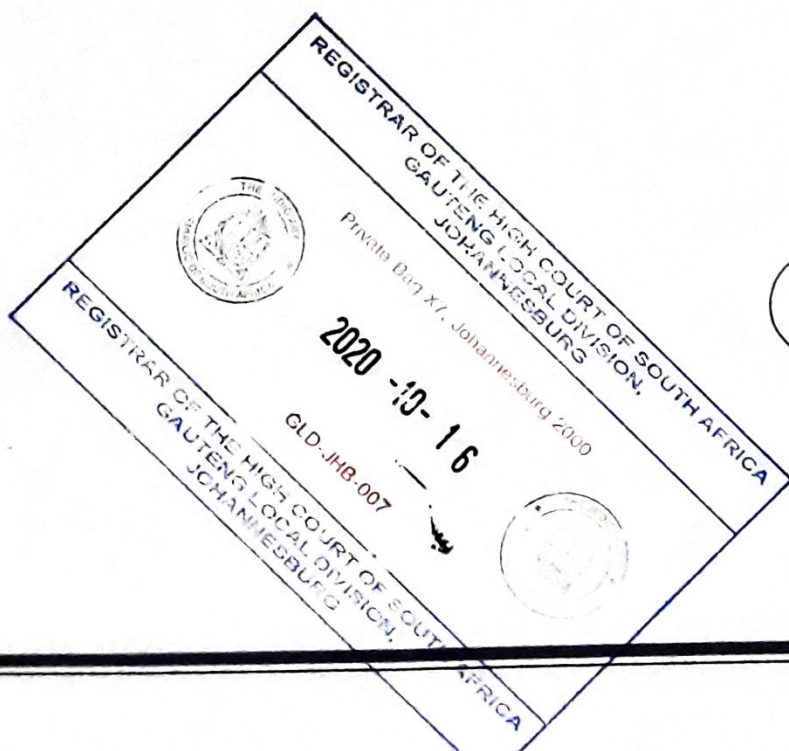
**PRESIDENT OF THE REPUBLIC OF SOUTH
AFRICA & OTHER**

Respondents

HAVING read the documents filed of record and having considered that matter:-

IT IS ORDERED THAT:-

1. The matter is removed from the roll.



BY THE COURT


REGISTRAR
/bbn

9.11 SPECIAL MOTIONS (APPLICATIONS OF LONG DURATION)

1. An opposed motion which is expected to require a day or more (4+ hours) (including the delivery of an *ex tempore* judgment) may not be enrolled for hearing without the consent of the Deputy Judge President.
2. The consent of the Deputy Judge President for the enrolment of the matter is sought in writing, a copy of which must simultaneously be made available to the other party or parties to the opposed motion and must contain:
 - 2.1 names of the parties and case number;
 - 2.2 attorneys of record (also the reference person) and counsel for the respective parties (including telephone and fax numbers);
 - 2.3 a short exposition of the nature and complexity of the matter;
 - 2.4 the estimated duration thereof. A letter from the opposing party's attorney must be attached confirming the duration or if the duration is in dispute, a separate estimate;
 - 2.5 an assurance that the matter is ripe for hearing and that all the necessary affidavits have been exchanged (or, in exceptional cases, an indication of the date by when they will have been exchanged);
 - 2.6 an assurance that the papers have been properly indexed and paginated;
 - 2.7 the total number of pages that the application consists of;
 - 2.8 suggestions as to when the application can be heard. The other party or parties to the opposed motion who wish to make representations in respect thereof may do so in writing;
 - 2.9 proposals for the filing of heads of argument by the parties.
3. The Deputy Judge President will determine the date of the hearing of the aforesaid opposed motion and furnish such directives as he deems fit in respect thereof.
4. The opposed motion must forthwith be enrolled for hearing in terms of the determination of the Deputy Judge President.