Natasha Fletcher

Counsel

Natasha Fletcher is Counsel in our Real Estate Law practice specialising in the registration of transfers, commercial bonds, ordinary bonds and notarial leases.

About Natasha

From 1989 to 2015 Natasha worked as a conveyancing secretary/paralegal at various law firms. She attended to transfers, mortgage bonds, notarial bonds, servitudes from receipt of instruction to registration, as well as other aspects of conveyancing.

During 2015 Natasha served her articles at CDH and became an Associate in 2016. Natasha was promoted to Senior Associate in 2019.

Credentials

Education

- LLB, UNISA
- Practical Legal Training, Law Society of South Africa UNISA Distance Learning School For Legal Practice
- Year of admission as attorney, notary and conveyancer: 2016.
- Registered with the Legal Practice Council

News

Reviving the Reaper: Considerations for lapsed agreements

When parties enter into an agreement, there may be additional approvals or consents that are required prior to the implementation of the underlying transaction. " This agreement is subject to the suspensive condition that by no later than ... " is a provision that is common in such agreements.

Natasha Fletcher, was featured in the DealMakers Women 2024 Issue where she discussed her career path

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Contact Natasha

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Expertise

Real Estate Law

Location

Johannesburg

Language

English Afrikaans



Are you entitled to a refund of your deposit when the sale lapses?

In the realm of property transactions, disputes can arise over seemingly straightforward agreements. The case of Christopher Charles Hughes v Pam Golding Properties (Pty) Ltd and two Others (case number 1030/2022) sheds light on the intricacies of real estate contracts and the consequences of their interpretation.

Your neighbour may take legal ownership of your property because of a boundary fence

In the decision of Burglar Alarm & Remote Control Services CC v Werner Brits 8917/2019, the High Court in the Western Cape granted an application in which the plaintiff's request, brought in terms of the Prescription Act 18 of 1943 and the Prescription Act 68 of 1969, sought to acquire a strip of land by way of acquisitive prescription.

Your short-term lease may require ministerial consent

Section 3(d) of the Subdivision of Agricultural Land Act 70 of 1970 (Act) states that no lease shall be entered into without the consent of the Minister of Agriculture " in respect of a portion of agricultural land of which the period is: * 10 years or longer; or * is the natural life of the lessee or any other person mentioned in the lease or; * which is renewable from time to time at the will of the lessee, either by the continuation of the original lease or by entering into a new lease, indefinitely or for periods which together with the first period of the lease amount in all to not less than 10 years. "

All news by Natasha Fletcher ightarrow

Recognition

• The Legal 500 EMEA 2025 recommended him for real estate.

