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No. 51

PROCLAMATION • PROKLAMASIE

PROCLAMATION

No. 34 (Premier's), 1995

LOCAL GOVERNMENT TRANSITION ACT, 1993
(ACT No. 209 OF 1993)

AMENDMENT OF THE LOCAL GOVERNMENT
TRANSITION ELECTION REGULATIONS, 1994

Under the powers vested in me by section 9(2) of the Local Government Transition Act, 1993 (Act No. 209 of 1993), and with the concurrence of the Provincial Committee for Local Government, I hereby amend the Local Government Transition Election Regulations, 1994, as promulgated by Proclamation (Premier's) No. 48 of 1994, dated 22 December 1994 and amended by Proclamation (Premier's) No. 29 of 1995, dated 15 June 1995 (hereinafter referred to as the Regulations) in the manner set out in the Schedule hereto.

This Proclamation shall come into operation with immediate effect.

Given under my Hand at Johannesburg this Eleventh day of July, One thousand Nine hundred and Ninety-five.

T. M. G. SEXWALE,
Premier-in-Executive Council.

PROKLAMASIE

No. 34 (Premiers-), 1995

OORGANGSWET OP PLAASLIKE REGERING, 1993
(WET NO. 209 VAN 1993)

WYSIGING VAN DIE VERKIESINGSREGULASIES
VIR PLAASLIKE OORGANGSREGERING, 1994

Kragtens die bevoegdheid my verleen by artikel 9(2) van die Oorgangswet op Plaaslike Regering, 1993 (Wet No. 209 van 1993), en met die instemming van die Provinciale Komitee vir Plaaslike Regering, wysig ek hierby die Verkiesingsregulasies vir Plaaslike Oorgangsregering, 1994, soos aangekondig by Proklamasie (Premiers-) No. 48 van 1994, gedateer 22 Desember 1994 en gewysig deur Proklamasie (Premiers-) No. 29 van 1995, gedateer 15 Junie 1995 (hierinaams die Regulasies genoem) soos in die Bylae hiervan uiteengesit.

Hierdie Proklamasie tree in werking met onmiddellike effek.

Gegee onder my Hand te Johannesburg, op hede die Elfde dag van Julie Eenduisend Negehonderd Vyf-en-negentig.

T. M. G. SEXWALE,
Premier-in-Uitvoerende Raad.

SCHEDULE**GENERAL EXPLANATORY NOTE**

Unless stated otherwise :

[] Words in square brackets indicate omissions from existing enactments.

— Words underlined with solid line indicate insertions in existing enactments.

The Regulations indicated below are amended as follows:

1. Amendment to Regulation 3(1) and 3(8)(b)

(a) Regulation 3(1) is hereby amended by the substitution therefor of the following :

"Making the Roll

3(1) Every transitional authority shall [not later than a date announced by the Premier by notice in the Provincial Gazette, publish that it proposes to] make a voters' roll and [call upon] any natural person who is entitled to be included in such voters' roll [to claim within a period of not less than 90 days from the abovementioned date] may, subject to the provisions of these regulations, claim within the period 27 January 1995 and 5 June 1995 inclusive to be enrolled. [:Provided that with the approval or at the direction of the Premier such period shall by publication of a further notice be extended.]"

(b) Regulation 3(8)(b) is hereby amended by the deletion thereof and the substitution therefor of the following paragraph :

"(b) [received before the date announced in subregulation (1)]

(i) received before 27 January 1995; or

(ii) notwithstanding the provisions of regulation 17(1)(a)(i), received between 6 June 1995 and 23 June 1995 and shown to the satisfaction of the voters' roll officer to have been completed by the claimant and entrusted to another person, party or agency not later than 5 June 1995 to deliver to the voters' roll officer;

shall be a lawful claim and shall be taken into account by the voters' roll officer."

2. Amendment to Regulation 4(1) and (2)

Regulation 4(1) and (2) is hereby amended by the substitution therefor of the following :

"Claims and Objections

4(1) The voters' roll officer shall not later than 16 June 1995 publish a notice-

(a) stating that a copy of such roll and any claim received in terms of regulation 3(8)(b)(ii) may be inspected at the office or offices of the transitional authority during normal office hours and at such other place or places as the voters' roll officer may appoint during the hours of 06:00 to 22:00 daily, including Saturday, Sunday and any public holiday, [during a period of 21 days from a date specified in such notice, and which date shall be not later than 14 days after the end of the period referred to in regulation 3(1);] during the period 24 June 1995 to 7 July 1995 inclusive:

(b) calling upon every person whose name does not appear in such roll and who believes that he or she is entitled to be enrolled as a voter and every person who has any objection to the enrolment of any person whose name appears in such roll or in respect of whom a claim has been received in terms of regulation 3(8)(b)(iii) :

(i) to lodge a written claim or objection, in the prescribed forms ER1 or ER2, which shall be available at such office or place specified in paragraph (a); or

(ii) in respect of any person who is unable to write, to appear in person at a stated place and time to lodge an oral claim or objection,

with the voters' roll officer [within a period of 28 days from the date specified in the notice in paragraph (a);] not later than 22:00 on 7 July 1995;

(c) stating that a list setting out the name of and particulars relating to every [claimant and objector] claimant, objector and person in respect of whom an objection has been lodged in terms of paragraph (b) may be inspected at the office of the transitional authority during normal office hours and at such other place or places appointed in paragraph (a) during the hours of 06:00 to 22:00 daily including Saturday, Sunday and any public holiday, [during a period of seven days commencing seven days from the expiry of the period contemplated by paragraph (b);] during the period 14 July 1995 to 17 July 1995 inclusive;

(d) calling upon every person who has an objection to the enrolment of any person whose name appears in the list referred to in paragraph (c)

(i) to lodge a written objection, in the prescribed form ER2; or

(ii) in respect of any person who is unable to write, to appear in person at a stated place and time to lodge an oral objection,

with the voters' roll officer [within a period of seven days from the expiry of the period contemplated by paragraph (c);] not later than 22:00 on 17 July 1995;

(e) fixing one or more days, [being not less than seven days and not more than fourteen days after the expiry of the period referred to in paragraph (d),] during the period 20 July 1995 to 29 July 1995 inclusive, and one or more places, for sitting of the revision court to hear such claims and objections : Provided that at least one such day shall be a Saturday or Sunday and at least one such place shall be in an area referred to in regulation 16(1)(b).

(2) The voters' roll officer shall -

(a) [not more than seven days after the expiry of the period referred to in subregulation (1)(b),] not later than 13 July 1995, prepare a list setting out the name of and particulars relating to every [claimant] claimant, objector and person in respect of whom an objection has been lodged under subregulation (1)(b); and

(b) [not more than four days after the expiry of the period referred to in subregulation (1)(d)] not later than 22 July 1995 prepare a list setting out the name and particulars relating to every objector and person in respect of whom an objection has been lodged under subregulation (1)(d)."

3. Amendment to Regulation 5(2)

Regulation 5(2) is hereby amended by the substitution therefor of the following :

"Constitution of Revision Court

5(2) The revision court for each roll or part of such roll shall consist of three persons appointed by the transitional authority concerned not later than [120 days after the date of proclamation of these regulations,] 31 May 1995, at least one of whom shall be an advocate, attorney or other legally qualified person who shall be the presiding officer of the court

:Provided that the Premier may, upon written application by the transitional authority concerned and upon being satisfied that there is no suitable legally qualified person, approve in writing the appointment by the transitional authority of some other suitably qualified person who shall be the presiding officer, and an alternate."

4. Amendment to Regulation 7(1)

Regulation 7(1) is hereby amended by the substitution therefor of the following :

"Certification and Signature of Roll

7(1) The roll as amended if any by the revision court in terms of regulation 6 shall be certified and signed by the presiding officer of such court [within seven days thereof or within seven days of the cancellation referred to in regulation 6(10)] not later than 12:00 on 31 July 1995 and shall, subject to the provisions of regulations 8 and 9, thereupon be the voters' roll for the transitional authority concerned until a new voters' roll has been lawfully made."

5. Amendment to Regulation 11

Regulation 11(1) is hereby amended by the substitution therefor of the following :

"Agency by Local Government Body"

11(1) The Premier may after consultation in writing with the authorities or bodies concerned authorise or direct any transitional authority or local government [body] or other body or bodies to prepare a voters' roll or to undertake in whole or in part the conduct and management of the election in terms of these regulations as the agent for or on behalf of a transitional authority which has been proclaimed or is yet to be proclaimed in terms of section 10 of the Act, or for or on behalf of any other local government body or bodies, and to perform in whole or in part the duties imposed on such authority in terms of these regulations."

6. Amendment to Regulation 11

These regulations are amended by the insertion after Regulation 11 of the following regulation :

"Co-ordination of Election"

11A(1) Following upon the delimitation of a transitional metropolitan substructure in terms of Section 8 of the Act the Premier may authorise any person, committee or transitional metropolitan substructure to do all things necessary to co-ordinate the election of the members of the transitional council of the transitional metropolitan substructure so delimited.

(2) Without derogating from the generality of sub-regulation (1) such authority shall in respect of the area of jurisdiction of the transitional metropolitan substructure so delimited include the power to :

(a) amalgamate voters' rolls prepared or being prepared in respect of such area;

(b) prepare a voters' roll for such area;

(c) constitute a revision court for such area;

- (d) establish an election committee for such area;
- (e) appoint a returning officer for such area,
and in respect of any transitional metropolitan
substructure which may form part of the area now
delimited in terms of section 8 of the Act, the power
to -
- (a) disestablish any revision court;
- (b) disestablish any election committee;
- (c) terminate the appointment of any returning
officer; and
- (d) recover any election co-ordination costs from
the transitional metropolitan substructure
concerned."

7. Amendment to Regulation 14

Regulation 14 is hereby amended by the substitution therefor of the following :

"Number of Seats

14 Where the number of seats in a transitional authority to be filled by an election cannot be apportioned in the manner required -

- (a) for a transitional local council or a transitional metropolitan substructure in terms of regulations 16 and 22 without resulting in fractions, the apportionment shall be made in accordance with Schedule 1 to these regulations; and
- (b) for a transitional authority in terms of regulation 22 without resulting in fractions, each such fraction shall be converted up or down to the whole number nearest thereto and the apportionment shall be made in terms thereof."

8. Amendment to Regulation 17

Regulation 17 is hereby amended by the deletion of subregulations (1) and (2) and the substitution therefor of the following:

"Delimitation of Wards

(1) For the purposes of this regulation:

(a) "claimant voter" means a person in respect of whom, not later than 5 June 1995 -

(i) a claim to be enrolled as a voter has been made or received in compliance with the provisions of regulation 3(3), 3(4) or 3(8)(b)(i); or

(ii) particulars in terms of regulation 3(8)(a) provide the information required for the purposes of regulation 3(5)(a) and on the face of such particulars satisfy the voters' roll officer that such person is qualified in terms of regulation 2 to be enrolled as a voter;

(b) "enumerator area" means an area specified as such and containing a number of people determined by or through the authority of the Head;

(c) "Head" means the officer designated as Head of the Central Statistical Service or the duly authorised representative thereof in terms of the Statistic Act, 1976 (Act No. 66 of 1976).

(2) The advice and written recommendations of the Local Government Demarcation Board in respect of the delimitation of the area of jurisdiction of a transitional authority into wards shall take into account the following criteria:

(a) topographical and physical characteristics of the area including man-made features;

- (b) the accessibility and availability of premises which are suitable as one or more voting stations;
 - (c) the provisions of regulations 13, 14, 16 and 22; and
 - (d) at the sole discretion of such Demarcation Board, as it may after due consideration determine most appropriate, either:
 - (i) the number of people in each ward; or
 - (ii) the number of claimant voters in each ward; or
 - (iii) both such number of people and number of claimant voters.
- (3) Each ward shall fall within the area of jurisdiction of such transitional authority delimited in terms of regulation 13(1)(a).
- (4) (a) Where the Demarcation Board determines in accordance with subregulation (2)(d)(i) above that the number of people shall be taken into account, each ward shall contain an approximately equal number of people and subject to the provisions of subregulations (7) and (8) no ward shall contain a number of people which is fifteen percent more or less than the quota.
- (b) The number of people in a ward shall be determined by adding together the number of people in every enumerator area or part thereof falling within each such ward.
- (c) (i) Where only part of an enumerator area falls within any ward, the number of people in that part shall be a fraction of the number of people in that enumerator area, and such fraction shall be established by reasonably estimating the area of that part as a fraction of that enumerator area.

- (iii) Where the Demarcation Board is of the opinion that by virtue of special circumstances a more accurate estimate of the number of people in part of an enumerator area can and should be established by means other than that required in subparagraph (i) above, it may, notwithstanding the provisions thereof, authorise and use such means to establish the number of people in such part.
- (d) For the purposes of subregulation (4) (a) the quota shall be ascertained by dividing the total number of people by the total number of wards in the area of jurisdiction of the transitional authority.
- (5) (a) Where the Demarcation Board determines in accordance with the provisions of subregulation (2) (d) (ii) above that the number of claimant voters shall be taken into account, each ward shall contain an approximately equal number of claimant voters and subject to the provisions of subregulations (7) and (8) below no ward shall contain a number of claimant voters which is fifteen percent more or less than the quota.
- (b) For the purpose of subregulation (5) (a) the quota shall be ascertained by dividing the total number of claimant voters by the total number of wards in the area of jurisdiction of the transitional authority.
- (6) Where the Demarcation Board determines in accordance with the provisions of subregulation (2) (d) (iii) above that both the number of people and the number of claimant voters shall be taken into account, the provisions of subregulation (4) and (5) shall be applied in respect of every ward in the jurisdiction of the transitional authority:

Provided that nothing herein contained shall be construed as precluding the Demarcation Board, in conducting any determination made in terms of subregulation (2) (d) (i) or

(2) (d) (ii), from taking into consideration respectively the number of claimant voters or population statistics, including enumerator areas.

- (7) Where in the opinion of the Demarcation Board it is not reasonably possible in the case of any ward to achieve the percentage requirement of subregulation (4) (a) or (5) (a) the Board shall make specific recommendations in respect of any such ward or wards to the Premier who may notwithstanding the provisions of this regulation make such determination as he or she deems necessary or appropriate, including further increases in general or specific terms to the percentage applicable to any quota.
- (8) Where the requirements of subregulation (4) (a) and (5) (a) are impossible to achieve because of the difference in the total number of voters within the area specified in regulation 16(1) (a) and the total number of voters within the area specified in regulation 16(1) (b):
- (a) the provisions of subregulations (4), (5), (6) and (7) as the case may be, shall be applied separately in respect of each such area; and
- (b) the applicable quota shall be ascertained for each such area by dividing the total number of people and the total number of claimant voters in each such area by the total number of wards in each such area.
- (9) Any document purporting to be issued by or on behalf of the Head and purporting to specify one or more enumerator areas containing a number of people determined by the Head shall, unless it is proved that such document is not issued by or on behalf of the Head or does not specify such enumerator area or areas containing a number of people determined by the Head, be conclusive proof of the enumerator area or areas and the number of people contained therein."

9. Amendment to Regulation 23(1) and (2)

Regulation 23(1) and (2) is hereby amended by the substitution therefor of the following :

"Notice Regarding Nominations and Registration

23(1) Upon the determination of the day of the first election by the Minister in terms of section 9 of the Act, the returning officer shall, by notice published [not less than 100 days before the election day so determined] not later than 14 August 1995 :

- (a) give notice of the election day and the hours of voting as prescribed by regulation 45(1);
- (b) [determine the nomination day contemplated by regulation 26(2) and 29(4) which day shall not be less than 40 days before the election day;] specify that nomination day contemplated by regulations 26(2) and 29(4) shall be 22 September 1995;
- (c) specify [the date and time by which] that not later than 12:00 on 4 September 1995 nominations of candidates for ward elections shall be delivered to the returning officer in compliance with regulation 29, invite such nominations and indicate the number of vacancies to be filled;
- (d) specify [the date by which] that not later than 12:00 on 4 September 1995 applications for registration of parties shall be delivered to the returning officer in compliance with regulation 24 and invite such applications;
- (e) designate the place at which nominations and applications referred to in paragraph (c) and (d) above will be received by the returning officer.

- (2) (a) In respect of elections to be held for transitional metropolitan substructures and a transitional metropolitan council, the metropolitan returning officer shall consult with such substructures [and not less than 120 days before election day] and not later than 4 July 1995 shall by mutual agreement determine common times and dates for the purposes of regulations 23(1)(b), (c), (d) and (e), which agreement shall be binding on such bodies.
- (b) Failing an agreement in terms of regulation 23(2)(a), the metropolitan election officer shall forthwith advise the Premier who shall determine such times and dates at his or her sole discretion."

10. Amendment to Regulation 24(1) and (2)

Regulation 24 (1) and (2) is hereby amended by the substitution therefor of the following :

"Registration of Parties : Proportional Representation Elections

24(1) Every party which intends to participate in an election according to proportional representation shall -

- (a) not later than [noon 40 days before nomination day] 12:00 on 4 September 1995 deliver an application in writing to the returning officer concerned for registration as a party; and
- (b) include the following in the application referred to in paragraph (a) :
- (i) the name and distinguishing mark or symbol of the party which in terms of regulation 36(5)(b) is required to appear on the ballot paper;

- (ii) the distinguishing mark or symbol used by such party, on a separate page and clearly identifiable for and capable of printing or reproduction in black and white;
- (iii) the address of the party within the area of jurisdiction of the transitional authority to which the application relates;
- (iv) its constitution in the case of a party which has not been registered in terms of the Electoral Act, 1993 (Act No. 202 of 1993),
- (v) the names, identity numbers and addresses of the local office-bearers of the party who are ordinarily resident within the area of jurisdiction of the transitional authority to which the application relates;
- (vi) a list of party candidates for the election, together with the full names, identity number and address of each such candidate and an acceptance from each candidate in terms of form ER4;
- (vii) in the form of cash or a bank guaranteed cheque, a deposit determined not [less than 55 days before nomination day] later than 18 August 1995 by the returning officer as representing an accurate estimate of one percent of the number of voters on the voters' roll expressed in rands and disregarding any cents[, or the sum of R500 whichever is the greater and] : Provided that

(a) in the case of a transitional authority with one thousand voters or less the deposit shall be one hundred rand; and

(b) in the case of a transitional authority with more than one thousand voters the minimum deposit shall be two hundred and fifty rand and the maximum deposit shall be one thousand five hundred rand,

which deposit may be refundable in terms of subregulation (4) below; and

(viii) the name and address of a duly authorised party representative.

(2) Not later than [twenty four hours after the hour referred to in subregulation (1)] 12:00 on 5 September 1995 the returning officer shall post outside the place of nomination referred to in regulation 23(1)(e) a list showing the name and address of each party in respect of whom an application has been received, together with its list of party candidates, and keep such list so posted until [noon on nomination day.] 12:00 on 22 September 1995."

11. Amendment to Regulation 25

Regulation 25 is hereby amended by the substitution therefor of the following :

"Rejection of Applications

25 The returning officer shall, [not less than 30 days before nomination day,] not later than 12 September 1995, by notice in writing to the applicant reject any application made in terms of regulation 24 if -

- (a) such application does not substantially contain the information or does not include the deposit required in terms of regulation 24(1)(b); or
- (b) the party does not substantially comply with the definition of a party in regulation 1; or
- (c) the party does not have an address within the area of jurisdiction of the transitional authority to which the application relates; or
- (d) one or more persons on the list of party candidates is or are disqualified in terms of regulation 21 or not included in the relevant voters' roll; or
- (e) the name of one or more persons appears on the list of candidates of more than one party with an acceptance in terms of form ER4 for the transitional authority concerned; or
- (f) the distinguishing mark or symbol is rejected for reasons set out in regulation 29(5)(f), (g) or (h):

Provided that where the rejection is in terms of paragraphs (a), (c), (d), (e), or (f), the returning officer shall in writing grant the party the opportunity to rectify the defect [not less than 5 working days before nomination day,] by not later than 16:00 on 19 September 1995, by supplying to such officer the rectified information or address or deposit or substituting another name or names or qualified persons or making other rectifications, as the case may be, and upon due compliance therewith, the returning officer shall approve the application and register the party : Provided further that where a party fails to rectify a defect in terms of subparagraph (d), (e), or (f) only, the returning officer shall reject the person or persons or, subject to the provisions of regulation 90(1)(e)(iii), the distinguishing mark or symbol concerned, and shall otherwise approve the application and register the party."

12. Amendment to Regulation 27(1)

Regulation 27(1) is hereby amended by the substitution therefor of the following :

"Publication of Lists"

- 27 (1) The returning officer shall, [within 16 days after nomination day] not later than 9 October 1995 and after applications for registration in terms of regulation 24(1) have been dealt with in terms of regulation 24, 25 and 26 publish -
- (a) the full name and address of the registered parties;
 - (b) the distinguishing mark or symbol, if any, of the registered parties; and
 - (c) the list of party candidates,

and post a copy of such notice outside the place of nomination referred to in regulation 23(1)(e)".

13. Amendment to Regulation 27(3)

Regulation 27(3) is hereby amended by the substitution therefor of the following :

- "27(3) If the returning officer is not the chief executive, the returning officer shall forthwith deliver a copy of such notice to the chief executive".

14. Amendment to Regulation 29(1)

Regulation 29(1) is hereby amended by the substitution therefor of the following :

"Nomination for Ward Elections"

- 29(1) No person may become a candidate at any ward election for a council unless a nomination paper in the prescribed form ER5 duly completed and signed by -

- (a) the proposed candidate or his agent duly authorised thereto in writing, which authority shall accompany the nomination paper, confirming such candidate's acceptance of the nomination; and
- (b) at least the number of voters determined in terms of subregulation (9) whose names are included in the voters' roll for that ward other than such proposed candidate or agent;

is delivered to the returning officer not later than [noon 40 days before nomination day,] 12:00 on 4 September 1995, accompanied, on a separate page clearly identifiable for and capable of printing or reproduction in black and white, by the distinguishing mark or symbol of the candidate which in terms of regulation 36(2) is required to appear on the ballot paper".

15. Amendment to Regulation 29(3)

Regulation 29(3) is hereby amended by the substitution therefor of the following :

"29(3) Not later than [24 hours after the hour referred to in subregulation (1)] 12:00 on 5 September 1995 the returning officer shall post outside the place of nomination referred to in regulation 23(1)(e) a list showing the name and address of each person in respect of whom a nomination has been received and keep such list so posted until [noon on nomination day.] 12:00 on 22 September 1995."

16. Amendments to Regulation 29(5)

Regulation 29(5) is hereby amended by the substitution therefor of the following :

"29(5) The returning officer shall reject -

- (a) the nomination of any person proved to his satisfaction not to be eligible as a candidate in terms of regulation 21;
- (b) any nomination in respect of which the requirements of subregulation (1) have not been complied with;
- (c) the nomination of any person in respect of whom the returning officer has, before the declaration is made in terms of subregulation (4), received a communication in writing, signed by such person and witnessed by at least two other persons, that he or she has withdrawn his or her candidature;
- (d) the nomination of a person nominated for more than one ward in the same transitional authority if more than one of such nominations complies with the requirements of subregulation (1);
- (e) the nomination of a person who, to the knowledge of the returning officer, died after delivery of his nomination paper in terms of subregulation (1) but before the declaration is made in terms of subregulation (4);
- (f) a distinguishing mark or symbol which is or purports to be the distinguishing mark or symbol of a party, in the absence of an accompanying written and signed authorisation by the duly authorised representative of such party;
- (g) distinguishing marks or symbols which are identical or which are not clearly and easily distinguishable; and

(h) a distinguishing mark or symbol which is indecent, abusive, misleading, sacrilegious or otherwise likely to cause offence or which is materially similar to a cross or tick :

Provided that no nomination shall be rejected on the grounds of any defect contemplated by paragraph (b), (d), (f), (g) or (h) unless -

(i) the returning officer has, [not less than 30 days prior to nomination day,] not later than 12 September 1995, served on the person concerned a written notice informing him or her of such defect; and

(ii) such person has failed -

(aa) to remedy such defect; and

(bb) if such defect has been remedied, to furnish proof to the satisfaction of the returning officer that such defect has been remedied,

by not later than [five working days before nomination day :] 16:00 on 19 September 1995 : Provided further that where such person fails to rectify a defect in terms of paragraph (f), (g) or (h) the returning officer shall, subject to the provisions of regulation 90(1)(e)(iii), reject the distinguishing mark or symbol concerned and shall otherwise accept the nomination".

17. Amendment to Regulation 29(7)

Regulation 29(7) is hereby amended by the substitution therefor of the following:

"29(7) If the number of candidates whose nominations have been accepted exceeds the number of vacancies the returning officer shall immediately by notice posted outside the place of nomination referred to in regulation 23(1)(e) and shall [within 16 days after nomination day] not later than 9 October 1995 publish the full names of each candidate together with his or her distinguishing mark or symbol[, if any,] in respect of whom a vote will be held on election day."

18. Amendment to Regulation 29(9)

Regulation 29(9) is hereby amended by the substitution therefor of the following :

"29(9) The returning officer shall for the purposes of subregulation (1)(b) above [not less than 55 days before nomination day] not later than 18 August 1995 determine in respect of each ward and make available a number representing an accurate estimate of two percent of the voters on the voters' roll for each such ward".

19. Amendment to Regulation 30(1)(a)

Regulation 30(1)(a) is hereby amended by the substitution therefor of the following :

"Appointment and Responsibilities

30(1)(a) The chief executive shall ex officio be the returning officer of the transitional authority concerned unless such authority by resolution of the council adopted by a majority of at least two thirds of all its members appoints another person as returning officer not later than [180 days before the election day determined by the Minister in terms of section 9 of the Act.] 4 May 1995".

20. Amendment to Regulation 41(6) and (7)

Regulation 41(6) and (7) is hereby amended by the substitution therefor of the following :

"Voting Areas

- 41(6) Not later than [60 days before election day] 12 September 1995 each returning officer shall publish a list of voting stations and their addresses and shall maintain a copy of such list at a place or places determined by him or her or by the election committee contemplated in regulation 90 for public information until the day after election day : Provided that after consultation at his or her request with such election committee such list may be added to by the returning officer and published and maintained in like manner not later than [the 40 days before election day.] 22 September 1995.
- (7) The Premier may not later than [forty days before election day] 22 September 1995 direct the returning officer to increase the number or the locality of voting stations referred to in subregulation (3)".

21. Amendment to Regulation 73(1)

Regulation 73(1) is hereby amended by the substitution therefor of the following :

"Declaration of Result : Wards

- 73(1) The returning officer shall, immediately after the provisions of regulation 72 (1) to (3) inclusive have been complied with -"

22. Amendment to Regulation 76(1)

Regulation 76(1) is hereby amended by the substitution therefor of the following :

- "76(1) The returning officer shall, immediately after the provisions of regulation 75 have been complied with -"

23. Amendment to Regulation 90(1)(a)

Regulation 90(1)(a) is hereby amended by the substitution therefor of the following :

"Election Committee"

90(1)(a) A transitional authority shall establish an election committee not later than 31 May 1995 which will function for such period as the transitional authority or Premier may determine but in any event not later than [24:00] 23:59 on the day immediately preceding the date contemplated by section 9(1) of the Act."

24. Amendment to Regulation 90(1)(e)(iv)

Regulation 90(1)(e)(iv) is hereby amended by the substitution therefore of the following :

"90(1)(e)(iv) consider and advise the returning officer not later than 22 September 1995 of the manner in which voters in any ward or wards should be informed of their appropriate voting stations :

Provided that the committee shall not receive or consider any matter falling within the powers, functions and duties of a revision court; and provided further that nothing herein contained shall be construed as limiting or interfering with the fulfilment of the responsibilities of a voters' roll officer or returning officer in terms of these regulations."

25. Amendment to Regulation 100

Regulation 100 is amended by the insertion after Regulation 100(b) of the following regulation:

"Powers of Premier to Extend Time Limits"

100A(1) The Premier may, by notice in the Provincial Gazette, either in respect of specified transitional authorities or in respect of transitional authorities in general, alter any date or time or extend any period prescribed in terms of these Regulations, whether for the performance or completion of any act or function or the exercise of any right, if he or she

is satisfied that circumstances exist which make such performance, completion or exercise within the prescribed period or by the prescribed date or time either impossible or unreasonably difficult.

- (2) The Premier may alter the date or time or extend the period referred to in paragraph (1) before or after the expiry of such date, time or period".

26. Amendment to Form ER18(A)

Form ER18(A) is hereby amended by the substitution of notation "ER17" with "ER16" and the substitution of notation "ER18" with "ER17".

27. Amendment to Form ER18(B)

Form ER18(B) is hereby amended by the substitution of notation "ER17" with "ER16" and the substitution of notation "ER18" with "ER17".

28. Amendment to Form ER23(A)

Form ER23(A) is hereby amended by the substitution of notation "ER30" with "ER33".

29. Amendment to Form ER23(B)

Form ER23(B) is hereby amended by the substitution of notation "ER30" with "ER33".

30. Amendment to Form ER32(B)

Form ER32(B) is hereby amended by the deletion of the words "Deputy Returning officer" and the substitution thereof of "Returning Officer/Deputy Returning Officer".

31. Amendments to the Afrikaans Text

The Afrikaans text of the Regulations numbered hereunder is amended as follows :

- (1) The heading of Chapter 16 in the Index is amended by the deletion of the expression "EN OORTREDINGS/MISSTAPPE".

- (2) Regulation 1(1)(i) is amended by the substitution for the words "presies voldoende" of the words "voldoende presies".
- (3) Regulation 2(1) is amended by the addition of the undermentioned underlined words at the end of the subregulation, to read as follows:

"... Met dien verstande dat enige persoon kragtens hierdie regulasies geregtig is om een stem vir so 'n oorgangsraad uit te bring: Met dien verstande verder dat die uitbring van 'n stem in hierdie subregulasie bedoel, die merk van twee of drie stembriewe wat die proporsionele - en wykskomponente in die verkiesing verteenwoordig, tot gevola mag hê."

- (4) Regulations 2(2)(d)(i) and (ii) are amended by the substitution thereof with the following:
"(i) moord, roof met verswarende omstandighede en verkragting;
(ii) enige poging om enige misdryf in subparagraph
(i) bedoel, te pleeg."
- (5) Regulation 4(1)(a) is amended by the substitution for the words "sewe dae" of the words "veertien dae".
- (6) Regulation 4(1)(b)(i) is amended by the substitution for the word "en" of the word "om".
- (7) Regulation 4(1)(b)(ii) is amended by the insertion before the word "ten" of the word "om".
- (8) Regulation 4(1)(b) is amended by the substitution for the word "datums" of the word "datum".
- (9) Regulation 5(1)(b) is amended by the insertion after the expression "subregulasie 1(a)" of the words "hierbo of (2) hieronder".
- (10) Regulation 5(5)(a)(iii) is amended by the insertion after the word "kieser" of the words "vir 'n oorgangsraad".

- (11) Regulation 6(2)(a)(i) is amended by the substitution for the words "wat geregtig is op registrasie en die hof aldus oortuig het" of the words "wat tot die hof se tevredenheid op registrasie geregtig is; of".
- (12) Regulation 7(3) is amended by the insertion after the word "wat" of the words "die oorgangsraad".
- (13) Regulation 14 is amended by the substitution for the word "Bylae" of the word "Skedule".
- (14) Regulation 21(1)(a) is amended by the substitution for the words "of die Senaat is" of the words ", die Senaat of 'n Provinsiale Wetgewer is".
- (15) Regulation 21(1)(b)(ii) is amended :
 - (a) by the deletion of the word "is" after the date "1994"; and
 - (b) by the deletion after the words "of buite die Republiek" of the words "skuldig bevind is"; and
 - (c) by the insertion after the word "daarvoor" of the word "tot".
- (16) Regulation 24(2) is amended by the insertion before the words "se lys" of the word "party".
- (17) Regulation 29(8) is amended by the deletion of the words "die enigste kandidaat ten opsigte van 'n verkiesing of tussenverkiesing vir 'n vakature in 'n wyk is".
- (18) Regulation 31(3)(a) is amended :
 - (a) by the substitution for the word "kiesbeampte" where it appears the second time of the word "stembeampte"; and
 - (b) by the substitution for the word "adjunkstembeampte" of the word "adjunkkiesbeampte".

- (19) Regulation 31(4)(a) is amended by the substitution for the words "nie minder nie as een verkiesingsbeampte" of the words "voldoende verkiesingsbeamptes".
- (20) Regulation 32(1)(b) is amended by the substitution for the word "kiesbeampte" wherever it appears, of the word "stembeampte".
- (21) Regulation 41(1)(b) is amended by the substitution for the word "aangrens" of the word "omgrens".
- (22) Regulation 41(1)(b)(iii) is amended by the substitution for the word "waarvandaan" of the word "waarvan".
- (23) Regulation 48(1)(a) is amended by the substitution for the words "bevestig en verseker dat alle stembusse gemerk is soos voorgeskryf by regulasie 37(2)(e) en (f) en regulasie 43(1)(c)" of the words "bevestig en verseker dat alle stembusse voorsien is soos voorgeskryf by regulasie 43(1)(c) en gemerk is soos voorgeskryf by regulasie 37(2)(e) en (f)".
- (24) Regulation 58(2) is amended by the substitution for the words "van slegs daardie" of the words "slegs van nie minder nie as twee".
- (25) Regulation 79 is amended by the addition of the undermentioned underlined words at the end of the regulation, to read as follows:

"Na vasstelling van die aantal setels vir elke party en die identifisering van die verteenwoordigers van sodanige party, mag daardie party, ten einde enige vakature te vul wat ontstaan het tussen hierdie verkiesing en 'n volgende, die lys vermeld in regulasie 24(1)(b)(vi) en in ooreenstemming met die vereistes van hierdie regulasies aanvul: Met dien verstande dat die naam van enige persoon wat die amp van raadslid in die oorgangsraad waarop die lys betrekking het, beklee, nie by sodanige lys ingesluit sal word nie."

- (26) The heading of Chapter 16 is amended by the deletion of the expression "EN OORTREDINGS/MISSTAPPE."

- (27) Regulation 90(1)(c)(iii) is amended by the substitution for the words "die betrokke" of the word "'n".
- (28) Regulation 106(1) is amended by the substitution for the word "stemmateriaal" of the word "kiesersregistrasiemateriaal".
- (29) The heading to regulation 107 is amended by the deletion of the words "stemmateriaal en".
- (30) Form ER5 is hereby amended by the deletion of the words "of op 'n partylys van enige ander party".
- (31) Forms ER6(A) and ER6(C) are amended by the insertion between the words "Voorsittende Beampete" and "Telbeampete" of the words "Stembeampete".
- (32) Form ER16 is hereby amended by adding the word "/bevestig" after the word "beëdig".
- (33) Form ER17 is hereby amended by adding the word "/bevestig" after the word "beëdig".
- (34) Form ER18(B) is hereby amended by the substitution of notation "ER28" with "ER23".
- (35) Form ER19(A) is hereby amended by the substitution of notation "ER28" with "ER23".
- (36) Form ER19(B) is hereby amended by the substitution of notation "ER28" with "ER23".
- (37) Form ER32(B) is hereby amended by the adding of the words "/Adjunk Kiesbeampete" after the word "Kiesbeampete".
- (38) Regulations 39(b), 41(8), 41(8)(a), 41(8)(b), 41(9), 41(10), 42(1), 42(1)(e), 42(1)(f), 42(2), 42(3), 43(1), 43(2), 44(1), 44(1)(a), 44(1)(b), 44(2), 44(3), 44(3)(c), 45(2), 46, 46(1), 46(2), 46(3), 48(2), 48(3)(b) and 49(1) are amended by the substitution for the word "stemlokaal" of the word "stemburo".
- (39) The heading of "Bylae 1" is amended by the substitution for the expression "Bylae 1" of the expression "Skedule 1."

BYLAE

ALGEMENE VERDUIDELIKENDE NOTA

Tensy anders vermeld dui:

[] Woorde tussen vierkantige hake, skrappings uit bestaande verordenings aan.

_____ Woorde met 'n volstreep daaronder, invoegings in bestaande verordenings aan.

Die Regulasies hieronder aangedui word soos volg gewysig:

1. Wysiging van Regulasie 3(1) en 3(8)(b)

(a) Regulasie 3(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Saamstel van Lys

3(1) Elke oorgangsraad sal [nie later nie as 'n datum of datums wat deur die Premier by kennisgewing in die Proviniale Koerant afgekondig is, publiseer dat hy van voorneme is om] 'n kierserslys [saam te stel] saamstel en enige natuurlike persoon wat daarop geregtig is om in sodanige kieserslys ingesluit te word, mag, behoudens die bepalings van hierdie regulasies gedurende die periode 27 Januarie 1995 tot en met 5 Junie 1995 eis om [oproep om binne 'n tydperk van nie minder nie as negentig dae vanaf bogenoemde datum of datums] as kieser geregistreer te word. [: Met dien verstande dat met die goedkeuring van of in opdrag van die Premier deur publikasie van 'n verdere kennisgewing sodanige tydperk verleng sal word.]"

(b) Regulasie 3(8)(b) word hiermee gewysig deur die skrapping daarvan en die vervanging daarvan met die volgende paragraaf:

"(b) 'n Eis op 'n vorm wesenlik in ooreenstemming met vorm ER1 [ontvang voor die datum of datums kragtens subregulasie (1) afgekondig]

(i) voor 27 Januarie 1995 ontvang; of

(ii) ondanks die bepalings van regulasie 17(1)(a)(i), tussen 6 Junie 1995 en 23 Junie 1995 ontvang en tot die tevredenheid van die kieserslysbeampete bewys deur die eiser voltooi is en nie later nie as 5 Junie 1995 aan 'n ander persoon, party of agentskap toevertrou is vir oorhandiging aan die kieserslysbeampete; is 'n geldige eis en

sal deur die kieserslysbeampte in berekening gebring word."

2. Wysiging van Regulasie 4(1) en (2)

Regulasie 4(1) en (2) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Eise en Besware

4(1) Die kieserslysbeampte publiseer nie later nie as 16 Junie 1995 'n kennisgewing -

- (a) wat vermeld dat 'n kopie van sodanige lys en enige eis in terme van regulasie 3(8)(b)(ii) ontvang gedurende gewone kantoorure [ter insae lê] by die kantoor of kantore van die oorgangsraad en by enige ander plek of plekke [deur] wat die kieserslysbeampte mag bepaal, gedurende die ure vanaf 06:00 tot 22:00 daagliks, Saterdae, Sondae en enige openbare vakansiedae ingesluit, gedurende die periode 24 Junie 1995 tot en met 7 Julie 1995 ter insae lê; [vir 'n tydperk van een en twintig dae vanaf 'n datum gespesifieer in sodanige kennisgewing, welke datum nie later as sewe dae na verstryking van die tydperk waarna in regulasie 3(1) verwys word, sal wees nie;]
- (b) wat 'n beroep op elke persoon doen wie se naam nie op sodanige lys verskyn nie en wat glo dat hy of sy daarop geregtig is om as kieser geregistreer te word en enige persoon wat enige beswaar het teen die registrasie van enige persoon wie se naam op sodanige lys verskyn of ten opsigte van wie 'n eis in terme van regulasie 3(8)(b)(ii) ontvang is:

 - (i) [en] om 'n skriftelike eis of beswaar op die voorgeskrewe vorm ER1 of ER2 wat by daardie kantoor of plek bedoel by paragraaf (a) beskikbaar sal wees, in te dien; of
 - (ii) ten opsigte van enige persoon wat nie kan skryf nie, om persoonlik by 'n vermelde plek en tydstip te verskyn om nie later nie as 22:00 op 7 Julie 1995 by die kieserslysbeampte mondelings 'n eis in te dien of beswaar te maak [,by die kiesersbeampte binne 'n periode van 28 dae na die datum in die kennisgewing bedoel by paragraaf (a) gespesifieer]

- (c) wat vermeld dat 'n lys bevattende die naam [, van] en besonderhede met betrekking tot elke [eiser en beswaarmaker] eiser, beswaarmaker en persoon ten opsigte van wie 'n beswaar ingedien is ingevolge subregulasie (b), gedurende normale kantoorure nagegaan mag word by die kantoor van die oorgangsraad en ander plek of plekke aangewys in terme van subregulasie (a) gedurende die ure vanaf 06:00 tot 22:00 daagliks, Saterdae, Sondae en enige openbare [feesdae] yakansiedae ingesluit, [tydens 'n tydperk van sewe dae wat begin sewe dae na die verstryking van die tydperk beoog in subregulasie (b);] gedurende die periode 14 Julie 1995 tot en met 17 Julie 1995;
- (d) wat 'n beroep doen op elke persoon wat beswaar wil maak teen registrasie van enige persoon wie se naam op die lys bedoel in paragraaf [(b) of] (c) verskyn;
- (i) om 'n skriftelike beswaar op die voorgeskrewe vorm ER2 in te dien; of
- (ii) ten opsigte van enige persoon wat nie kan skryf nie, persoonlik by 'n vermelde plek en tyd te verskyn om mondelings 'n beswaar in te dien, by die kieserslysbeampte [binne 'n tydperk van sewe dae vanaf die verstryking van die tydperk beoog in paragraaf (c);] nie later nie as 22:00 op 17 Julie 1995;
- (e) wat een of meer dae bepaal, [wat nie minder as sewe en nie meer as veertien dae na die verstryking van die tydperk in paragraaf (d) bedoel sal wees nie] gedurende die periode 20 Julie 1995 tot en met 29 Julie 1995, en een of meer plekke vir sitting van die hersieningshof om sodanige eise en besware aan te hoor: Met dien verstande dat minstens een sodanige dag 'n Saterdag of Sondag sal wees en minstens een plek in 'n gebied in regulasie 16(1)(b) bedoel, sal wees.
- (2) Die kieserslysbeampte sal -
- (a) [nie later as sewe dae na die verstryking van die tydperk bedoel in subregulasie (1)(b) nie,] nie later nie as 13 Julie 1995, 'n lys saamstel waarop die naam [van] en besonderhede in verband met elke [eiser] eiser, beswaarmaker en persoon ten opsigte van wie 'n beswaar ingedien is ingevolge subregulasie (1)(b) uiteengesit is; en

- (b) [nie later as vier dae na die verstryking van die tydperk bedoel in subregulasie (1)(d) nie,] nie later nie as 22 Julie 1995, 'n lys saamstel waarop die naam [, van] en besonderhede [in verband met] met betrekking tot elke beswaarmaker en persoon ten opsigte van wie 'n beswaar ingedien is ingevolge subregulasie (1)(d) uiteengesit is."

3. Wysiging van Regulasie 5(2)

Regulasie 5(2) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Instelling van Hersieningshof

5(2) Die hersieningshof vir elke lys of deel van sodanige lys sal bestaan uit drie persone aangestel deur die betrokke oorgangsraad nie later nie as [120 dae na die datum van proklamasie van hierdie regulasies nie,] 31 Mei 1995, van wie minstens een 'n advokaat, prokureur of ander regsgekwalifiseerde persoon sal wees wat ook die voorsittende beampete van die hof sal wees

:Met dien verstande dat die Premier op die skriftelike versoek van die betrokke oorgangsraad indien tevrede dat daar nie 'n paslik regsgekwalifiseerde persoon beskikbaar is nie, die oorgangsraad skriftelik kan magtig om 'n ander paslik gekwalifiseerde persoon as voorsittende beampete asook 'n plaasvervanger aan te stel".

4. Wysiging van Regulasie 7(1)

Regulasie 7(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Sertifisering en Ondertekenning van Kieserslys

7(1) Die lys indien deur die hersieningshof ingevolge regulasie 6 gewysig, sal [binne sewe dae vanaf wysiging of binne sewe dae na die kansellasie soos bedoel by regulasie 6(10)] nie later nie as 12:00 op 31 Julie 1995 deur die voorsittende beampete van sodanige hof gesertifiseer en onderteken word en sal daarna, onderworpe aan die bepalings van regulasies 8 en 9, die kieserslys vir die betrokke oorgangsraad wees totdat 'n nuwe lys wettig opgestel is".

5. Wysiging van Regulasie 11

Regulasie 11(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Verteenwoordiging deur Plaaslike Regeringsliggaam"

11(1) Die Premier mag, na skriftelik oorlegpleging met die betrokke rade of liggeme, 'n oorgangsraad of plaaslike regeringsliggaam, of ander liggaam of -liggame magtig of beveel om as die verteenwoordiger vir of namens 'n oorgangsraad wat ingevolge artikel 10 van die Wet proklameer is of proklameer gaan word, of vir of namens enige ander plaaslike regeringsliggaam of -liggame, 'n kieserslys ingevolge hierdie regulasies voor te berei, of om die bedryf en diebestuur van die verkiesing in die geheel of ten dele te onderneem en om die pligte wat sodanige owerheid ingevolge hierdie regulasies opgelê is, in die geheel of ten dele uit te voer".

6. Wysiging van Regulasie 11

Hierdie regulasies word hiermee gewysig deur die invoeging na regulasie 11 van die volgende regulasie:

"Koördinering van die Verkiesing"

11A (1) Na die afbakening van 'n metropolitaanse oorgangsubstruktuur kragtens artikel 8 van die Wet, mag die Premier enige persoon, komitee of metropolitaanse oorgangsubstruktuur magtig om alles wat nodig is ter koördinering van die verkiesing van lede van die oorgangsraad of metropolitaanse oorgangsubstruktuur aldus afgebaken, te doen.

(2) Sonder om afbreuk te doen aan die algemeenheid van subregulasie (1) sal sodanige magtiging ten opsigte van die regsgebied van die metropolitaanse oorgangsubstruktuur aldus afgebaken die bevoegdheid insluit om

- (a) kieserslyste wat ten opsigte van sodanige gebied opgestel is of wat opgestel word, saam te voeg;
- (b) 'n kieserslys vir sodanige gebied op te stel;
- (c) 'n hersieningshof vir sodanige gebied saam te stel;
- (d) 'n verkiesingskomitee vir sodanige gebied in te stel;

- (e) kiesbeampte vir sodanige gebied aan te stelen ten opsigte van enige metropolitaanse oorgangsubstruktuur wat deel mag wees van die gebied nou kragtens artikel 8 van die Wet afgebaken, die bevoegdheid om -
- (a) enige hersieningshof te ontbind;
 - (b) enige verkiesingskomitee te ontbind;
 - (c) die aanstelling van enige kiesbeampte te beëindig; en
 - (d) enige koste in verband met die koördinering van die verkiesing van diebetrokke metropolitaanse oorgangsubstruktuur te verhaal".

7. Wysiging van Regulasie 14

Regulasie 14 word hiermee gewysig deur die vervanging daarvan met die volgende:

"Aantal Setels

14. Waar die aantal setels van 'n oorgangsraad wat by wyse van 'n verkiesing gevul moet word, nie op die vereiste wyse toegedeel kan word -
- (a) vir 'n plaaslike oorgangsraad of metropolitaanse oorgangsubstruktuur ingevolge regulasies 16 en 22 sonder dat dit breuke tot gevolg het nie, sal sodanige toedeling ingevolge Bylae 1 tot hierdie regulasies gemaak word; en
 - (b) vir 'n oorgangsraad ingevolge regulasie 22 sonder dat dit breuke tot gevolg het nie, sal elke sodanige breuk op of afwaarts aangepas word na die heelgetal naaste daaraan en word die toedeling daarkragtens gemaak".

8. Wysiging van Regulasie 17

Regulasie 17 word hiermee gewysig deur die skrapping van subregulasie (1) en (2) en die vervanging daarvan met die volgende:

"Afbakening van Wyke

- (1) Vir doeleindest van hierdie regulasie beteken;
- (a) "eiser kieser", 'n persoon ten opsigte van wie, nie later nie as 5 Junie 1995 -

- (i) 'n eis om as kieser geregistreer te word ingedien of ontvang is ooreenkomstig die bepalings van regulasie 3(3), 3(4) of 3(8)(b)(i); of
- (ii) besonderhede kraagtens regulasie 3(8)(a) die inligting benodig vir doeleindeste van regulasie 3(5)(a) verskaf op grond waarvan die kieserslysbeampte oortuig is dat sodanige persoon kraagtens regulasie 2 kwalifiseer om as kieser geregistreer te word;
- (c) "Hoof", die beampte as Hoof van die Sentrale Statistiekdiens aangestel of sy behoorlik gevoldmagtigde kraagtens die Wet op Statistieke, 1976 (Wet No. 66 van 1976).
- (b) "sensusgebied", 'n gebied as sodanig gespesifieer, bevattende 'n aantal persone deur of op gesag van die Hoof bepaal;
- (2) Die advies en skriftelike aanbevelings van die Afbakeningsraad vir Plaaslike Regering ten opsigte van die afbaken van die regsgebied van 'n oorgangsraad in wyke, sal die volgende kriteria in aanmerking neem;
 - (a) topografiese en fisiese kenmerke van die gebied insluitend mensgemaakte eienskappe;
 - (b) die toegangklikheid en beskikbaarheid van persele wat geskik is vir een of meer stemlokale;
 - (c) die bepalings van regulasie 13, 14, 16 en 22; en
 - (d) volgens die uitsluitlike oordeel van sodanige Afbakeningsraad soos wat dit na behoorlike oorweging mag bepaal as die mees gesikte van:
 - (i) die aantal persone in elke wyk; of
 - (ii) die aantal eiser kiesers in elke wyk; of
 - (iii) beide sodanige aantal persone en aantal eiser kiesers.
- (3) Elke wyk sal val binne die regsgebied van sodanige oorgangsraad wat in terme van regulasie 13(1)(a) afgebaken is.
- (4) (a) Indien die Afbakeningsraad ooreenkomstig subregulasie (2)(d)(i) hierbo bepaal dat die aantal persone in aanmerking geneem word, sal elke wyk by benadering gelyke getal persone bevat

en behoudens die bepalings van subregulasies (7) en (8) sal geen wyk 'n aantal persone bevat wat vyftien persent meer of minder as die kwota is nie.

- (b) Die aantal persone in 'n wyk word bepaal deur die aantal persone in elke sensusgebied of deel daarvan wat binne elke sodanige wyk val, bymekaar te tel.
- (c) (i) Indien slegs 'n gedeelte van 'n sensusgebied binne 'n wyk val, is die aantal persone in daardie deel 'n breuk van die aantal persone in daardie sensusgebied en sodanige breuk word bepaal deur 'n redelike skatting van die gebied van daardie deel as 'n breuk van daardie sensusgebied.
- (ii) Indien die Afbakeningsraad op grond van spesiale omstandighede van mening is dat 'n meer akkurate skatting van die aantal persone in 'n deel van 'n sensusgebied op 'n ander wyse dan die by subparagraph (i) hierbo vereis bepaal kan en behoort te word, mag dit, nieteenstaande die bepalings daarvan, sodanige wyse om die aantal persone in sodanige deel te bepaal, magtig en toepas.
- (d) Vir doeleindes van subregulasie (4)(a) word die kwota bepaal deur die totale aantal persone deur die totale getal wyke in die regsgebied van die oorgangsraad te deel.
- (5) (a) Indien die Afbakeningsraad ooreenkomsdig die bepalings van subregulasie (2)(d)(ii) hierbo bepaal dat die aantal eiser kiesers in aanmerking geneem word, sal elke wyk by benadering 'n gelyke aantal eiser kiesers bevat en behoudens die bepalings van subregulasies (7) en (8) hieronder, sal geen wyk 'n aantal eiser kiesers bevat wat vyftien persent meer of minder as die kwota is nie.
- (b) Vir doeleindes van subregulasie (5)(a) word die kwota vasgestel deur die totale aantal eiser kiesers deur die totale getal wyke in die regsgebied van die oorgangsraad te deel.
- (6) Indien die Afbakeningsraad ooreenkomsdig die bepalings van subregulasie 2(d)(iii) hierbo bepaal dat beide die aantal persone sowel as die aantal eiser kiesers in aanmerking geneem word, word die bepalings van subregulasie (4) en (5) ten opsigte van elke wyk in die regsgebied van die oorgangsraad toegepas:

Met dien verstande dat niks hierin vervat uitgelê sal word om die Afbakeningsraad te belet om by die maak van 'n bepaling kragtens subregulasie (2)(d)(i) of (2)(d)(ii), onderskeidelik die aantal eiser kiesers of bevolkingstatistiek met insluiting van sensusgebiede, in aanmerking te neem nie.

- (7) Indien die Afbakeningsraad van mening is dat dit in die geval van enige wyk nie redelik moontlik is om die persentasievereiste van subregulasie (4)(a) of (5)(a) te verkry nie, maak die Raad spesifieke aanbevelings ten opsigte van enige sodanige wyk aan die Premier watnieteenstaande die bepalings van hierdie regulasie sodanige bepaling mag maak wat hy of sy nodig of toepaslik ag, insluitend verdere toenames in die algemene of op spesifieke bepalings van die persentasie van toepassing op enige kwota.
- (8) Indien dit onmoontlik is om die vereistes van subregulasie (4)(a) en (5)(a) na te kom as gevolg van die verskil in die totale aantal kiesers binne die gebied in regulasies 16(1)(a) gespesifiseer en die totale aantal kiesers binne die gebied in regulasie 16(1)(b) gespesifiseer:
 - (a) word die bepalings van subregulasies (4), (5), (6) en (7) afsonderlik ten opsigte van elke sodanige gebied toegepas; en
 - (b) word die toepaslike kwota in elke sodanige gebied bepaal deur die totale aantal persone en die totale aantal eiser kiesers in elke sodanige gebied, deur die totale getal wyke in elke sodanige gebied te deel.
- (9) Enige dokument wat voorgee deur of namens die Hoof uitgereik te wees en voorgee om te spesifiseer dat een of meer sensusgebiede 'n aantal persone deur die Hoof bepaal, bevat, is, tensy bewys word dat sodanige dokument nie deur of namens die Hoof uitgereik is nie, of nie sodanige sensusgebied of gebiede bevattende 'n aantal persone deur die Hoof bepaal, spesifiseer nie, afdoende bewys van die sensusgebied of -gebiede en die aantal persone daarin vermeld".

9. Wysiging van Regulasie 23(1) en (2)

Regulasie 23(1) en (2) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Kennisgwing ten opsigte van Nominasies en Registrasie

- 23(1) By die bepaling van die dag van die eerste verkiesing deur die Minister ingevolge artikel 9 van die Wet, sal die kiesbeampte, deur

kennisgewing gepubliseer nie [minder nie as 100 dae voor die verkiesingsdag so bepaal] later nie as 14 Augustus 1995:

- (a) kennis gee van die verkiesingsdag en die stemtye soos voorgeskryf by regulasie 45(1);
 - (b) [die nominasiedag beoog deur regulasie 26(2) en 29(4) bepaal, welke dag nie minder nie as 40 dae voor die verkiesingsdag sal wees nie;] spesificeer dat nominasiedag, soos beoog deur regulasies 26(2) en 29(4), 22 September 1995 sal wees;
 - (c) spesificeer dat [die dag en tyd waarop] nominasies van kandidate vir wyksverkiesings nie later nie as 12:00 op 4 September 1995 aan die kiesbeampte afgelewer moet word ingevolge regulasie 29, [spesificeer,] sodanige nominasies vra en die getal vakatures wat gevul moet word, aandui;
 - (d) spesificeer dat [die datum waarop] aansoeke vir registrasie van partye nie later nie as 12:00 op 4 September 1995 aan die kiesbeampte ingevolge regulasie 24 afgelewer moet word, [spesificeer] en sodanige aansoeke inwag;
 - (e) die plek aanwys waarop nominasies en aansoeke bedoel in paragraaf (c) en (d) hierbo, deur die kiesbeampte ontvang sal word.
- (2) (a) Ten opsigte van verkiesings wat vir metropolitaanse oorgangsubstrukture en 'n metropolitaanse oorgangsraad gehou word, sal die metropolitaanse kiesbeampte die betrokke substrukture raadpleeg en nie [minder nie as 120 dae voor verkiesingsdag] later nie as 4 Julie 1995 met wedersydse ooreenstemming, gemeenskaplike tye en datums vir doeleindes van regulasies 23(1)(b), (c), (d) en (e), bepaal, welke ooreenkoms bindend op sodanige partye sal wees.
- (b) By gebrek aan 'n ooreenkoms ingevolge regulasie 23(2)(a) sal die metropolitaanse kiesbeampte die Premier onverwyld aldus adviseer, wat sodanige tye en datums volgens sy of haar uitsluitlike diskresie sal bepaal".

10. Wysiging van Regulasie 24(1) en (2)

Regulasie 24(1) en (2) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Registrasie van Partye: Verkiesing volgens Proporsionele Verteenwoordiging

24(1) Elke party wat van voorneme is om deel te neem aan 'n verkiesing ooreenkomsdig proporsionele verteenwoordiging sal -

- (a) nie later nie as om [twaalf uur die middag 40 dae voor nominasiedag] 12:00 op 4 September 1995 'n skriftelike aansoek aandie betrokke kiesbeampte vir registrasie as 'n party aflewer; en
- (b) die volgende in die aansoek soos bedoel in paragraaf (a), insluit:
 - (i) die naam en onderskeidende merk of simbool van die party wat ingevolge regulasie 36(5)(b) op die stembrief moet verskyn;
 - (ii) die onderskeidende merk of simbool wat deur die betrokke party gebruik word, op 'n afsonderlike bladsy, duidelik identifiseerbaar en geskik vir druk of reproduksie in swart en wit;
 - (iii) die adres van die party binne die regsgebied van die betrokke oorgangsraad waarmee die aansoek verband hou;
 - (iv) die grondwet van die party in die geval van 'n party wat nie ingevolge die Kieswet, 1993 (Wet 202 van 1993) geregistreer is nie;
 - (v) die name, identiteitsnummers en adresse van die plaaslike ampsdraers van die party wat gewoonlik binne dieregsgebied van die betrokke oorgangsraad waarmee die aansoek in verband staan, woonagtig is;

- (vi) 'n lys van die partykandidate vir die verkiesing, tesame met die volle name, identiteitsnommer en adres van elke sodanige kandidaat asook 'n aanvaarding van elke kandidaat op vorm ER4;
- (vii) 'n deposito in die vorm van kontant of 'n bank gewaarborgde tjek wat nie [minder nie as 55 dae voor nominasiedag] later nie as 18 Augustus 1995 deur die kiesbeampte bepaal is, wat 'n akkurate beraming van een persent van die getal kiesers op die kieserslys wat in rand uitgedruk is en enige sente verontagsaam verteenwoordig [,of die bedrag, van R500 welke ookal die grootste is] : Met dien verstande dat
- (a) in die geval van 'n oorgangsraad met een duisend kiesers of minder die deposito een honderd rand sal wees; en
 - (b) in die geval van 'n oorgangsraad met meer as een duisend kiesers, die minimum deposito twee honderd en vyftig rand en die maksimum deposito een duisend vyfhonderd rand sal wees,
welke deposito ingevolge subregulasie (4) hieronder terugbetaalbaar mag wees; en
- (viii) die naam en adres van 'n gemaatigde party verteenwoordiger.
- (2) Die kiesbeampte sal nie later nie as [24 uur na die uur by subregulasie (1) bedoel] 12:00 op 5 September 1995 'n lys bevattende die [name] naam en [adres] adres van elke party ten opsigte waarvan 'n aansoek om registrasie ontvang is, tesame met elk se lys van party kandidate buite die plek van nominasie soos bedoel by regulasie 23(1)(e) aanbring en [dit tot] die lys aldus vertoon tot [12 uur die middag van nominasiedag] 12:00 op 22 September 1995. [vertoon]".

11. Wysiging van Regulasie 25

Regulasie 25 word hiermee gewysig deur die vervanging daarvan met die volgende:

"Verwerpning van Aansoek"

25 Die kiesbeampte sal, nie [minder as 30 dae voor nominasiedag nie,] later nie as 12 September 1995, by skriftelike kennisgewing aan die aansoeker, enige aansoek wat ingevolge regulasie 24 gemaak is, verwerp indien;

- (a) sodanige aansoek nie wesenlik die inligting bevat of nie die deposito insluit wat ingevolge regulasie 24(1)(b) vereis word nie; of
- (b) die party nie wesenlik voldoen aan die woordomskrywing van 'n party soos bedoel in regulasie 1 nie; of
- (c) die party se adres nie in dieregsgebied van die oorgangsraad waarmee die aansoek in verband staan, geleë is nie; of
- (d) een of meer persone op die lys van partykandidate kragtens regulasie 21 gediskwalifiseer is, of nie op die toepaslike kieserslys ingesluit is nie; of
- (e) die naam van een of meer persone op die lys van kandidate van meer as een party verskyn met 'n aanvaarding op vorm ER4 vir die betrokke oorgangsraad; of
- (f) die onderskeidende merk of simbool weens die redes in regulasie 29(5)(f), (g) of (h) uiteengesit, verwerp is;

Met dien verstande dat waar die verwerpning ingevolge paragrawe (a), (c), (d), (e) of (f) is, die kiesbeampte die party skriftelik geleentheid sal bied om die gebrek [nie minder nie as 5 werksdae voor nominasiedag,] teen nie later as 16:00 op 19 September 1995 reg te stel, deur aan sodanige beampte die reggestelde inligting of adres of deposito te voorsien of 'n ander naam of name [van] of bevoegde persone in die plek te stel of ander regstellings te maak, na gelang van die geval. By behoorlike voldoening daar aan, sal die kiesbeampte die aansoek goedkeur en die party registreer: Met dien verstande verder dat waar 'n party in gebreke bly om slegs 'n tekortkomming ingevolge subregulasies (d), (e), of (f) reg te stel, die kiesbeampte die betrokke

persoon of persone of behoudens die bepalings van regulasie 90(1)(e)(iii), die betrokke onderskeidende merk of simbool sal verwerp en die aansoek andersins goedkeur en die party registreer".

12. Wysiging van Regulasie 27(1)

Regulasie 27(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Publikasie van Lyste

27(1) Die kiesbeampte sal [, binne 16 dae na nominasiedag] nie later nie as 9 Oktober 1995 en na aansoeke vir registrasie ingevolge regulasie 24(1) hanteer is, ingevolge regulasie 24, 25 en 26, die volgende publiseer;

- (a) die volle naam en adres van die geregistreerde partye;
- (b) die onderskeidende merk of simbool van die geregistreerde [party,] party, indien enige; en
- (c) die lys van partykandidate,

en 'n kopie van sodanige kennisgewing buite die plek van nominasie bedoel in regulasie 23(1)(e) aanbring".

13. Wysiging van Regulasie 27(3)

Regulasie 27(3) word hiermee gewysig deur die vervanging daarvan met die volgende:

"27(3) Indien die kiesbeampte nie die hoof-uitvoerende beampte is nie, sal die kiesbeampte onverwyld 'n kopie van sodanige kennisgewing aan die hoof-uitvoerende beampte voorsien".

14. Wysiging van Regulasie 29(1)

Regulasie 29(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Nominasie vir Wyksverkiesings

29(1) Geen persoon mag by enige wyksverkiesing 'n kandidaat vir 'n raad wees nie tensy 'n nominasie op die voorgeskrewe vorm ER5 behoorlik voltooi en geteken [is] deur -

- (a) die voornemende kandidaat of sy verteenwoordiger behoorlik skriftelik daartoe gevoldig, [is,] welke volmag die nominasie sal vergesel, wat sodanige kandidaat se aanvaarding van die nominasie bevestig; en
- (b) ten minste die getal kiesers ingevolge subregulasie [10] (9) bepaal, wie se name op die kieserslys vir daardie wyk ingesluit is, anders as sodanige voornemende kandidaat of agent, [en]aan die kiesbeampte afgelewer is nie later nie as [om twaalf uur die middag, 40 dae voor nominasiedag] 12:00 op 4 September 1995, vergesel van die onderskeidende merk of simbool van die kandidaat wat kragtens regulasie 36(2) op die stembrief moet verskyn, op 'n afsonderlike bladsy aangebring, duidelik identifiseerbaar en geskik vir druk of reproduksie in swart en wit".

15. Wysiging van Regulasie 29(3)

Regulasie 29(3) word hiermee gewysig deur die vervanging daarvan met die volgende:

"29(3) Nie later nie as [vier en twintig uur na die uur bedoel in subregulasie (1)] 12:00 op 5 September 1995 [nie] sal die kiesbeampte buite die plek van nominasie bedoel in regulasie 23(1)(e) 'n lys aanbring [wat] bevattende die naam en adres van elke persoon ten opsigte van wie 'n nominasie ontvang is, [toon] en sodanige lys [so aangebring] aldus vertoon tot [om twaalf uur die middag op nominasiedag] 12:00 op 22 September 1995".

16. Wysiging van Regulasie 29(5)

Regulasie 29(5) word hiermee gewysig deur die vervanging daarvan met die volgende:

"29(5) Die kiesbeampte sal die volgende verwerp;

- (a) die nominasie van enige persoon wat tot sy tevredenheid bewys is, nie ingevolge regulasie 21 as 'n kandidaat benoembaar is nie;
- (b) enige nominasie wat nie aan die vereistes van subregulasie (1) voldoen nie;

- (c) die nominasie van enige persoon ten opsigte van wie die kiesbeampte, voordat die verklaring soos bedoel by subregulasie (4) gemaak is, 'n skriftelike terugtrekking van sy of haar kandidaatskap ontvang het, geteken deur daardie persoon en gestaaf deur ten minste twee ander persone as getuies;
- (d) die nominasie van 'n persoon wat vir meer as een wyk in dieselfde oorgangsraad benoem is, indien meer as een van sodanige nominasies voldoen aan die vereistes van subregulasie (1);
- (e) die nominasie van 'n persoon wat, na die wete van die kiesbeampte, na aflewering van sy nominasievorm ingevolge subregulasie (1) maar voordat die verklaring ingevolge subregulasie (4) gemaak is, te sterwe gekom het;
- (f) 'n onderskeidende merk of simbool wat die onderskeidende merk van 'n party is of voorgee om te wees wat nie vergesel is van 'n skriftelike en getekende magtiging van die behoorlik daartoe gemagtigde verteenwoordiger van sodanige party nie;
- (g) onderskeidende merke of simbole wat identies of nie duidelik en maklik onderskeibaar is nie; en
- (h) 'n onderskeidende merk of simbool wat onwelvoeglik, beledigend, misleidend, ontheilend of andersins waarskynlik aanstoot kan gee of weselijk ooreenstem met 'n kruis of regmerk:

Met dien verstande dat geen nominasie op grond van enige tekortkomming soos beoog in paragraaf (b), (d), (f), (g) of (h) verworp sal word nie tensy;

- (i) die kiesbeampte, nie later nie as [30 dae voor nominasiedag,] 12 September 1995, aan die betrokke persoon 'n skriftelike kennisgewing bestel het wat hom of haar inlig oor sodanige tekortkomming; en
- (ii) sodanige persoon versuim het -
 - (aa) om sodanige tekortkomming reg te stel; en

(bb) indien sodanige tekortkoming reggestel is, om tot die bevrediging van die [stembeampte] kiesbeampte te bewys dat sodanige tekortkoming reggestel is, nie later nie as [vyf werksdae voor nominasiedag:] 16:00 op 19 September 1995: Met dien verstande verder dat waar sodanige persoon nalaat om 'n gebrek in terme van paragraaf (f), (g) of (h) reg te stel, sal die kiesbeampte die betrokke onderskeidende merk of simbool behoudens die bepalings van regulasie 90(1).(e)(iii) verworp en andersins die nominasie aanvaar".

17. Wysiging van Regulasie 29(7)

Regulasie 29(7) word hiermee gewysig deur die vervanging daarvan met die volgende:

"29(7) Indien die aantal kandidate wie se nominasies aanvaar is, die getal vakatures oorskry, sal die kiesbeampte onmiddellik, deur kennisgewing aangebring buite die plek van nominasie bedoel in regulasie 23(1)(e) en [binne 16 dae na nominasiedag,] nie later nie as 9 Oktober 1995 die volle name van elke kandidaat tesame met sy of haar onderskeidende merk of simbool [indien enige], ten opsigte van wie 'n stemming op verkiesingsdag gehou sal word, publiseer".

18. Wysiging van Regulasie 29(9)

Regulasie 29(9) word hiermee gewysig deur die vervanging daarvan met die volgende:

"29(9) Die kiesbeampte sal vir doeleinades van subregulasie (1)(b) hierbo, nie [minder nie as 55 dae voor nominasiedag] later nie as 18 Augustus 1995 ten opsigte van elke wyk, 'n syfer wat 'n akkurate raming van twee persent van die kiesers op die kieserslys vir elke betrokke wyk is, bepaal en beskikbaar stel".

19. Wysiging van Regulasie 30(1)(a)

Regulasie 30(1)(a) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Aanstelling en Verantwoordelikhede

30(1)(a) Die hoof-uitvoerende beampete sal ex officio die kiesbeampete van die betrokke oorgangsraad wees tensy daardie raad kragtens 'n raadsbesluit aanvaar deur 'n meerderheid van ten minste twee derdes van al sy lede, 'n ander persoon as kiesbeampete aanstel nie later nie as [180 dae voor die verkiesingsdag soos deur die Minister kragtens artikel 9 van die Wet bepaal.] 4 Mei 1995".

20. Wysiging van Regulasie 41(6) en (7)

Regulasie 41(6) en (7) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Stemgebiede

41[(7)](6) Nie later nie as [sestig dae voor verkiesingsdag,] 12 September 1995 sal elke kiesbeampete 'n lys met stemburo's en hul adresse publiseer en 'n kopie van sodanige lys by 'n plek of plekke deur hom of haar of die verkiesingskomitee soos bedoel in regulasie 90, bepaal vir openbare inligting vertoon tot die dag na verkiesingsdag: Met dien verstande dat die kiesbeampete op sy of haar versoek die lys op soortgelyke wyse mag aanvul publiseer en in stand hou na oorlegpleging met die [verkiesingsbeampete] verkiesingskomitee nie later nie as [40 dae voor verkiesingsdag.] 22 September 1995.

[(6)](7) Die Premier mag nie later nie as [40 dae voor verkiesingsdag] 22 September 1995 die kiesbeampete beveel om die getal of die ligging van stemburo's bedoel in subregulasie (3) te vermeerder".

21. Wysiging van Regulasie 73(1)

Regulasie 73(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Aankondiging van die Uitslag: Wyke

73(1) Die kiesbeampete sal, onmiddelik nadat aan die bepalings van regulasie 72(1) tot en met (3) voldoen is:".

22. Wysiging van Regulasie 76(1)

Regulasie 76(1) word hiermee gewysig deur die vervanging daarvan met die volgende:

"76(1) die kiesbeampte sal onmiddelik nadat daar aan die bepalings van regulasie 75 voldoen is:".

23. Wysiging van Regulasie 90(1)(a)

Regulasie 90(1)(a) word hiermee gewysig deur die vervanging daarvan met die volgende:

"Verkiesingskomitee

90(1)(a) 'n Oorgangsraad sal nie later nie as 31 Mei 1995 'n verkiesingskomitee saamstel wat vir sodanige tydperk as wat die oorgangsraad of die Premier mag bepaal, sal funksioneer, maar in elk geval nie later nie as [24:00] 23:59 op die dag wat die datum bedoel by artikel 9(1) van die Wet, voorafgaan".

24. Wysiging van Regulasie 90(1)(e)(iv)

Regulasie 90(1)(e)(iv) word hiermee gewysig deur die vervanging daarvan met die volgende:

"90(1)(e)(iv) die wyse waarop kiesers in enige wyk of wyke van hul toepaslike stemburo's in kennis gestel moet word [oorweeg] beoordeel en beslis en die kiesbeampte nie later nie as 22 September 1995 aldus in kennis stel: Met dien verstande dat die komitee nie enige saak wat binne die bevoegde, funksies en pligte van 'n hersieningshof val, sal ontvang of oorweeg nie: Met dien verstande verder dat niks hierin vervat as beperkend of inmengend met betrekking tot die vervulling van die verantwoordelikhede van 'n kieserslysbeampte of kiesbeampte ingevolge hierdie regulasies vertolk sal word nie."

25. Wysiging van Regulasie 100

Regulasie 100 word gewysig deur die inboeging na Regulasie 100(b) van die volgende regulasie:

"Bevoegdhede van die Premier om Tydsgrense te Verleng

100A(1) Die Premier mag, by kennisgewing in die Provinciale Koerant, hetsy ten opsigte van vermelde oorgangsrade, hetsy ten opsigte van oorgangsrade in die algemeen, enige datum of tyd wysig of enige tydperk voorgeskryf kragtens hierdie Regulasies verleng, hetsy vir die verrigting of voltooiing van enige handeling of funksie of die uitoefening van enige reg, indien hy of sy tevrede is dat omstandighede bestaan wat

sodanige verrigting, voltooiing of uitoefening binne die voorgeskrewe tydperk of teen die voorgeskrewe datum of tyd onmoontlik of onredelik moeilik maak.

- (2) Die Premier mag die datum of tyd wysig of die tydperk waarna in paragraaf (1) verwys word verleng voor of na die verstryking van sodanige datum, tyd of tydperk."

26. Wysiging van Vorm ER18(A)

Vorm ER18(A) word hiermee gewysig deur die vervanging van die uitdrukking "ER17" met "ER16" en die vervanging van die uitdrukking "ER18" met "ER17".

27. Wysiging van Vorm ER18(B)

Vorm ER18(B) word hiermee gewysig deur die vervanging van die uitdrukking "ER17" met "ER16" en die vervanging van die uitdrukking "ER18" met "ER17".

28. Wysiging van Vorm ER23(A)

Vorm ER23(A) word hiermee gewysig deur die vervanging van die uitdrukking "ER30" met "ER33".

29. Wysiging van Vorm ER23(B)

Vorm ER23(B) word hiermee gewysig deur die vervanging van die uitdrukking "ER30" met "ER33".

30. Wysiging van Vorm ER32(B)

Vorm ER32(B) word hiermee gewysig deur die skrapping van die woord "Kiesbeampte" en die vervanging daarvan met die woorde "Kiesbeampte/Adjunkkiesbeampte".

31. WYSIGING VAN DIE AFRIKAANSE TEKS

Die Afrikaanse teks van die Regulasies hieronder aangedui word soos volg gewysig:

- (1) Die opskrif van Hoofstuk 16 in die Inhoudsopgawe word gewysig deur die skrapping van die uitdrukking "EN OORTREDINGS/MISSTAPPE."
- (2) Regulasie 1(1)(i) word gewysig deur die vervanging van die woorde "presies voldoende" met die woorde "voldoende presies".
- (3) Regulasie 2(1) word gewysig deur die invoeging van die ondergenoemde onderstreepte woorde aan die einde van die subregulasie, om soos volg te lees:

"... Met dien verstande dat enige persoon kragtens hierdie regulasies geregtig is om een stem vir so 'n oorgangsraad uit te bring: Met dien verstande verder dat die uitbring van 'n stem in hierdie subregulasie bedoel, die merk van twee of drie stembriewe wat die proporsionele - en wykskomponente in die verkiesing verteenwoordig, tot gevold mag hê."

- (4) Regulasies 2(2)(d)(i) en (ii) word gewysig deur die vervanging daarvan met die volgende:
- "(i) moord, roof met verswarende omstandighede en verkragting;
- (ii) enige poging om enige misdryf in subparagraph (i) bedoel, te pleeg."
- (5) Regulasie 4(1)(a) word gewysig deur die vervanging van die woorde "sewe dae" met die woorde "veertien dae".
- (6) Regulasie 4(1)(b)(i) word gewysig deur die vervanging van die woorde "en" met die woorde "om".
- (7) Regulasie 4(1)(b)(ii) word gewysig deur die invoeging van die woorde "om" voor die woorde "ten".
- (8) Regulasie 4(1)(b) word gewysig deur die vervanging van die woorde "datums" met die woorde "datum".
- (9) Regulasie 5(1)(b) word gewysig deur die invoeging van die woorde "hierbo of (2) hieronder" na die woorde "subregulasie 1(a)".
- (10) Regulasie 5(5)(a)(iii) word gewysig deur die invoeging van die woorde "vir 'n oorgangsraad" na die woorde "kieser".
- (11) Regulasie 6(2)(a)(i) word gewysig deur die vervanging van die woorde "wat geregtig is op registrasie en die hof aldus oortuig het" met "wat tot die hof se tevredenheid op registrasie geregtig is, of".
- (12) Regulasie 7(3) word gewysig deur die invoeging van die woorde "die oorgangsraad" na die woorde "wat".
- (13) Regulasie 14 word gewysig deur die vervanging van die woorde "Bylae" met die woorde "Skedule".
- (14) Regulasie 21(1)(a) word gewysig deur die vervanging van die woorde "of die Senaat is" met die woorde ", die Senaat of 'n Proviniale Wetgewer is".
- (15) Regulasie 21(1)(b)(ii) word gewysig deur:

- (a) die skrapping van die woord "is" na die datum "1994"; en
 - (b) die skrapping na die woorde "of buite die Republiek" van die woorde "skuldig bevind is"; en
 - (c) die invoeging van die woord "tot" na die woord "daarvoor".
- (16) Regulasie 24(2) word gewysig deur die invoeging van die woord "party" voor die woorde "se lys".
- (17) Regulasie 29(8) word gewysig deur die skrapping van die woorde "die enigste kandidaat ten opsigte van 'n verkiesing of tussenverkiesing vir 'n vakature in 'n wyk is".
- (18) Regulasie 31(3)(a) word gewysig deur
- (a) die vervanging van die woord "kiesbeampte" waar dit die tweede keer voorkom met die woord "stembeampte"; en
 - (b) die vervanging van die woord "adjunkstembeampte" met die woord "adjunkkiesbeampte".
- (19) Regulasie 31(4)(a) word gewysig deur die vervanging van die woorde "nie minder nie as een verkiesingsbeampte" met die woorde "voldoende verkiesingsbeamptes".
- (20) Regulasie 32(1)(b) word gewysig deur die vervanging van die woord "kiesbeampte" waar dit voorkom met die woord "stembeampte".
- (21) Regulasie 41(1)(b) word gewysig deur die vervanging van die woord "aangrens" met die woord "omgrens".
- (22) Regulasie 41(1)(b)(iii) word gewysig deur die vervanging van die woord "waarvandaan" met die woord "waarvan".
- (23) Regulasie 48(1)(a) word gewysig deur die vervanging van die woorde "bevestig en verseker dat alle stembusse gemerk is soos voorgeskryf by regulasie 37(2)(e) en (f) en regulasie 43(1)(c)" met die woorde "bevestig en verseker dat alle stembusse voorsien is soos voorgeskryf by regulasie 43(1)(c) en gemerk is soos voorgeskryf by regulasie 37(2)(e) en (f)."
- (24) Regulasie 58(2) word gewysig deur die vervanging van die woorde "van slegs daardie" met die woorde "slegs van nie minder nie as twee".

- (25) Regulasie 79 word gewysig deur die invoeging van die ondergenoemde onderstreepte woorde aan die einde van die regulasie, om soos volg te lees:

"Na vasstelling van die aantal setels vir elke party en die identifisering van die verteenwoordigers van sodanige party, mag daardie party, ten einde enige vakature te vul wat ontstaan het tussen hierdie verkiesing en 'n volgende, die lys vermeld in regulasie 24(1)(b)(vi) en in ooreenstemming met die vereistes van hierdie regulasies aanvul: Met dien verstande dat die naam van enige persoon wat die amp van raadslid in die oorgangsraad waarop die lys betrekking het, beklee, nie by sodanige lys ingesluit sal word nie."

- (26) Die opskrif van Hoofstuk 16 word gewysig deur die skrapping van die uitdrukking "EN OORTEDINGS/MISSTAPPE".
- (27) Regulasie 90(1)(c)(iii) word gewysig deur die vervanging van die woorde "die betrokke" met die woord "'n".
- (28) Regulasie 106(1) word gewysig deur die vervanging van die woorde "stemmateriaal" met die woorde "kieserregistrasimateriaal".
- (29) Die opskrif van regulasie 107 word gewysig deur die skrapping van die woorde "stemmateriaal en"
- (30) Vorm ER5 word gewysig deur die skrapping van die woorde "of op 'n partylys van enige ander party".
- (31) Vorms ER6(A) en ER6(C) word gewysig deur die invoeging van die woorde "Stembeampte" tussen die woorde "Voorsittende Beampte" en "Telbeampte"
- (32) Vorm ER16 word hiermee gewysig deur die invoeging van die woorde "/bevestig" na die woorde "beëdig".
- (33) Vorm ER17 word hiermee gewysig deur die invoeging van die woorde "/bevestig" na die woorde "beëdig".
- (34) Vorm ER18(B) word hiermee gewysig deur die vervanging van die uitdrukking "ER28" met "ER23".
- (35) Vorm ER19(A) word hiermee gewysig deur die vervanging van die uitdrukking "ER28" met "ER23".
- (36) Vorm ER19(B) word hiermee gewysig deur die vervanging van die uitdrukking "ER28" met "ER23".

- (37) Vorm ER32(B) word hiermee gewysig deur die invoeging van die woorde "/Adjunk Kiesbeampte" na die woord "Kiesbeampte".
- (38) Regulasies 39(b), 41(8), 41(8)(a), 41(8)(b), 41(9), 41(10), 42(1), 42(1)(e), 42(1)(f), 42(2), 42(3), 43(1), 43(2), 44(1), 44(1)(a), 44(1)(b), 44(2), 44(3), 44(3)(c), 45(2), 46, 46(1), 46(2), 46(3), 48(2), 48(3)(b) en 49(1) word gewysig deur die vervanging van die woord "stemlokaal" met die woord "stemburo".
- (39) Die opskrif van "Bylae 1" word gewysig deur die vervanging van die uitdrukking "Bylae 1" met die uitdrukking "Skedule 1".

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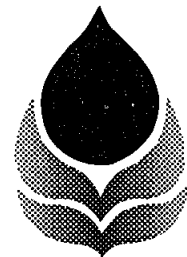


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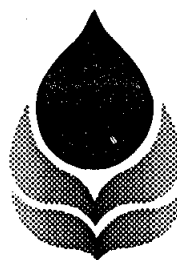


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Werk mooi daarmee

Ons leef daarvan



water is kosbaar

CONTENTS

No.		Page No.	Gazette No.	No.
PROCLAMATION				
34.	Local Government Act (209/1993): Amendment of the Local Government Transition Election Regulations, 1994.....	1	51	

INHOUD

		<i>Bladsy No.</i>	<i>Koerant No.</i>
PROKLAMASIE			
65	Oorgangswet op Plaaslike Regering (209/1993): Wysiging van die Verkiesingsregulasies vir Plaaslike Oorgangsregering, 1994.....	1	51