

# Provincial Gazette Extraordinary

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# Buitengewone Provinsiale Roerant

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Dinsdag, 1 April 1997

Registered at the Post Office as a Newspaper

As 'n Nuusblad by die Poskantoor Geregistreer

OFFICE OF THE PREMIER  
OF THE PROVINCE OF  
WESTERN CAPE

KANTOOR VAN DIE PREMIER  
VAN DIE PROVINSIE  
WES-KAAP

P.N. 97/1997

1 April 1997

It is hereby notified that the Premier of the Province of Western Cape has assented to the following Law which is hereby published for general information:—

No. 3 of 1997: Western Cape Tourism Act, 1997.

P.K. 97/1997

1 April 1997

Hierby word bekend gemaak dat die Premier van die Provinsie Wes-Kap die onderstaande Wet wat hierby ter algemene inligting gepubliseer word, bekragtig het:—

Nr. 3 van 1997: Wes-Kaapse Wet op Toerisme, 1997.

# ACT

**To provide for the establishment, appointment, funding, powers and functions of a representative and effective tourism structure in the Western Cape which will facilitate the promotion, support and development of tourism to and in the Western Cape, and to provide for matters incidental thereto.**

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*(English text signed by the Premier)*

*(Assented to 27 March 1997)*

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**B**E IT ENACTED by the Provincial Legislature of the Province of Western Cape, as follows:

## CHAPTER 1: DEFINITIONS

### Definitions

- |  |    |
|--|----|
| 1. (1) In this Act, unless the context otherwise indicates—  | 5  |
| (i) “additional committee” means an additional committee of the Board referred to in section 8;  | 10 |
| (ii) “Board” means the Western Cape Tourism Board referred to in section 2;  | 10 |
| (iii) “budget” means an estimate of expected revenue and expenditure which contains particulars of the purposes for which money is to be used;   | 10 |
| (iv) “bureau” means a Local Tourism Bureau referred to in section 25;  | 10 |
| (v) “chairperson” means the chairperson of the Board, organisation, bureau or committee, as the case may be, elected to serve as chairperson in terms of this Act;   | 10 |
| (vi) “Executive Committee” means the Executive Committee of the Board, organisation or bureau referred to in sections 4(4), 21(2) and 27(3) respectively;  | 15 |
| (vii) “Executive Council” means the Executive Council of the Province referred to in section 132 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996);  | 20 |
| (viii) “financial year” means the period from 1 April in any year to 31 March in the next succeeding year, and in the case of a bureau and an organisation, the period from 1 July in any year to 30 June in the next succeeding year; | 20 |
| (ix) “local committee” means a committee referred to section 27(4);  | 25 |
| (x) “local government” means a local council, metropolitan local council, representative council and rural council as defined in section 10B of the Local Government Transition Act, 1993 (Act 209 of 1993);                           | 25 |
| (xi) “Member responsible for Finance” means the member of the Executive Council of the Province responsible for financial matters;   | 30 |
| (xii) “Minister” means a member of the Cabinet referred to in section 91(1) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996);   | 30 |
| (xiii) “organisation” means a Regional Tourism Organisation referred to in section 19(1);  | 30 |
| (xiv) “Permanent Committee” means the Permanent Committee for Marketing or the Permanent Committee for Development referred to in section 4(6);  | 35 |
| (xv) “prescribe” means prescribe by regulation;  | 35 |
| (xvi) “Province” means the Province of the Western Cape;   | 35 |
| (xvii) “Provincial Legislature” means the Provincial Legislature of the Province referred to in section 105 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996);   | 40 |
| (xviii) “regional local government” means a district council or metropolitan council as defined in section 10B of the Local Government Transition Act, 1993 (Act 209 of 1993);   | 40 |

# WET

**Om voorsiening te maak vir die instelling, aanstelling, befondsing, bevoegdhede en funksies van 'n verteenwoordigende en doeltreffende toerismestruktuur in Wes-Kaap ten einde die bevordering, ondersteuning en ontwikkeling van toerisme na en in Wes-Kaap te vergemaklik, en om voorsiening te maak vir aangeleenthede wat daar mee in verband staan.**

*(Engelse teks deur die Premier geteken)*

*(Bekragtig op 27 Maart 1997)*

**D**AAR WORD BEPAAL deur die Provinsiale Wetgewer van die provinsie Wes-Kaap, soos volg:

## HOOFSTUK 1: WOORDOMSKRYWINGS

### Woordomskrywings

- 5      1. (1) In hierdie Wet, tensy uit die sinsverband anders blyk, beteken—
  - (i) "begroting" 'n raming van verwagte inkomste en uitgawes wat besonderhede van die doeleinades waarvoor geld aangewend gaan word, bevat;
  - (ii) "boekjaar" die tydperk vanaf 1 April in 'n jaar tot 31 Maart in die daaropvolgende jaar, en in die geval van 'n buro en 'n organisasie, die tydperk vanaf 1 Julie in 'n jaar tot 30 Junie in die daaropvolgende jaar;
  - (iii) "buro" 'n Plaaslike Toerisme-buro in artikel 25 bedoel;
  - (iv) "bykomende komitee" 'n bykomende komitee van die Raad in artikel 8 bedoel;
  - (v) "hierdie Wet" ook enige regulasie kragtens artikel 32 uitgevaardig;
  - (vi) "Lid verantwoordelik vir Finansies" die lid van die Uitvoerende Raad van die Provinsie wat vir finansiële aangeleenthede verantwoordelik is;
  - (vii) "Minister" 'n lid van die Kabinet in artikel 91(1) van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet 108 van 1996), bedoel;
  - (viii) "ondervoorsitter" die ondervoorsitter van die Raad, organisasie, buro of komitee, na gelang van die geval, wat ingevolge hierdie Wet gekies is om as ondervoorsitter te dien;
  - (ix) "organisasie" 'n Streek-toerismeorganisasie in artikel 19(1) bedoel;
  - (x) "plaaslike komitee" 'n komitee in artikel 27(4) bedoel;
  - (xi) "plaaslike regering" 'n plaaslike raad, plaaslike metropolitaanse raad, verteenwoordigende raad en landelike raad soos in artikel 10B van die Oorgangswet op Plaaslike Regering, 1993 (Wet 209 van 1993), omskryf;
  - (xii) "Provinsiale Wetgewer" die Provinsiale Wetgewer van die Provinsie in artikel 105 van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet 108 van 1996), bedoel;
  - (xiii) "Provinsie" die provinsie Wes-Kaap;
  - (xiv) "Raad" die Wes-Kaapse Toerismeraad in artikel 2 bedoel;
  - (xv) "skema" 'n aansporingskema ingevolge artikel 17(1) ingestel;
  - (xvi) "streekkomitee" 'n komitee in artikel 21(2)(b) bedoel;
  - (xvii) "streek-plaaslike regering" 'n distrikstraad of metropolitaanse raad soos in artikel 10B van die Oorgangswet op Plaaslike Regering, 1993 (Wet 209 van 1993), omskryf;
  - (xviii) "toerismebedryf" die bedryf wat gemoeid is met toerisme na en in die Provinsie, insluitende die verskaffing van dienste en fasiliteite aan, en die voorsiening in die behoeftes van, persone wat reise na en in die Provinsie onderneem;

- (xxix) "regional committee" means a committee referred to in section 21(2)(b);
- (xxx) "responsible Member" means the member of the Executive Council of the Province responsible for tourism;
- (xxxi) "scheme" means an incentive scheme established in terms of section 17(1);
- (xxxii) "this Act" includes any regulation made under section 32;
- (xxxiii) "tourism industry" means the industry which is concerned with tourism to and in the Province, including the provision of services and facilities to, and fulfilling the needs of, persons who undertake visits to and in the Province, and
- (xxxiv) "vice-chairperson" means the vice-chairperson of the Board, organisation, bureau or committee, as the case may be, elected to serve as vice-chairperson in terms of this Act.

(2) Where in this Act any functionary is required to take a decision in consultation with another functionary, such decision shall require the concurrence of such other functionary; but if such other functionary is a body of persons it shall express its concurrence in accordance with its own decision-making procedures.

(3) Where in this Act any functionary is required to take a decision after consultation with another functionary, such decision shall be taken in good faith after consulting and giving serious consideration to the views of such other functionary.

## CHAPTER 2: WESTERN CAPE TOURISM BOARD

### Establishment of Western Cape Tourism Board

2. There is hereby established a board to be known as the Western Cape Tourism Board, which shall be a body corporate capable of suing and being sued and, subject to the provisions of this Act and in so far as may be necessary for the better performance of its functions and duties, of performing all such acts as a body corporate may by law perform.

### Objects of Board

#### 3. The objects of the Board shall be—

- (a) to promote tourism by encouraging persons to undertake visits to and in the Province and, with a view thereto, to take measures to ensure that the services rendered and facilities made available to tourists comply with the prescribed standards;
- (b) to formulate a comprehensive tourism policy for the Province, to develop a strategy for the implementation of such policy and to facilitate, promote and support the implementation of such policy and strategy;
- (c) to develop the tourism industry in the Province;
- (d) to establish and maintain, or cause to be established and maintained, a database of the information required for the formulation, promotion and implementation of the tourism policy and strategy contemplated in paragraph (b);
- (e) to formulate the criteria and system for the accreditation and registration of bureaux, to administer such accreditation system and to keep a register of accredited bureaux;
- (f) to formulate the criteria and system for the accreditation of all tourism related courses offered in the Province, to administer such accreditation system, including the accreditation of all institutions offering, and persons teaching, such courses and certificates awarded by such institutions or persons, and to keep a register of all the particulars relevant to that system;
- (g) to keep a register of institutions, organisations and persons providing services and facilities to tourists in the Province;
- (h) to recommend incentive schemes and grading, classification and accreditation systems in accordance with section 17(1), and to administer such schemes and systems;
- (i) to protect and advance within the tourism industry emerging business and persons or categories of persons disadvantaged by unfair discrimination;
- (j) to undertake other related activities, and
- (k) to generate income, so as to achieve its objects.

- (xix) "Uitvoerende Komitee" die Uitvoerende Komitee van die Raad, organisasie of buro onderskeidelik in artikels 4(4), 21(2) en 27(3) bedoel;
  - (xx) "Uitvoerende Raad" die Uitvoerende Raad van die Provinsie in artikel 132 van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet 108 van 1996), bedoel;
  - 5 (xxi) "Vaste Komitee" die Vaste Komitee vir Bemarking of die Vaste Komitee vir Ontwikkeling in artikel 4(6) bedoel;
  - (xxii) "verantwoordelike Lid" die lid van die Uitvoerende Raad van die Provinsie verantwoordelik vir Toerisme;
  - 10 (xxiii) "voorsitter" die voorsitter van die Raad, organisasie, buro of komitee, na gelang van die geval, wat ingevolge hierdie Wet gekies is om as voorsitter te dien, en
  - (xxiv) "voorskryf" om by regulasie voor te skryf.
- (2) Waar daar in hierdie Wet van enige funksionaris verwag word om 'n besluit in oorleg met 'n ander funksionaris te neem, vereis so 'n besluit die instemming van die ander funksionaris; maar as die ander funksionaris 'n liggaam van persone is, hy sy instemming ooreenkomsdig sy eie besluitnemingsprosedures te kenne moet gee.
- (3) Waar daar in hierdie Wet van enige funksionaris verwag word om 'n besluit na oorleg met 'n ander funksionaris te neem, moet dié besluit na oorleg en na deeglike oorweging van die standpunte van die ander funksionaris te goeder trou geneem word.

## HOOFSTUK 2: WES-KAAPSE TOERISMERAAD

### Instelling van Wes-Kaapse Toerismeraad

2. Hierby word 'n raad, bekend as die Wes-Kaapse Toerismeraad, ingestel wat 'n regspersoon is, wat in regte as eiser en verweerde kan optree, en behoudens die bepalings van hierdie Wet en vir sover dit nodig is ten einde sy werkzaamhede en pligte beter te kan uitvoer, die handelinge kan verrig wat regspersone regtens kan verrig.

### Oogmerke van Raad

3. Die oogmerke van die Raad is—
- (a) om toerisme te bevorder deur persone aan te moedig om reise na en in die Provinsie te onderneem en, met die oog daarop, maatreëls te tref om te verseker dat die dienste wat gelewer word en fasiliteite wat beskikbaar gestel word aan toeriste, aan die voorgeskrewe standarde voldoen;
  - (b) om 'n omvattende toerismebeleid vir die Provinsie te formuleer, 'n strategie vir die uitvoering van dié beleid te ontwikkel en die uitvoering van die beleid en strategie te vergemaklik, te bevorder en te steun;
  - 35 (c) om die toerismebedryf in die Provinsie te ontwikkel;
  - (d) om 'n databasis van die inligting wat vir die formulering, bevordering en uitvoering van die toerismebeleid en -strategie in paragraaf (b) beoog, nodig is, op te bou en by te hou of te laat opbou en byhou;
  - (e) om die maatstawwe en stelsel vir dieakkreditering en registrasie van buros uit te werk, sodanige akkrediteringstelsel te administreer en 'n register van geakkrediteerde buros te hou;
  - 40 (f) om die maatstawwe en stelsel vir dieakkreditering van alle toerismeverwante kursusse wat in die Provinsie aangebied word, te formuleer, sodanige akkrediteringstelsel, insluitende dieakkreditering van alle inrigtings en persone wat die kursusse aanbied en onderrig en sertifikate wat deur sodanige inrigtings of persone toegeken word, te administreer, en 'n register van al die besonderhede wat vir die stelsel ter sake is, te hou;
  - (g) om 'n register te hou van instellings, organisasies en persone wat dienste en fasiliteite aan toeriste in die Provinsie verskaf;
  - 45 (h) om aansporingskemas en gradering-, klassifikasie- en akkrediteringstelsels ooreenkomsdig artikel 17(1) aan te beveel, en om sodanige skemas en stelsels te administreer;
  - (i) om opkomende sakeondernemings en persone of kategorieë van persone wat deur onbillike diskriminasie benadeel is, te beskerm en te bevorder in die toerismebedryf;
  - 55 (j) om ander verwante aktiwiteite te onderneem, en
  - (k) om inkomste te genereer ten einde sy oogmerke te bereik.

### Composition and functioning of Board

4. (1) Save that no employee of an organisation or a bureau may be a member of the Board, the Board shall consist of eleven members, namely—
- (a) the chairperson of the Permanent Committee for Development;
  - (b) the chairperson of the Permanent Committee for Marketing;
  - (c) seven members appointed by the responsible Member, after consultation with a Standing Committee of the Provincial Legislature, from nominations received in terms of subsection (2);
  - (d) one member nominated by the Western Cape provincial government, and
  - (e) one member nominated by the organisation representing municipalities in the Province as contemplated in section 163(a) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), or, in the event of there being no such organisation or, where such organisation fails to make a nomination, by the responsible Member.
- (2) Subject to subsection 1(c), the responsible Member shall, before he or she appoints a member of the Board in terms of subsection (1)(c), by notice in the *Provincial Gazette*, and in such other media as he or she may consider appropriate, invite all interested parties to submit to him or her, within the period mentioned in the notice, the names of persons who in the opinion of such interested parties are fit and proper persons to be so appointed, stating the grounds upon which such opinion is based.
- (3) The Board shall elect a chairperson and a vice-chairperson from among its members, but the chairpersons of the Permanent Committees shall not be eligible for election as chairperson or vice-chairperson of the Board.
- (4) The Board shall have an Executive Committee comprising the chairperson and vice-chairperson elected in terms of subsection (3), the chairpersons of the two Permanent Committees elected in terms of subsection (7) and two additional members elected by the Board from among its members.
- (5) If the chairperson of the Board is for any reason unable to act as chairperson, the vice-chairperson shall perform the functions of the chairperson.
- (6) The Board shall have a Permanent Committee for Marketing and a Permanent Committee for Development and each Permanent Committee shall consist of—
- (a) one representative nominated by each organisation, and
  - (b) two members of the Board appointed in terms of subsections (1)(c), (d) and (e) and nominated by the Board, but the chairperson of the Board shall not be a member of a Permanent Committee.
- (7) Each Permanent Committee shall elect a chairperson and a vice-chairperson from among its members, who shall not be persons contemplated in subsection 6(b).
- (8) If the chairperson of a Permanent Committee is for any reason unable to act as chairperson, the vice-chairperson of that Permanent Committee shall perform the functions of the chairperson.
- (9) The Board shall appoint a secretariat for the Board, which secretariat shall also act as the secretariat for the Permanent Committees.
- (10) Subject to such terms of reference as may be determined by the Board, the functions of the Permanent Committees shall be to assist, advise and support the Board in the execution of its marketing and development functions and objectives.

### Period of office of members of Board, and filling of vacancies

5. (1) Any member of the Board who holds office in terms of section 4(1)(c), (d) or (e) shall, subject to the provisions of section 6, remain in office for a period of two years.
- (2) Any member of the Board who holds office in terms of section 4(1)(a) or (b) shall, subject to the provisions of section 6, remain in office for the period, not exceeding three years, as the Permanent Committee which elected him or her may determine at the time of his or her election.
- (3) Notwithstanding the provisions of section 4(1), if, for any reason, the office of a member of the Board who holds office in terms of section 4(1)(c) or (e) becomes vacant, the responsible Member may appoint a person from the category of persons from which such member was appointed or nominated as a member of the Board for the unexpired portion of the period of office concerned.
- (4) If, for any reason, the office of a member of the Board who holds office in terms

## Samestelling en funksionering van Raad

4. (1) Behalwe dat geen werknemer van 'n organisasie of buro 'n lid van die Raad mag wees nie, bestaan die Raad uit elf lede, naamlik—
- (a) die voorsitter van die Vaste Komitee op Ontwikkeling;
  - (b) die voorsitter van die Vaste Komitee op Bemarking;
  - (c) sewe lede deur die verantwoordelike Lid aangestel, na oorleg met 'n Staande Komitee van die Provinsiale Wetgewer, uit nominasies ontvang ingevolge subartikel (2);
  - (d) een lid wat deur die Wes-Kaapse provinsiale regering benoem word, en
  - (e) een lid wat benoem word deur die organisasie wat munisialiteit in die Provinsie verteenwoordig, soos in artikel 163(a) van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet 108 van 1996), beoog of, indien daar nie so 'n organisasie is nie of indien so 'n organisasie geen benoeming doen nie, deur die verantwoordelike Lid.
- 15 (2) Behoudens die bepalings van subartikel (1)(c), die verantwoordelike Lid moet, voordat hy of sy 'n lid van die Raad ingevolge subartikel (1)(c) aanstel, by kennisgewing in die *Provinsiale Koerant* en in die ander media wat hy of sy geskik ag, alle belanghebbende partye uitnooi om binne die tydperk in die kennisgewing vermeld, die name van persone wat na die mening van sodanige belanghebbende partye geskikte en gepaste persone is om aldus aangestel te word, met vermelding van die gronde waarop sodanige mening gegrond is, aan hom of haar voor te lê.
- (3) Die Raad kies 'n voorsitter en 'n ondervoorsitter uit sy geledere, maar die voorsitters van die Vaste Komitees is nie verkiesbaar as voorsitter en ondervoorsitter van die Raad nie.
- 25 (4) Die Raad het 'n Uitvoerende Komitee wat bestaan uit die voorsitter en ondervoorsitter wat ingevolge subartikel (3) gekies is, die voorsitters van die twee Vaste Komitees wat ingevolge subartikel (7) gekies is en twee bykomende lede wat die Raad uit sy geledere gekies het.
- (5) Indien die voorsitter van die Raad om enige rede nie in staat is om as voorsitter op te tree nie, verrig die ondervoorsitter die funksies van die voorsitter.
- (6) Die Raad het 'n Vaste Komitee vir Bemarking en 'n Vaste Komitee vir Ontwikkeling welke komitees bestaan uit—
- (a) een verteenwoordiger wat deur elke organisasie benoem word, en
  - (b) twee lede van die Raad wat ingevolge subartikel (1)(c), (d) en (e) aangestel en deur die Raad benoem word, maar die Voorsitter van die Raad mag nie 'n lid van die Vaste Komitee wees nie.
- (7) Elke Vaste Komitee kies uit sy geledere 'n voorsitter en 'n ondervoorsitter, wat nie persone soos in subartikel (6)(b) bedoel, is nie.
- (8) Indien die voorsitter van 'n Vaste Komitee vir enige rede onbekwaam is om as voorsitter op te tree, sal die ondervoorsitter van sodanige Vaste Komitee die funksies van die voorsitter verrig.
- (9) Die Raad stel 'n sekretariaat vir die Raad aan, welke sekretariaat ook sal optree as die sekretariaat vir die Vaste Komitees.
- (10) Onderworpe aan die opdragte wat deur die Raad bepaal word, is die funksies van die Vaste Komitees om die Raad by te staan, te adviseer en te ondersteun in die uitvoering van sy bemarkings- en ontwikkelingsfunksies en die nastrewing van sy oogmerke.

## Ampstermyn van lede van Raad en vulling van vakature

5. (1) 'n Lid van die Raad wat ingevolge artikel 4(1)(c), (d) of (e) aangestel word, beklee, behoudens die bepalings van artikel 6, die amp vir 'n tydperk van twee jaar.
- (2) 'n Lid van die Raad wat die amp ingevolge artikel 4(1)(a) of (b) beklee, bly, behoudens die bepalings van artikel 6, in die amp aan vir die tydperk, maar hoogstens vir drie jaar, wat die Vaste Komitee wat hom of haar gekies het, ten tyde van sy of haar verkiesing bepaal.
- 55 (3) Indien die amp van 'n lid van die Raad wat sy of haar amp kragtens artikel 4(1)(c) of (e) beklee, om enige rede vakant raak, mag die verantwoordelike Lid ondanks die bepalings van artikel 4(1), 'n persoon uit die kategorie van persone waaruit sodanige lid as 'n lid aangestel of benoem is, aanstel as 'n lid van die Raad vir die onverstreke gedeelte van die betrokke ampstermyn.
- 60 (4) Indien die amp van 'n lid van die Raad wat sy of haar amp kragtens artikel

of section 4(1)(a), (b) or (d) becomes vacant, that vacancy shall be filled for the unexpired portion of the period of office concerned.

(5) Any member of the Board whose period of office has expired shall be eligible for reappointment.

#### Vacation of office of members of Board

5

6. (1) The office of a member of the Board, a Permanent Committee or an additional committee becomes vacant if he or she—

- (a) is declared insolvent or of unsound mind by a competent court;
- (b) is removed from office in terms of subsection (2);
- (c) is convicted of an offence and sentenced to imprisonment without the option of a fine, but no one may be regarded as having been sentenced until an appeal against the conviction or sentence has been determined; 10
- (d) is absent from three consecutive meetings of the Board without the consent of the chairperson;
- (e) submits his or her resignation in writing to the chairperson; 15
- (f) becomes a member of Parliament or a Provincial Legislature, or
- (g) dies.

(2) The responsible Member may remove a member of the Board, a Permanent Committee or an additional committee from office on the ground of gross misconduct, incapacity or gross incompetence. 20

#### Meetings and decisions of Board

7. (1) The first meeting of the Board shall be held at a time and place determined by the responsible Member, and thereafter the Board shall meet at such times and places as may be determined by the Board from time to time, but the Board shall meet at least twice a year. 25

(2) The chairperson or responsible Member may at any time either of his or her own volition or at the written request of not fewer than five members of the Board by notice convene an extraordinary meeting of the Board, which shall be held at the time and place determined by the chairperson or responsible Member, as the case may be.

(3) The notice whereby an extraordinary meeting of the Board is convened shall state 30 the purpose of that meeting.

(4) The quorum for a meeting of the Board shall be a majority of all its members.

(5) If both the chairperson and the vice-chairperson are absent from a meeting of the Board, the members present shall elect one of their number to preside at that meeting. 35

(6) The decision of a majority of the members present at a meeting of the Board shall constitute a decision of the Board, and in the event of an equality of votes on any matter the person presiding at the meeting shall, in addition to his or her deliberative vote, have a casting vote.

(7) A decision taken by the Board at a time when there was a vacancy on the Board, when any person who was not entitled to sit as a member of the Board sat as such a 40 member, or when any member of the Board contravened the provisions of section 18(1), shall not be invalid if—

- (a) the decision was taken by a majority of all the members of the Board, and
- (b) the members comprising that majority were entitled to sit as members and complied with the provisions of section 18(1). 45

(8) The Board may allow any member of a Permanent Committee or an additional committee who is not a member of the Board to attend any meeting of the Board at which any matter relating to a function of that Permanent Committee or additional committee is dealt with and may allow such member to take part in the proceedings at such meeting, without having the right to vote. 50

#### Additional Committees of Board

8. (1) The Board may establish the additional committees it deems necessary for the exercise of its powers, the performance of its functions and the carrying out of its duties, but such additional committees shall not be permanent committees and shall function subject to terms of reference determined by the Board. 55

(2) An additional committee shall consist of the number of members determined by the Board.

4(1)(a), (b) of (d) beklee, om enige rede vakant raak, word die vakature vir die onverstreke gedeelte van die ampstermy gevul.

(5) 'n Lid van die Raad wie se ampstermy verstryk het, kan weer aangestel word.

#### Ampsontruiming van lede van Raad

5 6. (1) Die amp van 'n lid van die Raad, 'n Vaste Komitee of 'n bykomende komitee raak vakant indien hy of sy—

- (a) insolvent of geestelik versteurd verklaar word deur 'n bevoegde hof;
- (b) ingevolge subartikel (2) van die amp onthef word;
- (c) skuldig bevind word aan 'n misdryf en gevonnis word tot gevangenisstraf sonder die keuse van 'n boete, maar niemand mag as gevonnis beskou word alvorens 'n appèl teen die skuldigbevinding of vonnis beslis is nie;
- (d) sonder verlof van die voorsitter van drie opeenvolgende vergaderings van die Raad afwesig is;
- (e) sy of haar skriftelike bedanking by die voorsitter indien;
- (f) lid word van die Parlement of 'n provinsiale Wetgewer, of
- (g) sterf.

(2) Die verantwoordelike Lid kan 'n lid van die Raad, 'n Vaste Komitee of 'n bykomende komitee van die amp onthef op grond van onvermoë, growwe wangedrag of growwe onbevoegdheid.

#### Vergaderings en besluite van Raad

7. (1) Die eerste vergadering van die Raad word gehou op 'n tyd en plek wat die verantwoordelike Lid bepaal, en daarna vergader die Raad op die tye en plekke wat die Raad van tyd tot tyd bepaal, maar die Raad moet minstens twee keer per jaar vergader.

(2) Die voorsitter of verantwoordelike Lid kan te eniger tyd óf uit eie beweging óf op die skriftelike versoek van minstens vyf lede van die Raad deur middel van kennisgewing 'n buitengewone vergadering van die Raad belê, wat gehou moet word op die tyd en plek wat die voorsitter of verantwoordelike Lid, na gelang van die geval, bepaal.

(3) Die kennisgewing waardeur 'n buitengewone vergadering van die Raad belê word, moet die doel van sodanige vergadering meld.

(4) Die kworum vir 'n vergadering van die Raad is 'n meerderheid van al sy lede.

(5) Indien sowel die voorsitter as die ondervoorsitter van 'n vergadering van die Raad afwesig is, kies die aanwesige lede een uit hul geledere om op daardie vergadering voor te sit.

(6) Die beslissing van 'n meerderheid van die lede wat op 'n vergadering van die Raad aanwesig is, stel 'n besluit van die Raad daar, en by 'n staking van stemme oor 'n aangeleentheid het die persoon wat op die vergadering voorsit, benewens sy of haar beraadslagende stem ook 'n beslissende stem.

(7) 'n Besluit geneem deur die Raad terwyl 'n vakature in die Raad bestaan het, terwyl enige persoon wat nie gemagtig was om as lid van die Raad sitting te neem nie, of terwyl 'n lid van die Raad die bepalings van artikel 18(1) oortree het, is geldig indien—

- (a) die besluit deur die meerderheid van die lede van die Raad geneem is, en
- (b) die lede wat teenwoordig was, geregtig was om as lede sitting te neem en aan die bepalings van artikel 18(1) voldoen het.

(8) Die Raad kan enige lid van 'n Vaste Komitee of 'n bykomende komitee wat nie 'n lid van die Raad is nie, toelaat om 'n vergadering van die Raad waarop 'n aangeleentheid in verband met 'n funksie van daardie Vaste Komitee of bykomende komitee behandel word, by te woon en kan so 'n lid toelaat om aan die verrigtinge op so 'n vergadering deel te neem, maar daardie lid het nie die reg om te stem nie.

#### Bykomende komitees van Raad

8. (1) Die Raad kan die bykomende komitees wat hy vir die uitoefening van sy bevoegdhede en die verrigting van sy funksies en pligte nodig ag, instel, maar die bykomende komitees is nie vaste komitees nie en funksioneer onderworpe aan die opdragte wat die Raad bepaal.

(2) 'n Bykomende komitee bestaan uit die getal lede wat die Raad bepaal.

(3) An additional committee shall consist of members of the Board, or of both members of the Board and other persons.

(4) The Board may at any time dissolve an additional committee.

#### **Delegation of powers, functions and duties**

**9.** (1) The Board may delegate to any of its committees or employees, any power, function or duty assigned to the Board, or conferred or imposed upon it, in terms of this Act. 5

(2) The delegation of a power, function or duty under subsection (1) shall not preclude the exercise of that power, the performance of that function or the carrying out of that duty by the Board. 10

(3) The Board may at any time amend or revoke any delegation under subsection (1).

#### **Remuneration of members of Board or committees**

**10.** A member of the Board or any committee may be paid out of the funds of the Board the remuneration and allowances determined by the responsible Member in consultation with the Member responsible for Finance. 15

#### **Remuneration and other service benefits of employees of Board**

**11.** (1) The Board may, in consultation with the responsible Member and the Member responsible for Finance—

- (a) determine and pay to its employees remuneration, allowances, bonuses, subsidies and pensions and other service benefits, and 20
- (b) determine and pay gratuities to its employees and former employees, and to the dependants of its employees and former employees, in the case of death or injury of such employees which occurred in the course of their employment.

#### **Powers and duties of Board**

**12.** (1) In order to achieve its objects referred to in section 3 the Board may— 25

- (a) in consultation with the responsible Member and the Member responsible for Finance, lease, purchase or acquire, let, sell, exchange or alienate, mortgage, burden with a servitude or confer any real right in, immovable property; 30
- (b) hire, purchase or acquire, hire out, sell, exchange or alienate, pledge or confer any other real right in, movable property;
- (c) negotiate or co-operate with any government, provincial administration or local government, or any other board or person, in the Republic or elsewhere, with regard to any matter which is directly or indirectly aimed at the achievement of the objects of the Board;
- (d) enter into agreements with a similar body, within the Republic or elsewhere, for the promotion of tourism in the respective areas for which the Board and that body have been established, and for that purpose the Board, or a member or members of the Board, may undertake journeys inside and outside the Republic; 35
- (e) open and administer offices, in the Province or elsewhere, which may be necessary or advisable for the effective and proper exercise of its powers, the performance of its functions and the carrying out of its duties;
- (f) in consultation with the responsible Member and the Member responsible for Finance, lend or borrow money in the Republic or elsewhere, but no loan shall be used for current expenditure; 40
- (g) acquire insurance cover—  
  - (i) for itself against any loss, damage, risk or liability which it may suffer or incur, and
  - (ii) for the members of the Board, of the Permanent Committees and of any additional committees in respect of bodily injury, disablement or death resulting solely and directly from an accident occurring in the course of 45 the performance of their duties as such members;

(3) 'n Bykomende komitee bestaan uit lede van die Raad, of uit lede van die Raad sowel as ander persone.

(4) Die Raad kan te eniger tyd 'n bykomende komitee onbind.

#### **Delegering van bevoegdhede, funksies en pligte**

5     9. (1) Die Raad kan enige bevoegdheid, funksie of plig wat ingevolge hierdie Wet aan die Raad verleen, opgedra of opgelê word, aan enige van sy komitees of werknemers deleger.

(2) Die delegering van 'n bevoegdheid, funksie of plig kragtens subartikel (1) belet nie die Raad om daardie bevoegdheid uit te oefen of daardie funksie of plig te verrig 10 nie.

(3) Die Raad mag te eniger tyd enige delegasie kragtens subartikel (1) wysig of intrek.

#### **Vergoeding van lede van Raad of komitees**

10. 'n Lid van die Raad of van enige komitee kan uit die fondse van die Raad sodanige vergoeding en toelaes betaal word wat deur die verantwoordelike Lid in oorleg met die Lid verantwoordelik vir Finansies bepaal is.

#### **Vergoeding en ander diensvoordele van werknemers van Raad**

11. (1) Die Raad mag, in oorleg met die verantwoordelike Lid en die Lid verantwoordelik vir Finansies—

- 20     (a) sy werknemers se vergoeding, toelaes, bonusse, subsidies, pensioene en ander diensvoordele, bepaal en betaal, en  
        (b) gratifikasies bepaal en betaal aan sy werknemers of voormalige werknemers, en die afhanklikes van werknemers of voormalige werknemers, in die geval van dood of besering van sodanige werknemers wat in die loop van hul diens plaasgevind het.

#### **Bevoegdhede en pligte van Raad**

12. (1) Die Raad kan, ten einde sy oogmerke in artikel 3 te bereik—

- 30     (a) in oorleg met die verantwoordelike Lid en die Lid verantwoordelik vir Finansies, onroerende eiendom huur, koop of bekom, verhuur, verkoop, ruil of vervreem, met 'n verband of serwituit beswaar of saaklike regte ten opsigte daarvan verleen;  
        (b) roerende eiendom huur, koop of bekom, verhuur, verkoop, ruil of vervreem, verpand of saaklike regte ten opsigte daarvan verleen;  
        (c) met enige regering, provinsiale administrasie of plaaslike regering, of enige ander raad of persoon, in die Republiek of elders, onderhandel of saamwerk 35 met betrekking tot enige aangeleentheid wat regstreeks of onregstreeks op die bereiking van die oogmerke van die Raad gemik is;  
        (d) in die Republiek of elders met 'n soortgelyke liggaam ooreenkomste aangaan vir die bevordering van toerisme in die onderskeie gebiede waarvoor die Raad en daardie liggaam ingestel is, en vir daardie doel kan die Raad, of 'n lid of lede van die Raad, reise binne en buite die Republiek onderneem;  
        (e) in die Provincie of elders kantore open en administreer wat vir die doeltreffende en behoorlike uitoefening van sy bevoegdhede en verrigting 40 van sy funksies en pligte nodig of wenslik is;  
        (f) in oorleg met die verantwoordelike Lid en die Lid verantwoordelik vir Finansies, geld in die Republiek leen of uitleen, maar geen lening mag aangewend word vir lopende uitgawes nie;  
        (g) versekeringsdekking verkry—  
            (i) vir homself teen verlies, skade, risiko of aanspreeklikheid wat hy mag ly of opdoen, en  
            (ii) vir lede van die Raad, van die Vaste Komitees en van enige bykomende komitees met betrekking tot liggaamlike beserings, ongesiktheid of dood wat uitsluitlik en regstreeks voortspruit uit 'n ongeluk wat plaasgevind het in die uitvoering van hul pligte as sodanige lede;

- (h) open and conduct banking accounts at a bank as defined in the Banks Act, 1990 (Act 94 of 1990); 5
  - (i) draw up, make, publish and sell or make available free of charge, books, guides, maps, publications, photographs, films, videos and similar matter, intended to inform persons, in the Republic or elsewhere, of tourist attractions in the Province;
  - (j) gather, evaluate and process information relating to tourism in the Province, and make such information available to persons who are engaged in the tourism industry;
  - (k) give advice and guidance to all persons who are engaged in the tourism industry; 10
  - (l) with a view to the effective marketing of, and the provision of information relating to, any service, facility or product offered in connection with tourism, determine, publish and regulate the use of such distinguishing signs and wording as the Board may deem fit;
  - (m) employ persons; 15
  - (n) negotiate and co-operate with any educational institution regarding the institution, continuation or expansion of courses for the training of persons for careers in the tourism industry;
  - (o) recommend incentive schemes and grading, classification and accreditation systems in accordance with section 17(1), and administer such schemes and systems, and 20
  - (p) perform any other acts which may contribute towards the achievement of the objects of the Board.
- (2) Any distinguishing sign and wording determined by the Board in terms of paragraph (l) of subsection (1) shall be published in the *Provincial Gazette*. 25
- (3) No person shall use any distinguishing sign or wording determined by the Board in terms of paragraph (l) of subsection (1) without the written permission of the Board.
- (4) The procedure for applications for written permission to use any distinguishing sign or wording determined by the Board in terms of paragraph (l) of subsection (1) shall be as prescribed. 30
- (5) Any person who uses any distinguishing sign or wording determined by the Board in terms of paragraph (l) of subsection (1) without the written permission of the Board, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.
- (6) The Board shall in consultation with the responsible member appoint a person as chief executive officer who shall be its accountable officer, be in charge of the other employees of the Board, be responsible to the Board and shall submit to the responsible Member, as soon as practicable after the conclusion of any meeting of the Board, a copy of the minutes of such meeting. 35
- Financial control** 40
13. (1) The chief executive officer of the Board appointed in terms of section 12(6) shall be the accounting officer of the Board and he or she shall account for all money received, all payments made and all property acquired, received, held or disposed of by the Board.
- (2) The accounting officer shall— 45
- (a) keep a full and correct record of all money received or spent by the Board, and of the assets, liabilities and financial transactions of the Board, and
  - (b) as soon as possible, but not more than three months after the end of the financial year of the Board, draw up annual financial statements which shall consist of: 50
    - (i) a balance sheet;
    - (ii) an income statement;
    - (iii) a cash-flow statement, and
    - (iv) notes to the annual financial statements.
- (3) The records and annual financial statements referred to in subsection (2) shall be audited by the Auditor-General. 55
- Annual report**
14. (1) The Board shall annually, but not more than three months after the end of a financial year, submit to the responsible Member a report on its affairs and activities during that financial year. 60

- (h) bankrekenings by 'n bank, soos in die Bankwet, 1990 (Wet 94 van 1990), omskryf, open en bedryf;
- (i) boeke, gidsse, kaarte, publikasies, fotos, rolprente, videos en dergelike stof wat bestem is om persone, in die Republiek of elders, in te lig oor besienswaardighede in die Provinsie, opstel, produseer, uitgee en verkoop of gratis beskikbaar stel;
- (j) inligting betreffende toerisme in die Provinsie insamel, evalueer en verwerk en sodanige inligting aan persone wat in die toerismebedryf betrokke is, beskikbaar stel;
- (k) advies en leiding gee aan alle persone wat met die toerismebedryf gemoeid is;
- (l) met die oog op die doeltreffende bemarking van en die verstrekking van inligting betreffende enige diens, faciliteit of produk wat in verband met toerisme aangebied word, onderskeidingstekens en bewoording wat die Raad goedvind, bepaal en publiseer en die gebruik daarvan reguleer;
- (m) persone in diens neem;
- (n) met enige opvoedkundige inrigting onderhandel en saamwerk in verband met die instelling, voortsetting of uitbreiding van kursusse vir die opleiding van persone vir loopbane in die toerismebedryf;
- (o) aansporingskemas en gradering-, klassifikasie- enakkrediteringstelsels ooreenkomsdig artikel 17(1) aanbeveel, en sodanige skemas en stelsels administreeer, en
- (p) enige ander handelinge verrig wat kan bydra tot die bereiking van die oogmerke van die Raad.
- (2) Enige onderskeidingsteken en bewoording wat die Raad ingevolge subartikel (1)(l) bepaal, moet in die *Provinsiale Koerant* gepubliseer word.
- (3) Geen persoon mag sonder die skriftelike goedkeuring van die Raad enige onderskeidingsteken of bewoording deur die Raad ingevolge subartikel (1)(l) bepaal, gebruik nie.
- (4) Die prosedure vir aansoeke om skriftelike goedkeuring vir die gebruik van enige onderskeidingsteken of bewoording deur die Raad bepaal sal wees soos voorgeskryf.
- (5) Enigiemand wat enige onderskeidingsteken of bewoording wat die Raad ingevolge subartikel (1)(l) bepaal, sonder die skriftelike toestemming van die Raad gebruik, is skuldig aan 'n misdryf en by skuldig bevinding strafbaar met 'n boete of met gevangenisstraf vir 'n tydperk van hoogstens ses maande.
- (6) Die Raad stel in oorleg met die verantwoordelike Lid 'n hoof uitvoerende beampete aan wat sy verantwoordingspligtige beampete is, in beheer van die ander werknemers van die Raad is, aan die Raad verantwoordelik is, en so gou doenlik na afloop van 'n vergadering van die Raad 'n afskrif van die notule van die vergadering aan die verantwoordelike Lid moet voorlê.

#### 40 Finansiële beheer

**13.** (1) Die hoof uitvoerende beampete van die Raad, aangestel kragtens artikel 12(6), is die rekenpligtige beampete van die Raad en hy of sy is verantwoordelik vir alle geld ontvang, alle betalings gemaak en alle bates bekom, ontvang, gehou of vervreem deur die Raad.

- (2) Die rekenpligtige beampete moet—
- (a) volledige en juiste rekord hou van alle geld wat deur die Raad ontvang of bestee word, en van die bates, laste en finansiële transaksies van die Raad; en
  - (b) so gou doenlik, maar hoogstens drie maande na die einde van die boekjaar van die Raad, finansiële jaarstate maak bestaande uit—
- (i) 'n balansstaat;
- (ii) 'n inkomstestaat;
- (iii) 'n kontantvloeistaat, en
- (iv) aantekeninge by die finansiële jaarstate.
- (3) Die rekord en finansiële jaarstate in subartikel (2) bedoel, moet deur die Ouditeur-generaal geouditeer word.

#### Jaarverslag

**14.** (1) Die Raad lê jaarliks, maar nie later as drie maande na die einde van 'n boekjaar nie, 'n verslag oor sy sake en bedrywighede gedurende daardie boekjaar aan die verantwoordelike Lid voor.

(2) The responsible Member shall table a copy of the report submitted to him or her in terms of subsection (1) in the Provincial Legislature within fourteen days after he or she has received it or, if the Provincial Legislature is not then in session, within fourteen days after the commencement of its next ensuing session.

#### Funds of Board

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**15.** (1) The funds of the Board shall consist of—

- (a) appropriations from the Provincial Legislature pursuant to an annual budget submitted by the Board in terms of subsection (2);
- (b) donations, bequests, sponsorships or contributions received by the Board, and
- (c) subject to section 12(1)(f) income generated by the Board so as to achieve its objects.

(2) The Board shall annually, before or on the date determined by the responsible Member, submit a budget for the ensuing financial year to the responsible Member, who shall table a copy of the budget in the Provincial Legislature within fourteen days after he or she has received it or, if the Provincial Legislature is not then in session, within fourteen days after the commencement of its next ensuing session.

(3) The Board shall not incur any expenditure which may cause the appropriation in terms of subsection (1) to be exceeded.

(4) Subject to the provisions of subsection (5), the Board shall use its funds to defray expenditure incurred in connection with the exercise of its powers, the performance of its functions and the carrying out of its duties.

(5) The Board may invest any unexpended portion of its funds in any manner determined by it, in consultation with the responsible Member and the Member responsible for Finance.

#### Submission of annual financial statements of Board

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**16.** The Board shall as soon as possible, but not later than three months after the end of a financial year, after completion of the annual audit, submit the annual financial statements referred to in section 13(2)(b) to the responsible Member, who shall table a copy of such statements in the Provincial Legislature within fourteen days after he or she has received it or, if the Provincial Legislature is not then in session, within fourteen days after the commencement of its next ensuing session.

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#### Establishment of incentive schemes in respect of certain sectors of the tourism industry

**17.** (1) The responsible Member may in respect of any prescribed sector of the tourism industry, on recommendation of the Board and after consultation with representatives of that sector, with a view to the maintenance or enhancement of the standards of services or facilities rendered or made available by persons who are active in that sector—

- (a) establish incentive schemes, and
- (b) prescribe grading, classification and accreditation systems.

(2) The responsible Member may for the purposes of an incentive scheme or a grading, classification and accreditation system apply any basis of differentiation which, after consultation with representatives of the prescribed sector concerned, he or she may deem fit.

(3) If in the opinion of the responsible Member it is necessary to do so, he or she may, in consultation with the Board and after consultation with representatives of the prescribed sector concerned, amend or repeal the provisions of an incentive scheme or a grading, classification and accreditation system.

(4) If the responsible Member intends to establish an incentive scheme or a grading, classification and accreditation system for any sector which, in his or her opinion, if implemented, will materially affect functions assigned to a Minister or another Member of the Executive Council of the Province in terms of any law, he or she shall establish such scheme or system in consultation with such other Minister or Member.

#### Declaration of interests

**18.** (1) When the Board, a Permanent Committee or an additional committee is in session, a member thereof may not take part in the discussion of, or may not participate

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(2) Die verantwoordelike Lid lê 'n afskrif van die verslag wat ingevolge subartikel (1) aan hom of haar voorgelê word, in die Provinsiale Wetgewer ter tafel binne veertien dae na ontvangs daarvan of, indien die Provinsiale Wetgewer nie dan in sitting is nie, binne veertien dae na die begin van die daaropvolgende sitting.

## 5 Fondse van Raad

**15.** (1) Die fondse van die Raad bestaan uit—

- (a) bewillings deur die Provinsiale Wetgewer onderhewig aan 'n jaarlikse begroting voorgelê deur die Raad in terme van subartikel (2);
- (b) skenkings, bemakings, borgskappe of bydraes wat die Raad ontvang, en
- 10 (c) onderhewig aan artikel 12(1)(f) inkomste gegenereer deur die Raad ten einde sy oogmerke te bereik.

(2) Die Raad moet jaarliks voor of op die datum wat die verantwoordelike Lid bepaal, 'n begroting vir die daaropvolgende boekjaar aan die verantwoordelike Lid voorlê, wat 'n kopie van die begroting binne veertien dae nadat dit ontvang is aan die 15 Provinsiale Wetgewer moet voorlê, of indien die Provinsiale Wetgewer nie in sitting is nie, binne veertien dae na die aanvang van die volgende sitting.

(3) Die Raad mag geen uitgawes aangaan wat sou meebring dat die begroting wat ingevolge subartikel (1) goedgekeur is, oorskry word nie.

(4) Behoudens die bepalings van subartikel (5), moet die Raad sy fondse aanwend 20 om uitgawes te bestry wat aangegaan is in verband met die uitoefening van sy bevoegdhede, en die verrigting van sy funksies en die nakoming van sy pligte.

(5) Die Raad kan enige onbestede gedeelte van sy fondse belê op enige wyse wat dit in oorleg met die verantwoordelike Lid en die Lid verantwoordelik vir Finansies bepaal.

## 25 Voorlegging van finansiële jaarstate van Raad

**16.** Die Raad moet so gou doenlik, maar nie later as drie maande na die einde van 'n boekjaar nie, na voltooiing van die jaarlikse audit die finansiële jaarstate in artikel 13(2)(b) bedoel, aan die verantwoordelike Lid voorlê, welke Lid 'n kopie van sodanige jaarstate binne veertien dae nadat dit ontvang is aan die Provinsiale Wetgewer moet 30 voorlê, of indien die Provinsiale Wetgewer nie in sitting is nie, binne veertien dae na die aanvang van die volgende sitting.

### Instelling van aansporingskemas ten opsigte van sekere sektore van die toerismebedryf

**17.** (1) Die verantwoordelike Lid kan ten opsigte van enige voorgeskrewe sektor van 35 die toerismebedryf, op aanbeveling van die Raad en na oorleg met verteenwoordigers van daardie sektor, met die oog op die handhawing of verhoging van die standarde van dienste of fasiliteite wat gelewer of beskikbaar gestel word aan persone wat in daardie sektor bedrywig is—

- (a) aansporingskemas instel, en
- 40 (b) gradering-, klassifikasie- enakkrediteringstelsels voorskryf.

(2) Die verantwoordelike Lid kan, vir die toepassing van 'n aansporingskema of 'n gradering-, klassifikasie- enakkrediteringstelsel, na oorleg met verteenwoordigers van die betrokke voorgeskrewe sektor, enige grondslag van differensiëring na goeddunke toepas.

45 (3) Indien die verantwoordelike Lid dit nodig ag, kan hy of sy, in oorleg met die Raad en na oorleg met verteenwoordigers van die betrokke voorgeskrewe sektor, die bepalings van 'n aansporingskema of 'n gradering-, klassifikasie- enakkrediteringstelsel wysig of herroep.

(4) Indien die verantwoordelike Lid voornemens is om vir enige sektor 'n 50 aansporingskema of 'n gradering-, klassifikasie- enakkrediteringstelsel in te stel waarvan die toepassing na sy of haar mening funksies wat ingevolge 'n ander wet aan 'n Minister of 'n ander Lid van die Uitvoerende Raad van die Provinsie opgedra is, wesenlik sal raak, moet hy of sy daardie skema of stelsel in oorleg met die ander Minister of Lid instel.

## 55 Bekendmaking van belang

**18.** (1) Wanneer die Raad, 'n Vaste Komitee of 'n bykomende komitee in sitting is, mag 'n lid daarvan nie deelneem aan 'n bespreking van, of die neem van 'n besluit oor,

in the making of a decision on, any matter in which he or she or his or her spouse, partner or employer, other than the State, has any personal and direct or indirect pecuniary interest, unless he or she first declares the nature, extent and particulars of that interest.

(2) Any member of the Board who contravenes the provisions of subsection (1) shall be guilty of an offence and on conviction liable to a fine or imprisonment for a period not exceeding six months. 5

### CHAPTER 3: REGIONAL TOURISM ORGANISATIONS

#### Establishment of Regional Tourism Organisations

19. (1) The responsible Member may, in consultation with the regional local government concerned, prescribe tourism regions and establish a Regional Tourism Organisation for each such region. 10

(2) The responsible Member may, at the request of an organisation, in consultation with the regional local government concerned, prescribe tourism sub-regions, establish a Sub-regional Tourism Organisation for each such sub-region and prescribe its composition, functioning, funds and accountability. 15

(3) The organisations and Sub-Regional Tourism Organisations shall be bodies corporate capable of suing and being sued and, subject to the provisions of this Act and in so far as may be necessary for the better performance of their functions and duties, of performing all such acts as bodies corporate may by law perform, provided that no loan shall be raised by an organisation or Sub-Regional Tourism Organisation without the consent of the regional local government concerned and no such loan shall be used for current expenditure. 20

#### Objects of organisations

20. The objects of the organisations, or Sub-regional Tourism Organisations, if any, shall be— 25

- (a) to formulate regional tourism policy and to promote, support and facilitate the implementation of such policy;
- (b) to promote, support and facilitate provincial tourism development and marketing through representation on the Permanent Committees of the Board;
- (c) to promote tourism in their areas of jurisdiction by encouraging persons to undertake visits to and in the region; 30
- (d) to support the Board in the execution of its functions and the achievement of its objectives;
- (e) to establish and maintain, or cause to be established and maintained, a database of the information required for the formulation and implementation of the tourism policy and the tourism policy strategy contemplated in section 3(b); 35
- (f) to assist and support any accredited tourism bureau within its area of jurisdiction;
- (g) to protect and advance within the tourism industry emerging business and persons or categories of persons disadvantaged by unfair discrimination; 40
- (h) to identify and promote the natural and cultural assets of its area, and
- (i) to undertake other related activities.

#### Composition and functioning of organisations

21. (1) Each organisation shall consist of the following members— 45

- (a) two representatives from each accredited tourism bureau in its area of jurisdiction, and
- (b) three persons nominated by the regional local government concerned.

(2) The members of an organisation shall elect at its first meeting, from among its members— 50

- (a) an Executive Committee comprising a chairperson, a vice-chairperson and at least three additional members, provided that at least one of the members of the Executive Committee shall be a representative of the regional local

enige aangeleentheid waarin hy of sy of sy of haar gade, vennoot of werknemer, uitgesonderd die Staat, enige persoonlike en regstreekse of onregstreekse geldelike belang het nie, tensy hy of sy eers die aard, omvang en besonderhede van daardie belang bekend maak.

- 5 (2) Enige lid van die Raad wat die bepalings van subartikel (1) oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete of met gevangenisstraf vir 'n tydperk van hoogstens ses maande.

### **HOOFSTUK 3: STREEK-TOERISMEORGANISASIES**

#### **Instelling van Streek-toerismeorganisasies**

- 10 19. (1) Die verantwoordelike Lid kan toerismestreke in oorleg met die betrokke streek-plaaslike regering voorskryf en 'n Streek-toerismeorganisasie vir elke streek instel.

(2) Die verantwoordelike Lid kan op versoek van 'n organisasie toerismesubstreke in oorleg met die betrokke streek-plaaslike regering voorskryf, 'n Substreek-toerismeorganisasie vir elke substreek instel en die samestelling, funksionering, fondse en rekenpligtigheid daarvan voorskryf.

- 15 (3) Die organisasies en Substreek-toerismeorganisasies is regspersone wat bevoeg is om in regte as eiser en verweerde op te tree en om, behoudens die bepalings van hierdie Wet en vir sover dit nodig is ten einde hul funksies en pligte beter te kan verrig, alle handelinge te verrig wat regspersone regtens kan verrig, met dien verstande dat 'n organisasie of Substreek-toeristeorganisasie geen lening sonder die verlof van die betrokke streek-plaaslike regering mag aangaan nie en so 'n lening nie vir lopende uitgawes aangewend mag word nie.

#### **Oogmerke van organisasies**

- 25 20. Die oogmerke van die organisasies, of Substreek-toerismeorganisasies, indien enige, is—

- (a) om 'n streektoerismebeleid te formuleer en die uitvoering van so 'n beleid te bevorder, te steun en te vergemaklik;
- (b) om die ontwikkeling en bemarking van provinsiale toerisme deur verteenwoordiging in die Vaste Komitees van die Raad te bevorder, te steun en te vergemaklik;
- (c) om toerisme in hul reggebiede te bevorder deur persone aan te moedig om reise na en in die streek te onderneem;
- (d) om die Raad te steun by die verrigting van sy funksies en die bereiking van sy oogmerke;
- (e) om 'n databasis van die inligting wat nodig is vir die formulering en uitvoering van die toerismebeleid en -strategie in artikel 3(b) beoog, op te bou en by te hou of te laat opbou en byhou;
- (f) om enige geakkrediteerde toerismeburo binne sy reggebied by te staan en te steun;
- (g) om opkomende sakeondernemings of persone of kategorieë van persone wat deur onbillike diskriminasie benadeel is, te beskerm en te bevorder in die toerismebedryf, en
- (h) om die natuurlike en kulturele hulpbronne van sy gebied te identifiseer en bevorder, en
- (i) om ander verwante aktiwiteite te onderneem.

#### **Samestelling en funksionering van organisasies**

21. (1) Elke organisasie bestaan uit die volgende lede—

- (a) twee verteenwoordigers van elke geakkrediteerde toerismeburo in sy reggebied, en
  - (b) drie persone wat deur die betrokke streek-plaaslike regering benoem word.
- (2) 'n Organisasie moet op sy eerste vergadering uit sy geledere—
- (a) 'n Uitvoerende Komitee kies bestaande uit 'n voorsitter, 'n ondervoorsitter en minstens drie bykomende lede; met dien verstande dat minstens een van die lede van die Uitvoerende Komitee 'n verteenwoordiger van die streek-plaaslike regering moet wees; met dien verstande verder dat die voorsitter of

- government, provided further that the chairperson or vice-chairperson shall not be a representative of the regional local government, and 5
- (b) a Regional Marketing Committee and a Regional Development Committee, provided that one of the members contemplated in subsection (1)(b) shall be elected to the Regional Marketing Committee and another of those members shall be elected to the Regional Development Committee. 5
- (3) The Executive Committee shall appoint a secretariat for the organisation, which secretariat shall also act as the secretariat for the regional committees. 10
- (4) The chairperson and the vice-chairperson of the Executive Committee shall be the chairperson and the vice-chairperson of the organisation, respectively. 10
- (5) The regional committees shall each elect a chairperson and a vice-chairperson from among its members. 10
- (6) The functions of a regional committee shall be to assist, advise and support the organisation in the execution of its marketing and development functions and objectives. 15
- (7) The members of an organisation shall nominate its representatives on each of the Permanent Committees. 15
- (8) If the chairperson of an organisation or a regional committee is for any reason unable to act as chairperson, the vice-chairperson of that organisation or regional committee, as the case may be, shall perform the functions of the chairperson. 20
- (9) The provisions of section 6, 9 and 10 are *mutatis mutandis* applicable to an organisation. 20
- (10) An organisation may, in consultation with the regional local government for its area of jurisdiction— 25
- (a) determine and pay to its employees remuneration, allowances, bonuses, subsidies and pensions and other service benefits, and
  - (b) determine and pay gratuities to its employees and former employees, and to the dependants of its employees and former employees, in the case of death or injury of such employees which occurred in the course of their employment.
- (11) An organisation shall appoint a person as chief executive officer who shall be its accountable officer, be in charge of the other employees of the organisation and be responsible to the organisation. 30

### **Constitution of organisations**

22. Subject to the provisions of this Act, and in consultation with the members contemplated in section 21(1)(b), an organisation shall adopt a written Constitution as prescribed. 35

### **Funds of organisations**

23. The funds of an organisation shall consist of—

- (a) appropriations from the regional local government for its area of jurisdiction, pursuant to an annual budget submitted by the organisation in terms of section 24(3)(b) and approved by the regional local government; 40
- (b) donations, bequests, sponsorships or contributions, and
- (c) subject to section 19(3), income generated so as to achieve its objects.

### **Accountability arrangements of organisations**

24. (1) The chief executive officer of the organisation appointed in terms of section 21(1) shall be the accounting officer of the organisation and he or she shall account for all money received, all payments made and all property acquired, received, held or disposed of by the organisation. 45

(2) The provisions of section 13(2) and (3) are *mutatis mutandis* applicable to an organisation. 50

(3) An organisation shall annually—

- (a) after the end of a financial year, within three months of the completion of the annual audit, submit to the chief executive officer of the regional local

- ondervoorsitter nie 'n verteenwoordiger van die streek-plaaslike regering mag wees nie, en
- (b) 'n Streekbemarkingskomitee en 'n Streekontwikkelingskomitee kies; met dien verstande dat een van die lede in subartikel (1)(b) beoog, tot die Streekbemarkingskomitee verkies moet word en 'n ander van daardie lede tot die Streekontwikkelingskomitee verkies moet word.
- (3) Die Uitvoerende Komitee moet 'n sekretariaat vir die organisasie aanstel, wat ook as die sekretariaat vir die streekkomitee moet optree.
- (4) Die voorsitter en die ondervoorsitter van die Uitvoerende Komitee is onder-10 skeidelik die voorsitter en die ondervoorsitter van die organisasie.
- (5) Die streekkomitees moet elk 'n voorsitter en 'n ondervoorsitter uit sy geledere kies.
- (6) Die funksies van 'n streekkomitee is om die organisasie by te staan, te adviseer en te steun by die verrigting van sy bemarkings- en ontwikkelingsfunksies en die nastreef van sy oogmerke.
- (7) Die lede van 'n organisasie moet die organisasie se verteenwoordigers in elk van die Vaste Komitees benoem.
- (8) Indien die voorsitter van 'n organisasie of 'n streekkomitee weens enige rede onbekwaam is om as voorsitter op te tree, word die voorsitter se funksies deur die ondervoorsitter van daardie organisasie of streekkomitee, na gelang van die geval, verrig.
- (9) Die bepalings van artikels 6, 9 en 10 is *mutatis mutandis* op 'n organisasie van toepassing.
- (10) 'n Organisasie mag, in oorleg met die streeks- plaaslike owerheid vir die area 25 van jurisdiksie—
- (a) sy werkgewers se salarisse, toelaes, bonusse, subsidies, pensioene en ander diensvoordele, bepaal en betaal, en
  - (b) gratifikasies bepaal en betaal aan sy werknemers of voormalige werknemers, en die afhanglikes van werknemers of voormalige werknemers, in die geval van dood of besering van sodanige werknemers wat in die loop van hul diens plaasgevind het.
- (11) 'n Organisasie moet iemand aanstel as hoof uitvoerende beampete welke persoon sy rekenpligtige amptenaar is en in beheer is van die ander werknemers van die organisasie asook verantwoordelik is teenoor die organisasie.

### 35 Grondwet van organisasies

22. Behoudens die bepalings van hierdie Wet en in oorleg met die lede in artikel 21(1)(b) bedoel, moet 'n organisasie 'n skriftelike grondwet aanneem, soos voorgeskryf.

### Fondse van organisasies

- 40 23. Die fondse van 'n organisasie bestaan uit—
- (a) bewillings deur die streek-plaaslike regering vir sy regsgebied, na aanleiding van 'n jaarlikse begroting wat die organisasie ingevolge artikel 24(3)(b) voorgelê het en wat deur die streek-plaaslike regering goedgekeur is;
  - (b) skenkings, bemakings, borgskappe of bydraes, en
  - (c) behoudens artikel 19(3), inkomste gegenereer ten einde die organisasie se oogmerke te bereik.

### Rekenpligtigheidsreëlings van organisasies

- 50 24. (1) Die hoof uitvoerende amptenaar van die organisasie aangestel kragtens artikel 21(11) is die rekenpligtige beampete van die organisasie en hy of sy moet rekenskap gee vir alle geldte ontvang, alle betalings gemaak en alle bates bekom, ontvang, gehou of vervreem deur die organisasie.
- (2) Die bepalings van artikel 13(2) en (3) is *mutatis mutandis* op 'n organisasie van toepassing.
- 55 (3) 'n Organisasie moet jaarliks—
- (a) na die einde van 'n boekjaar, binne drie maande na voltooiing van die jaarlikse oudit 'n verslag oor sy sake en bedrywighede gedurende daardie

government for its area of jurisdiction a report on its affairs and activities during that financial year and its audited annual financial statements, which report and financial statements shall be considered at a meeting of that regional local government, and

- (b) before or on the date prescribed, submit a budget for the ensuing financial year, and a business plan as prescribed, to the chief executive officer of the regional local government for its area of jurisdiction, which budget and business plan shall be considered at a meeting of that regional local government. 5

## CHAPTER 4: LOCAL TOURISM BUREAUX 10

### Establishment of Local Tourism Bureaux

**25.** (1) A Local Tourism Bureau may be established for the area of jurisdiction of each local government in the Province.

(2) A bureau—

- (a) shall be a voluntary, non-profit organisation, and 15  
 (b) may perform its functions outside its area of jurisdiction, provided it co-operates with any relevant organisations or bureaux.

(3) Each bureau shall be a body corporate capable of suing and being sued and, subject to the provisions of this Act and in so far as may be necessary for the better performance of its functions and duties, of performing all such acts as bodies corporate may by law perform, but that no loan shall be raised by a bureau without the consent of the local government concerned and no such loan shall be used for current expenditure. 20

### Objects of bureaux

**26.** The functions of the bureaux shall be—

- (a) to formulate a tourism policy and strategy, in accordance with the regional tourism policy, for the town or city concerned and where appropriate for the surrounding districts; 25  
 (b) to market the local area concerned as a tourist destination;  
 (c) to provide an information and assistance service to encourage tourists to visit the local area in a way which is mutually beneficial to the tourist and local community; 30  
 (d) to develop and promote tourism skills and awareness within the local community to achieve the maximum sustainable benefits from tourism through the widest possible participation in the local tourism industry;  
 (e) to promote the development of appropriate tourism infrastructure and products including attractions, accommodation and transport and shopping facilities; 35  
 (f) to elect its representatives on the Regional Tourism Organisation;  
 (g) to protect and advance within the tourism industry emerging business and persons or categories of persons disadvantaged by unfair discrimination; 40  
 (h) to identify and promote the natural and cultural assets of its area;  
 (i) to produce and distribute appropriate tourist literature, and  
 (j) to establish and maintain, or cause to be established and maintained, a database of the information required for the formulation and implementation of the tourism policy and the tourism policy strategy contemplated in section 45  
 3(b).

### Composition and functioning of bureaux

**27.** (1) The bureaux are non-compulsory, non-profit and non-self-interest structures, and shall consist of members—

- (a) tourism establishments within the area of the local government concerned; 50  
 (b) the general public within the area of the local government concerned;  
 (c) business organisations within the area of the local government concerned;  
 (d) the local government concerned, and

- boekjaar en sy geouditeerde finansiële jaarstate aan die hoof uitvoerende beampte van die streek-plaaslike regering vir syregsgebied voorlê, en die begroting en finansiële state moet op 'n vergadering van daardie streek-plaaslike regering oorweeg word, en
- 5      (b) voor of op die voorgeskrewe datum, 'n begroting vir die volgende boekjaar en 'n sakeplan, soos voorgeskryf, aan die hoof uitvoerende beampte van die streek-plaaslike regering vir syregsgebied voorlê, en dié begroting en sakeplan moet op 'n vergadering van daardie streek-plaaslike regering oorweeg word.

## 10 HOOFTUK 4: PLAASLIKE TOERISMEBURO'S

### Instelling van Plaaslike Toerismeburos

25. (1) 'n Plaaslike Toerismeburo kan vir dieregsgebied van elke plaaslike regering in die Provinsie ingestel word.

- (2) 'n Buro—
- 15      (a) is 'n vrywillige, nie-winsgewende vereniging, en  
 (b) kan sy funksies buite syregsgebied verrig, mits hy met enige relevante organisasies of buros saamwerk.
- (3) Elke bureau is 'n regspersoon wat in regte as eiser en verweerde kan optree en behoudens die bepalings van hierdie Wet en vir sover dit nodig is ten einde sy werkzaamhede en pligte beter te kan uitvoer, alle handelinge kan verrig wat 'n regspersoon regtens kan verrig; met dien verstande dat 'n bureau geen lening sonder verlof van die betrokke plaaslike regering mag aangaan nie, en dat so 'n lening nie vir lopende uitgawes aangewend mag word nie.

### Oogmerke van bureau

25      26. Die funksies van 'n bureau is—

- (a) die formulering van 'n toerismebeleid en -strategie vir die betrokke dorp of stad en, waar toepaslik, vir die omliggende distrik ooreenkomsdig die streek-toerismebeleid;
- 30      (b) die bemarking van die betrokke plaaslike gebied as 'n toeristebestemming;  
 (c) die voorsiening van 'n inligtings- en bystandsdiens om toeriste aan te moedig om die plaaslike gebied te besoek op 'n wyse wat wedersyds voordelig is vir die toeriste en die plaaslike gemeenskap;
- 35      (d) die ontwikkeling en bevordering van toerismevaardighede en toerismebewustheid binne die plaaslike gemeenskap om die maksimum volhoubare voordele van toerisme deur middel van die wydste moontlike deelname aan die plaaslike toerismebedryf te verwesenlik;
- (e) die bevordering van die ontwikkeling van 'n gepaste toerisme-infrastruktuur en -produkte, insluitende besienswaardighede, huisvesting en vervoer- en inkoop-fasiliteite;
- 40      (f) die verkiesing van sy verteenwoordigers in die Streek-toerismeorganisasie;  
 (g) om opkomende sakeondernemings en persone of kategorieë van persone wat deur onbillike diskriminasie benadeel is, te beskerm en te bevorder in die toerismebedryf;
- 45      (h) om die natuurlike en kulturele hulpbronne van sy gebied te identifiseer en bevorder;
- (i) die opbou en byhou, of die laat opbou en byhou, van 'n databasis van die inligting wat nodig is vir die formulering en uitvoering van die toerismebeleid en -strategie in artikel 3(b) bedoel;
- 50      (j) die opbou en byhou van 'n databasis, deur óf die bureau self óf 'n ander instansie, van die inligting wat vir die uitwerk en uitvoering van die toeristebesteeld en -strategie in artikel 3(b) beoog, nodig is.

### Samestelling en funksionering van buros

27. (1) Buros bestaan uit lede van—

- (a) toerisme-ondernehemings binne die gebied van die betrokke plaaslike regering;  
 (b) die algemene publiek binne die gebied van die betrokke plaaslike regering;  
 (c) sakeondernemings binne die gebied van die betrokke plaaslike regering;  
 (d) die betrokke plaaslike regering, en

- (e) members of other bureaux by virtue of paragraphs (a), (b), (c) or (d).
- (2) Membership of a bureau is renewable annually.
- (3) Each bureau shall elect an Executive Committee, comprising a chairperson, a vice-chairperson and such number of additional members as may be determined by the annual general meeting of members, provided that at least one, but not more than two, of the members of the Executive Committee shall be members contemplated in subsection 1(d), provided further that the chairperson or vice-chairperson shall not be a member contemplated in subsection 1(d). 5
- (4) The bureau may, at a meeting of its members, elect a local Marketing Committee and a local Development Committee which shall assist, advise and support the bureau in the execution of its marketing and development functions and objectives, provided that one of the members contemplated in subsection 1(d) shall be elected to the local Marketing Committee and another of those members shall be elected to the local Development Committee. 10
- (5) The Executive Committee contemplated in subsection (3) shall appoint a secretariat of the bureau, which secretariat shall also act as the secretariat for the local committees. 15
- (6) If the chairperson of a bureau or a local committee is for any reason unable to act as chairperson, the vice-chairperson of that bureau or local committee, as the case may be, shall perform the functions of the chairperson. 20
- (7) The local committees shall each elect a chairperson and a vice-chairperson from amongst its members.
- (8) The provisions of sections 6, 9 and 21(10) are *mutatis mutandis* applicable to a bureau.
- (9) A bureau shall appoint a person as chief executive officer who shall be its accountable officer, be in charge of the other employees of the bureau and be responsible to the bureau. 25
- Accreditation of bureaux**
28. (1) Bureaux constituted in terms of this Act shall be accredited by the Board if they meet the criteria for accreditation formulated by the Board. 30
- (2) The Board shall keep a register of all accredited bureaux.
- Constitution of bureaux**
29. (1) Subject to the provisions of this Act, and in consultation with the members contemplated in section 27(1)(d), each bureau shall adopt a written Constitution as prescribed. 35
- (2) No bureau shall be accredited by the Board in terms of section 28(1) unless the Board approves that bureau's Constitution.
- Funds of bureaux**
30. (1) The funds of a bureau shall consist of—
- (a) appropriations from the local government concerned, pursuant to an annual budget submitted by the bureau in terms of section 31(3)(b) and approved by the local government; 40
  - (b) donations, bequests, sponsorships or contributions;
  - (c) subject to section 25(3), income generated so as to achieve its objects, and
  - (d) membership fees. 45
- (2) The Executive Committee of a bureau must determine membership fees, which may include fees for different categories of members, and such fees must be approved by the annual general meeting of members.
- (3) Membership fees shall be payable annually on renewal of membership, but the local government concerned shall not be liable to pay membership fees. 50
- Accountability arrangements of bureaux**
31. (1) The chief executive officer of the bureau appointed in terms of section 27(9) shall be the accounting officer of the bureau and he or she shall account for all money received, all payments made and all property acquired, received, held or disposed of by the bureau. 55
- (2) The provisions of section 13(2) and (3) are *mutatis mutandis* applicable to a bureau.

- (e) lede van ander buros kragtens paragraaf (a), (b), (c) of (d).
- (2) Lidmaatskap van 'n buro moet jaarliks hernu word.
- (3) Elke buro kies 'n Uitvoerende Komitee bestaande uit 'n voorsitter, 'n ondervoorsitter en die getal bykomende lede wat op die algemene jaarvergadering van lede 5 bepaal word; met dien verstande dat minstens een, maar hoogstens twee van die lede van die Uitvoerende Komitee lede is soos bedoel in subartikel 1(d).
- (4) Die buro kan op 'n vergadering van sy lede 'n plaaslike Bemarkingskomitee en 'n plaaslike Ontwikkelingskomitee kies wat die buro moet bystaan, adviseer en steun by die verrigting van sy bemarkings- en ontwikkelingsfunksie en die nastreef van sy 10 oogmerke; met dien verstande dat een van die lede in subartikel 1(d) bedoel, tot die plaaslike Bemarkingskomitee en 'n ander van daardie lede tot die plaaslike Ontwikkelingskomitee verkies moet word.
- (5) Die Uitvoerende Komitee in subartikel (3) bedoel, moet die sekretariaat van die buro aanstel, wat ook as die sekretariaat vir die plaaslike komitees moet optree.
- 15 (6) Indien die voorsitter van 'n buro of 'n plaaslike komitee weens enige rede onbekwaam is om as voorsitter op te tree, word die voorsitter se funksies deur die ondervoorsitter van daardie buro of plaaslike komitee, na gelang van die geval, verrig.
- (7) Die plaaslike komitees kies elk 'n voorsitter en 'n ondervoorsitter uit hul geledere.
- 20 (8) Die bepalings van artikels 6, 9 en 21(10) is *mutatis mutandis* op 'n buro van toepassing.
- (9) 'n Buro moet iemand aanstel as hoof uitvoerende beampete welke persoon sy rekenpligtige amptenaar is en in beheer is van die ander werkemers van die buro asook verantwoordelik is teenoor die buro.

## 25 Akkreditering van buros

28. (1) 'n Buro wat ingevolge hierdie Wet saamgestel word, moet deur die Raad geakkrediteer word indien dit aan die akkrediteringsmaatstawwe deur die Raad bepaal, voldoen.
- (2) Die Raad moet 'n register van alle geakkrediteerde buros hou.

## 30 Grondwet van buros

29. (1) Behoudens die bepalings van hierdie Wet en in oorleg met die lede in artikel 27(1)(d) bedoel, moet elke buro 'n skriftelike grondwet aanneem, soos voorgeskryf.
- (2) Geen buro word ingevolge artikel 28(1) deur die Raad geakkrediteer nie tensy die Raad daardie buro se grondwet goedkeur.

## 35 Fondse van buros

30. (1) Die fondse van 'n buro bestaan uit—
- (a) bewilligings deur die betrokke plaaslike regering, na aanleiding van 'n jaarlikse begroting wat ingevolge artikel 31(3)(b) deur die buro ingedien en deur die plaaslike regering goedgekeur word;
  - 40 (b) skenkings, bemakings, borgskappe of bydraes;
  - (c) behoudens artikel 25(3), inkomste wat gegenereer word ten einde die buro se oogmerke te bereik, en
  - (d) ledegeld.
- (2) Die Uitvoerende Komitee van 'n buro bepaal ledegelde, wat gelde vir 45 verskillende kategorieë van lede insluit, en daardie gelde moet op die algemene jaarvergadering van lede goedgekeur word.
- (3) Ledegeld is jaarliks betaalbaar by hernuwing van lidmaatskap, maar die betrokke plaaslike regering hoef nie ledegeld te betaal nie.

## Rekenpligtigheidsreëlings van buros

- 50 31. (1) Die hoof uitvoerende beampete van die buro wat aangestel is kragtens artikel 27(9) is die rekenpligtige beampete van die buro en hy of sy moet rekenskap gee vir alle gelde ontvang, alle betalings gemaak en alle bates bekom, ontvang, gehou of vervreem deur die Buro.
- (2) Die bepalings van artikel 13(2) en (3) is *mutatis mutandis* op 'n buro van 55 toepassing.

(3) A bureau shall annually—

- (a) but not more than six months after the end of a financial year, after completion of the annual audit, submit to the chief executive officer of the local government for its area of jurisdiction a report on its affairs and activities during that financial year and its audited annual financial statements, which report and financial statements shall be tabled at the next meeting of that local government, and
- (b) before or on the date prescribed, submit a budget for the ensuing financial year, and a business plan as prescribed, to the chief executive officer of the local government for its area of jurisdiction, which budget and business plan shall be considered at the next meeting of that local government.

## CHAPTER 5: GENERAL PROVISIONS

### Regulations

32. The responsible Member may, after consultation with the Board, make regulations in respect of any matter which may be dealt with by the responsible Member in terms of this Act, and on any matter which he or she may deem necessary for the better achievement of the objects of this Act, provided that regulations with financial implications shall be made in consultation with the Member responsible for Finance, provided further that if the organisation representing municipalities in the Province as contemplated in section 163(a) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996) is in existence, the regulations contemplated in sections 22, 24(3)(b), 29(1) and 31(3)(b) shall be made in consultation with that organisation.

### Short title and commencement

33. This Act shall be called the Western Cape Tourism Act, 1997, and shall come into operation on a date fixed by the Premier by proclamation in the *Provincial Gazette*.

(3) 'n Buro moet jaarliks—

- 5           (a) maar nie later as ses maande na die einde van 'n boekjaar nie, na voltooiing van die jaarlike oudit 'n verslag oor sy sake en bedrywighede gedurende daardie boekjaar en sy geouditeerde finansiële jaarstate aan die hoof uitvoerende beampete van die plaaslike regering vir syregsgebied voorlê, en dié verslag en finansiële state moet op die volgende vergadering van die plaaslike regering ter tafel gelê word, en
- 10          (b) voor of op die voorgeskrewe datum, 'n begroting vir die volgende boekjaar en 'n sakeplan, soos voorgeskryf, aan die hoof uitvoerende beampete van die plaaslike regering vir syregsgebied voorlê, en dié begroting en sakeplan moet op die volgende vergadering van daardie plaaslike regering oorweeg word.

## HOOFSTUK 5: ALGEMENE BEPALINGS

### Regulasies

15          32. Die verantwoordelike Lid kan, na oorlegpleging met die Raad, regulasies uitvaardig met betrekking tot enige aangeleenthed waarmee die verantwoordelike Lid ingevolge hierdie Wet handel en oor enige aangeleenthed wat hy of sy nodig ag ten einde die oogmerke van hierdie Wet beter te bereik; met dien verstande dat regulasies met finansiële implikasies in oorleg met die Lid verantwoordelik vir Finansies 20 uitgevaardig moet word; voorts met dien verstande dat, indien die organisasie wat munisipaliteit in die Provinsie verteenwoordig, soos in artikel 163(a) van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet 108 van 1996), bedoel, wel bestaan, die regulasies in artikels 22, 24(3)(b), 29(1) en 31(3)(b) bedoel, in oorleg met daardie organisasie uitgevaardig moet word.

### 25 Kort titel en inwerkingtreding

33. Hierdie Wet heet die Wes-Kaapse Wet op Toerisme, 1997, en tree in werking op 'n datum wat deur die Premier by proklamasie in die *Provinsiale Koerant* vasgestel word.

