

Provincial Gazette Extraordinary

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**OFFICE OF THE PREMIER
OF THE PROVINCE OF
WESTERN CAPE**

**KANTOOR VAN DIE PREMIER
VAN DIE PROVINSIE
WES-KAAP**

**IOFISI YENKULUMBUSO
YEPHONDO LENTSHONA
KOLONI**

P.N. 171/2005

20 May 2005

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

No. 3 of 2005: Provincial Archives and Records Service of the Western Cape, 2005.

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

Nr. 3 van 2005: Wet op die Provinciale Argief- en Rekorddiens van die Wes-Kaap, 2005.

Kwenziwa isaziso apha sokuba uSomlomo wePalamente yePhondo leNtshona Koloni uwamkele ngokusemthethweni lo Mthetho ulandelayo opapashelwe ulwazi gabalala apha:—

Nomb 3 ka-2005: UMthetho WooVimba boGcino-mpepha Bephondo neeNkqubo zoGcino lweeRekhodi zeNtshona Koloni, 2005.

*(English text signed by the Premier)
(Assented to 16 May 2005)*

ACT

To provide for a Provincial Archives and Records Service for the province of the Western Cape; to provide for the proper management and care of public records in the province of the Western Cape; to provide for the preservation and use of a provincial archival heritage, and to provide for matters connected therewith.

BE IT ENACTED by the Provincial Parliament of the Province of the Western Cape, as follows:—

Definitions

1. In this Act, unless the context indicates otherwise—
 - (1) “**appraisal**” means the archival function of determining the eventual disposal of records; 5
 - (2) “**archives**” means records in the custody of an archives repository;
 - (3) “**archives repository**” means any archives repository contemplated in section 6;
 - (4) “**Committee**” means the Western Cape Archives Advisory Committee established in terms of section 10; 10
 - (5) “**custody**” means the control of records based on the physical possession thereof;
 - (6) “**disposal authority**” means a written authority issued in terms of section 9(2)(a) specifying the records to be transferred into the custody of the Service or specifying records to be otherwise disposed of; 15
 - (7) “**document**” means any recorded information or object which can be treated as a unit;
 - (8) “**electronic records**” means information which is generated and captured electronically and stored by means of computer technology; 20
 - (9) “**electronic record system**” means an electronic system in which information is generated, captured and stored electronically, including source documents and output, software applications, operating systems, data and metadata;
 - (10) “**governmental body**” means any legislative, executive, judicial or administrative organ of state, including a statutory body, commission, board or council, in the provincial or local sphere of government in the province of the Western Cape; 25
 - (11) “**head of a governmental body**” means the chief executive officer of a governmental body or the person acting as such, or the head of a provincial department or a person acting as such; 30
 - (12) “**non-public record**” means recorded information, regardless of the form or medium thereof, created or received by a private individual or a body other than a body defined as a governmental body;
 - (13) “**prescribe**” means prescribe by regulation; 35
 - (14) “**provincial department**” means the provincial department in the Western Cape responsible for cultural matters;
 - (15) “**Provincial Minister**” means the member of the Western Cape Provincial Cabinet responsible for cultural affairs and related matters;
 - (16) “**public record**” means recorded information, regardless of the form or medium thereof, created or received by a governmental body in pursuance of its activities; 40
 - (17) “**Public Service Act**” means the Public Service Act, 1994;

- (18) “**record**” means recorded information, regardless of the form or medium thereof;
- (19) “**recording**” means anything on which sounds or images or both are fixed or from which sounds or images or both are capable of being reproduced, regardless of the form thereof;
- (20) “**records classification system**” means a plan for the systematic identification and arrangement of business activities and/or records into categories according to logically structured connections, methods and procedural rules;
- (21) “**records management**” means a process of ensuring the proper creation, arrangement, maintenance, use and disposal of documents and records to achieve efficient, transparent and accountable governance; 10
- (22) “**regulation**” means any regulation made under this Act;
- (23) “**Service**” means the Provincial Archives and Records Service of the Western Cape established in terms of section 2;
- (24) “**this Act**” includes any regulations made thereunder. 15

Establishment of Provincial Archives and Records Service of the Western Cape

2. The Provincial Archives and Records Service of the Western Cape, a component within the provincial department, is established.

Objects of Service

- 3.** The objects of the Service are to— 20
- (a) preserve public and non-public records of enduring value for use by the public and the State;
 - (b) make such records accessible, and to promote their use by the public;
 - (c) ensure the proper management and care of all public records;
 - (d) collect non-public records of enduring value and provincial significance 25 which cannot be more appropriately preserved by another institution, with due regard to the need to document aspects of the Province’s experience neglected by archives repositories in the past;
 - (e) promote cooperation and coordination between institutions having custody of non-public records that are of enduring value; 30
 - (f) participate in the national automated archival information retrieval system;
 - (g) promote an awareness of archives and records management, and to encourage archival and records management activities; and
 - (h) generally promote the preservation and use of a provincial archival heritage.

Appointment of Head of Service

4. A Head of the Service must be appointed in terms of the provisions of the Public Service Act and must have the relevant professional experience and an appropriate archival qualification.

Powers of Head of Service

- 5.** (1) The Head of the Service is responsible for the management of the Service. 40
 (2) The Head of the Service may—
- (a) take any measures, as he or she may deem necessary, to arrange, describe and retrieve records;
 - (b) provide information, consultation, research and other services related to records; 45
 - (c) with special emphasis on activities designed to reach out to less privileged sectors of society, make known information concerning records by means such as publications, exhibitions and the lending of records;
 - (d) provide training in archival techniques and the management of records;
 - (e) cooperate with organisations interested in archival matters or the management 50 of records;
 - (f) provide professional and technical support in aid of archival activities and the archival community;

- (g) require of a person who, while researching a publication or dissertation, has made use of records in the custody of the Service, to furnish a copy of the publication or dissertation to the Service;
 - (h) with the concurrence of the Provincial Minister, exempt a governmental body from any provision of this Act; and
 - (i) generally, take such other steps and perform such other acts as may be necessary for or conducive to the achievement of the objects of the Service.
- (3) The Head of the Service may—
- (a) in the performance of his or her duties, be assisted by officers and employees appointed in terms of the Public Service Act; and
 - (b) subject to any conditions, in writing delegate a power or assign a duty to a member of the staff and may at any time in writing withdraw such delegation or assignment.

Custody and preservation of records

6. (1) The Provincial Minister may from time to time establish archives repositories under the control of the Head of the Service for the custody of records. 15

(2) Public records identified in a disposal authority as having enduring value must be transferred to an archives repository when they have been in existence for 20 years; provided that—

- (a) no other Act of Parliament or of the Provincial Parliament of the Western Cape requires such records to be kept in the custody of a particular governmental body or person;
- (b) the Head of the Service, after consultation with the head of a governmental body, may identify records which—
 - (i) must remain in the custody of a governmental body; or
 - (ii) must be transferred to an archives repository before they have been in existence for 20 years;
- (c) the Head of the Service may defer the transfer of any public records; and
- (d) the Head of the Service may grant permission for any public records to be transferred to an archives repository before they have been in existence for 20 years. 30

(3) The Provincial Minister may prescribe terms and conditions governing the transfer of records under subsection (2).

(4) The Head of the Service must take such measures as are necessary to preserve and restore records. 35

(5) The Head of the Service may destroy or otherwise dispose of any public record in the custody of the Service where the retention of the record, according to existing disposal authorities issued by the Head of the Service, is no longer deemed necessary.

Acquisition of non-public records

7. (1) The Head of the Service, on behalf of the Provincial Government of the Western Cape, after obtaining approval from the head of the provincial department, may acquire by purchase or donation or on loan for a temporary period or in perpetuity, either unconditionally or subject to such conditions as may be agreed upon, non-public records which in his or her opinion are of enduring value and provincial significance and which cannot be more appropriately preserved by another institution. 40

(2) Subject to such conditions as may be applicable, non-public records acquired under subsection (1) must be deposited in the archives repository determined by the Head of the Service. 45

Access and use

- 8.** (1) Subject to any other Act that deals with the access to public records— 50
- (a) a public record in the custody of the Service must be available for public access if a period of 20 years has elapsed since the end of the year in which the record came into existence; or
 - (b) the Head of the Service may, upon request, grant access to a public record in respect of which a period of less than 20 years has elapsed since the end of the year in which the record came into existence. 55

(2) A non-public record in the custody of the Service must be available for public access subject to any conditions agreed upon at the time of its acquisition in terms of section 7(1).

(3) Notwithstanding subsection (1), the Head of the Service may refuse access to a record on the grounds of its fragile condition, if alternative procedures provide for access to the content of such records.

(4) The Provincial Minister may make regulations regarding the admission of the public to archives repositories, the making available of records for public access, and the use of equipment for the making of copies of or extracts from records in the custody of the Service.

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Records management

9. (1) Subject to the provisions of this Act, the Head of the Service is responsible for the proper management of public records in the custody of governmental bodies.

(2) Without limiting the generality of subsection (1)—

(a) no public record under the control of a governmental body may be transferred to an archives repository, destroyed, erased or otherwise disposed of without the written authorisation of the Head of the Service;

(b) the Head of the Service must—
 (i) determine record classification systems to be applied by governmental bodies;

(ii) determine conditions subject to which records may be microfilmed or electronically reproduced; and

(iii) determine conditions subject to which electronic records systems should be managed;

(c) the Head of the Service must inspect public records in so far as such inspection may be necessary for the performance of his or her functions under this Act; provided that the inspection of the public records which contain information, the disclosure of which is restricted by any other Act of Parliament, must be done only with the consent of the head of the governmental body concerned.

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(3) The Head of the Service may from time to time issue directives and instructions, which must not be inconsistent with the regulations, as to the management and care of public records in the custody of governmental bodies.

(4) The Provincial Minister may make regulations regarding the management and care of public records in the custody of governmental bodies.

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(5) (a) The head of a governmental body must, subject to any law governing the employment of personnel of the governmental body concerned and such requirements as may be prescribed, appoint an official of the body to be the records manager of the body.

(b) The records manager is responsible for ensuring that the governmental body complies with the requirements of this Act.

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(c) The Head of the Service may assign additional powers and functions to a records manager.

Archives Advisory Committee

10. (1) The Provincial Minister, by notice in the *Provincial Gazette*, must establish an advisory committee to be known as the Western Cape Archives Advisory Committee.

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(2) The Committee must consist of at least five but not more than nine members appointed by the Provincial Minister.

(3) Members of the Committee must be—

(a) South African citizens;

(b) permanently resident in the province of the Western Cape;

(c) demographically representative of the inhabitants of the province of the Western Cape, and

(d) knowledgeable about, or have an interest in archival matters.

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Appointment of members of Committee

11. (1) The Provincial Minister appoints the members of the Committee for a period not exceeding three years. The Committee consists of—

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(a) the Head of the Service;

- (b) two persons nominated by the Western Cape Branch of the South African Society of Archivists; and
 (c) other persons from the list of candidates nominated by way of a public process.
- (2) The Provincial Minister must by notice in the *Provincial Gazette* and such other printed media as the Provincial Minister may consider appropriate, invite the general public to nominate persons for appointment as members of the Committee. 5
- (3) If the organisation referred to in subsection (1)(b) fails to nominate two persons, the Provincial Minister may appoint two persons on behalf of that organisation.
- (4) Any member of the Committee, on expiry of his or her term of office, may be 10 reappointed as a member of the Committee, except the Head of the Service, who is the only permanent member of the Committee.

Chairperson and deputy chairperson

- 12.** (1) The Provincial Minister must designate a member of the Committee (other than the Head of the Service) as the chairperson and must determine the date and place 15 of the first meeting of the Committee.
- (2) The Committee, at its first meeting, must from its members (other than the Head of the Service) appoint a deputy chairperson.
- (3) When the chairperson of the Committee is absent or not able to perform his or her functions as chairperson, the deputy chairperson must act as chairperson and must for 20 such period carry out all the powers and perform all the duties of the chairperson.
- (4) If the chairperson vacates his or her post, the Provincial Minister must appoint another member as chairperson in his or her place.
- (5) If both the chairperson and deputy chairperson are absent from a meeting of the Committee, the members present at the meeting must elect a member present (other than 25 the Head of the Service) to act as chairperson for that meeting.
- (6) The position of chairperson becomes vacant when—
 (a) the term of that member's office expires;
 (b) that member resigns; or
 (c) that member ceases to be a member of the Committee. 30
- (7) A member may not be reappointed chairperson.

Dismissal

- 13.** The Provincial Minister may dismiss a member of the Committee, except the Head of the Service, only on grounds of misconduct, inability or incompetence and only after compliance with the provisions of the Promotion of Administrative Justice Act, 35 2000 (Act 3 of 2000).

Filling of vacancies

- 14.** If a vacancy arises before the expiry of the normal term of office of a member, the Provincial Minister may appoint a person for the unexpired period of such member's term of office in accordance with the provisions of section 11(2). 40

Objects and functions of Committee

- 15.** The objects and functions of the Committee are—
 (a) to promote, complement and support the objects and functions of the Service as mentioned in section 3 of this Act;
 (b) to advise the Provincial Minister on issues relating to archival and record 45 management matters;
 (c) to advise and assist the Head of the Service in carrying out the objects and functions of the Service; and
 (d) to approve the appraisal policy of the Service and monitor its implementation.

Internal procedures and rules of Committee

- 16.** (1) The Committee must determine its own procedures by compiling rules in respect of—
 (a) the calling of meetings;
 (b) the procedures at meetings;
 (c) the frequency of meetings; provided that at least two meetings must be called 55 annually; and

- (d) the election of a deputy chairperson.
- (2) The quorum for a meeting is a majority of all the appointed members of the Committee.
- (3) The Committee takes decisions by a resolution of the majority of members present at a meeting and in the case of an equality of votes, the person presiding at the meeting has a casting vote in addition to a deliberative vote. 5

Allowances

17. (1) Any member of the Committee who is not in the full-time employ of the State may be paid from the funds of the provincial department such meeting allowances as are determined by the Provincial Minister in concurrence with the Provincial Minister responsible for finance in the province of the Western Cape. 10

(2) A member referred to in subsection (1) may from funds of the provincial department be reimbursed in respect of expenses incurred by him or her in the performance of the functions of the Committee, as determined by the Provincial Minister. 15

Limitation of liability

18. The Provincial Administration: Western Cape and any provincial department or any person employed in the Service of either will not be liable for the consequences of any action taken in good faith and without negligence in terms of this Act.

Offences and penalties

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- 19.** (1) Any person who—
- (a) wilfully damages any public or non-public record in the control of a governmental body; or
 - (b) otherwise than in accordance with this Act or any other law removes, destroys or erases such record, is guilty of an offence and liable on conviction to a fine not exceeding R10 000 or imprisonment for a period not exceeding two years or both such fine and imprisonment. 25

Transitional arrangements

20. (1) The person who immediately prior to the commencement of this Act performed the functions of the acting head of the Western Cape Provincial Archives component of the National Archives of South Africa under the National Archives of South Africa Act, 1996 (Act 43 of 1996) continues in office as the acting head of the Service until the Head of the Service is appointed in terms of section 4. 30

(2) Every public servant who immediately prior to the commencement of this Act performed functions as a member of staff employed by the National Department of Arts and Culture in the Province of the Western Cape in relation to archival and record management matters becomes a member of the staff of the provincial department employed in the Provincial Archival and Records Service in the Western Cape, from the date of commencement of this Act. 35

(3) Any record in the custody of the said acting head on the day immediately prior to the commencement of this Act is hereby transferred to the Head of the Service, subject to any terms and conditions that were applicable to such records on that day. 40

Regulations

21. The provincial Minister may make regulations regarding any matter which in terms of this Act is required or permitted to be prescribed or done by regulation, and generally, regarding any matter in respect of which it is necessary or expedient to make regulations in order to achieve or promote the objects of this Act. 45

Short title and commencement

22. This Act is called the Provincial Archives and Records Service of the Western Cape Act, 2005, and comes into operation on a date to be fixed by the Premier by proclamation in the *Provincial Gazette*. 50

(Engelse teks deur die Premier geteken)
(Bekragtig op 16 Mei 2005)

WET

Om voorsiening te maak vir 'n Proviniale Argief- en Rekorddiens vir die provinsie Wes-Kaap; om voorsiening te maak vir die behoorlike bestuur en versorging van publieke rekords in die provinsie Wes-Kaap; om voorsiening te maak vir die behoud en gebruik van 'n provinsiale argivale erfenis, en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

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DAAR WORD BEPAAL deur die Proviniale Parlement van die Wes-Kaap, soos volg:—

Woordomskrywing

1. In hierdie Wet, tensy dit uit die samehang anders blyk, beteken—
 - (1) “**argiefbewaarplek**” enige argiefbewaarplek in artikel 6 bedoel; 5
 - (2) “**argiewe**” rekords in bewaring by 'n argiefbewaarplek;
 - (3) “**beskikkingsmagtiging**” 'n skriftelike magtiging uitgereik ingevolge artikel 9(2)(a) wat spesifiseer watter rekords in die bewaring van die Diens oorgeplaas moet word of wat spesifiseer oor watter rekords daar op 'n ander wyse beskik moet word; 10
 - (4) “**bewaring**” die beheer van rekords gebaseer op die fisiese besit daarvan;
 - (5) “**Diens**” die Proviniale Argief- en Rekorddiens van die Wes-Kaap ingevolge artikel 2 ingestel;
 - (6) “**dokument**” enige aangetekende inligting of voorwerp wat as 'n eenheid hanteer kan word; 15
 - (7) “**elektroniese rekords**” inligting wat elektronies gegenereer en vasgelê word en deur middel van rekenaartegnologie gestoor word;
 - (8) “**elektroniese rekordstelsel**” 'n elektroniese stelsel waarin inligting elektronies gegenereer, vasgelê en gestoor word, insluitende bron dokumente en uitset, programmatuurtoepassings, bedryfstelsels, data en metadata; 20
 - (9) “**hierdie Wet**” ook enige regulasies daarkragtens uitgevaardig;
 - (10) “**hoof van 'n regeringsliggaam**” die hoof uitvoerende beampete van 'n regeringsliggaam of die persoon wat as sodanig waarneem, of die hoof van 'n provinsiale departement of die persoon wat as sodanig waarneem; 25
 - (11) “**keuring**” die argivale funksie van die uiteindelike beskikking oor rekords te bepaal;
 - (12) “**Komitee**” die Wes-Kaapse Argiefadvieskomitee ingevolge artikel 10 ingestel;
 - (13) “**nie-publieke rekord**” vaselegde inligting, ongeag die vorm of medium, geskep of ontvang deur 'n private individu of 'n ander liggaam as 'n liggaam wat as 'n regeringsliggaam omskryf is; 30
 - (14) “**opname**” enigiets waarop klank of beeld of albei vasgelê is of waarvan klank of beeld of albei gereproduseer kan word, ongeag die vorm;
 - (15) “**proviniale departement**” die provinsiale departement in die Wes-Kaap verantwoordelik vir kultuuraangeleenthede; 35
 - (16) “**Proviniale Minister**” die lid van die Wes-Kaapse Proviniale Kabinet verantwoordelik vir kultuursake en verwante aangeleenthede;
 - (17) “**publieke rekord**” vaselegde inligting, ongeag die vorm of medium, geskep of ontvang deur 'n regeringsliggaam in die uitvoering van sy aktiwiteite; 40

- (18) “**regeringsliggaam**” enige wetgewende, uitvoerende, regspreekende of administratiewe staatsorgaan, insluitende ’n statutêre liggaam, kommissie of raad, in die provinsiale of plaaslike regeringsfeer in die provinsie Wes-Kaap;
- (19) “**regulasie**” enige regulasie kragtens hierdie Wet uitgevaardig;
- (20) “**rekord**” vaselegde inligting, ongeag die vorm of medium;
- (21) “**rekordbestuur**” ’n proses om die behoorlike skepping, ordening, instandhouding en gebruik van en beskikking oor dokumente en rekords te verseker ten einde doeltreffende, deursigtige en verantwoordbare bestuur te verkry;
- (22) “**rekordklassifikasiestelsel**” ’n plan vir die stelselmatige identifisering en rangskikking van besigheidsaktiwiteite en/of rekords in kategorieë volgens logies gestruktureerde konvensies, metodes en prosedurereëls;
- (23) “**Staatsdienswet**” die Staatsdienswet, 1994;
- (24) “**voorskryf**” by regulasie voorskryf.

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Instelling van Provinsiale Argief- en Rekorddiens van die Wes-Kaap

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2. Die Provinsiale Argief- en Rekorddiens van die Wes-Kaap, ’n komponent binne die provinsiale departement, word ingestel.

Doelstellings van Diens

3. Die doelstellings van die Diens is—

- (a) om publieke en nie-publieke rekords van blywende waarde vir gebruik deur die publiek en die Staat in stand te hou;
- (b) om dié rekords toeganklik te maak, en om die gebruik daarvan deur die publiek te bevorder;
- (c) om die behoorlike bestuur en versorging van alle publieke rekords te verseker;
- (d) om nie-publieke rekords van blywende waarde en provinsiale betekenis wat nie op ’n meer gesikte wyse deur ’n ander instelling in stand gehou kan word nie, te versamel, met behoorlike inagneming van die behoefté om aspekte van die Provinsie se ervaring wat in die verlede deur argiefbewaarplekke nagelaat is, te dokumenteer;
- (e) om samewerking en koördinasie tussen instellings wat nie-publieke rekords van blywende waarde in bewaring het, te bevorder;
- (f) om aan die nasionale outomatiese argiefinligtingherwinningstelsel deel te neem;
- (g) om ’n bewustheid van argiewe en rekordbestuur te bevorder, en om argivale en rekordbestuursaktiwiteite aan te moedig; en
- (h) om in die algemeen die behoud en gebruik van ’n provinsiale argivale erfenis te bevorder.

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Aanstelling van Hoof van Diens

4. ’n Hoof van die Diens moet ingevolge die bepalings van die Staatsdienswet aangestel word en moet oor die tersaaklike professionele ondervinding en ’n toepaslike argiekwalifikasie beskik.

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Bevoegdhede van Hoof van Diens

5. (1) Die Hoof van die Diens is verantwoordelik vir die bestuur van die Diens.

(2) Die Hoof van die Diens kan—

- (a) enige maatreëls tref wat hy of sy nodig ag om rekords te orden, te beskryf en op te spoor;
- (b) inligtings-, konsultasie-, navorsings- en ander dienste met betrekking tot rekords lewer;
- (c) met besondere nadruk op aktiwiteite wat daarop gerig is om uit te reik na minderbevoordekte sektore van die samelewing, inligting met betrekking tot rekords bekend maak deur metodes soos publikasies en uitstellings en die uitleen van rekords;
- (d) opleiding in argivale tegnieke en die bestuur van rekords verskaf;
- (e) saamwerk met organisasies wat belang stel in argivale aangeleenthede of die bestuur van rekords;

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- (f) professionele en tegniese bystand verleen ter ondersteuning van argivale aktiwiteit en die argivale gemeenskap;
 - (g) van 'n persoon wat rekords wat by die Diens in bewaring is, vir navorsing oor 'n publikasie of verhandeling gebruik het, verlang om 'n eksemplaar van die publikasie of verhandeling aan die Diens te verskaf;
 - (h) met die instemming van die Proviniale Minister 'n regeringsliggaam vrystel van enige bepaling van hierdie Wet; en
 - (i) oor die algemeen ander stappe doen en ander handelinge verrig wat nodig of bevorderlik is ten einde die doelstellings van die Diens te verwesenlik.
- (3) Die Hoof van die Diens kan—
- (a) by die verrigting van sy of haar pligte bygestaan word deur beampies en werknemers wat ingevolge die Staatsdienswet aangestel is; en
 - (b) behoudens enige voorwaardes, 'n bevoegdheid of plig skriftelik deleger of opdra aan 'n lid van die personeel en kan so 'n delegering of opdrag te eniger tyd skriftelik intrek.

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Bewaring en instandhouding van rekords

6. (1) Die Proviniale Minister kan van tyd tot tyd argiefbewaarplekke vir die bewaring van rekords onder beheer van die Hoof van die Diens instel.
- (2) Publieke rekords wat in 'n beskikkingsmagtiging geïdentifiseer is as sou dit blywende waarde hê, word na 'n argiefbewaarplek oorgeplaas wanneer dit 20 jaar oud is; met dien verstande dat—
- (a) geen ander Wet van die Parlement of van die Proviniale Parlement van die Wes-Kaap vereis dat dié rekords deur 'n bepaalde regeringsliggaam of persoon in bewaring gehou moet word nie;
 - (b) die Hoof van die Diens, na oorleg met die hoof van 'n regeringsliggaam, 25 rekords kan identifiseer wat—
 - (i) deur 'n regeringsliggaam in bewaring gehou moet word; of
 - (ii) na 'n argiefbewaarplek oorgeplaas moet word voordat dit 20 jaar oud is;
 - (c) die Hoof van die Diens die oorplasing van enige publieke rekords kan uitstel; en
 - (d) die Hoof van die Diens toestemming kan verleen dat enige publieke rekords na 'n argiefbewaarplek oorgeplaas word voordat dit 20 jaar oud is.
- (3) Die Proviniale Minister kan bedinge en voorwaardes voorskryf vir die oorplasing van rekords kragtens subartikel (2).
- (4) Die Hoof van die Diens moet die stappe doen wat nodig is vir die behoud en herstel van rekords.
- (5) Die Hoof van die Diens kan enige publieke rekord wat deur die Diens in bewaring gehou word, vernietig of andersins daaroor beskik waar die verdere behoud van die rekord volgens bestaande beskikkingsmagtigings deur die Hoof van die Diens uitgereik, nie meer nodig geag word nie.

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Verkryging van nie-publieke rekords

7. (1) Die Hoof van die Diens kan namens die Proviniale Regering van die Wes-Kaap, na verkryging van goedkeuring van die hoof van die provinsiale departement, nie-publieke rekords wat na sy of haar mening van blywende waarde en provinsiale betekenis is en nie op 'n meer gesikte wyse deur 'n ander instelling bewaar kan word nie, deur middel van aankoop of skenkking of bruikleen tydelik of permanent, hetsy onvoorwaardelik of op die voorwaardes waarop ooreengekom word, verkry.
- (2) Behoudens die voorwaardes wat van toepassing is, moet nie-publieke rekords wat kragtens subartikel (1) verkry is, geplaas word in die argiefbewaarplek wat die Hoof van die Diens bepaal.

Toegang en gebruik

8. (1) Behoudens enige ander Wet wat betrekking het op toegang tot publieke rekords—
- (a) is 'n publieke rekord wat by die diens in bewaring is, beskikbaar vir openbare toegang indien 'n tydperk van 20 jaar vanaf die einde van die jaar waarin die rekord tot stand gekom het, verloop het;

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- (b) kan die Hoof van die Diens op versoek toegang verleen tot 'n publieke rekord ten opsigte waarvan 'n tydperk korter as 20 jaar vanaf die einde van die jaar waarin die rekord tot stand gekom het, verloop het.
- (2) 'n Nie-publieke rekord wat by die Diens in bewaring is, is beskikbaar vir openbare toegang behoudens enige voorwaardes waarop oorengerekom is tydens die verkryging daarvan ingevolge artikel 7(1).
- (3) Ondanks subartikels (1) en (2) kan die Hoof van die Diens toegang tot 'n rekord weier op grond van die swak toestand daarvan, indien alternatiewe procedures voorsiening maak vir toegang tot die inhoud van dié rekord.
- (4) Die Provinsiale Minister kan regulasies uitvaardig ten opsigte van die toelating van die publiek tot argiefbewaarplekke, die beskikbaarstelling van rekords vir openbare toegang, en die gebruik van toerusting vir die maak van afdrukke van of uittreksels uit rekords wat by die Diens in bewaring is. 10

Rekordbestuur

9. (1) Behoudens die bepalings van hierdie Wet is die Hoof van die Diens verantwoordelik vir die behoorlike bestuur van publieke rekords wat by regeringsliggame in bewaring is. 15

(2) Sonder om die algemeenheid van subartikel (1) in te kort —

- (a) mag geen publieke rekord onder die beheer van 'n regeringsliggaam na 'n argiefbewaarplek oorgeplaas, vernietig, uitgewis of op enige ander wyse oor beskik word sonder die skriftelike magtiging van die Hoof van die Diens, nie wat uitgereik word; 20
- (b) moet die Hoof van die Diens—
- (i) rekordklassifikasiestelsels wat deur regeringsliggame toegepas moet word, bepaal;
 - (ii) voorwaardes vir die mikroverfilming of elektroniese reproduksie van rekords bepaal; en 25
 - (iii) voorwaardes vir die bestuur van elektroniese rekordstelsels bepaal;
- (c) moet die Hoof van die Diens publieke rekords inspekteer vir sover 'n inspeksie nodig is vir die verrigting van sy of haar werkzaamhede kragtens hierdie Wet; met dien verstande dat die inspeksie van die publieke rekords wat inligting bevat waarvan die bekendmaking deur enige ander Wet van die Parlement beperk word, slegs met die toestemming van die hoof van die betrokke regeringsliggaam gedoen mag word. 30

(3) Die Hoof van die Diens kan van tyd tot tyd lasgewings en instruksies uitrek, wat nie strydig met die regulasies mag wees nie, betreffende die bestuur en versorging van publieke rekords wat in die bewaring van regeringsliggame is. 35

(4) Die Provinsiale Minister kan regulasies uitvaardig met betrekking tot die bestuur en versorging van publieke rekords wat by regeringsliggame in bewaring is.

(5) (a) Die hoof van 'n regeringsliggaam moet, behoudens enige wet wat die indiensstelling van personeel van die betrokke regeringsliggaam reël en enige vereistes wat voorgeskryf word, 'n beampete van die liggaam as rekordbestuurder van die liggaam aanstel. 40

(b) Die rekordbestuurder is daarvoor verantwoordelik om toe te sien dat die regeringsliggaam aan die vereistes van hierdie Wet voldoen. 45

(c) Die Hoof van die Diens kan bykomende bevoegdhede en werkzaamhede aan 'n rekordbestuurder opdra.

Argiefadvieskomitee

10. (1) Die Provinsiale Minister moet by kennisgewing in die *Provinsiale Koerant* 'n advieskomitee instel wat as die Wes-Kaapse Argiefadvieskomitee bekend staan. 50

(2) Die Komitee bestaan uit minstens vyf maar hoogstens nege lede wat deur die Provinsiale Minister aangestel word.

(3) Lede van die Komitee moet—

- (a) Suid-Afrikaanse burgers wees;
- (b) permanent in die provinsie Wes-Kaap woonagtig wees;
- (c) die inwoners van die provinsie Wes-Kaap demografies verteenwoordig; en
- (d) kundig wees, of 'n belangstelling hê, in argiefaangeleenthede. 55

Aanstelling van lede van Komitee

- 11.** (1) Die Proviniale Minister stel die lede van die Komitee vir 'n tydperk van hoogstens drie jaar aan. Die Komitee bestaan uit—
- (a) die Hoof van die Diens;
 - (b) twee persone wat deur die Wes-Kaapse Tak van die Suid-Afrikaanse Vereniging van Argivarishe benoem is; en 5
 - (c) ander persone uit die lys kandidate wat deur middel van 'n openbare proses benoem is.
- (2) Die Proviniale Minister moet by kennisgiving in die *Proviniale Koerant* en die ander gedrukte media wat die Proviniale Minister geskik ag, die breë publiek uitnooi om persone te benoem vir aanstelling as lede van die Komitee. 10
- (3) Indien die organisasie in subartikel (1)(b) bedoel, versuim om twee persone te benoem, kan die Proviniale Minister twee persone namens daardie organisasie aanstel.
- (4) Enige lid van die Komitee kan by verstryking van sy of haar ampstermyn heraangestel word as lid van die Komitee, uitgesonderd die Hoof van die Diens, wat die enigste permanente lid van die Komitee is. 15

Voorsitter en ondervoorsitter

- 12.** (1) Die Proviniale Minister moet 'n lid van die Komitee (uitgesonderd die Hoof van die Diens) as voorsitter aanwys en moet die datum en plek van die eerste vergadering van die Komitee bepaal. 20
- (2) Die Komitee moet op sy eerste vergadering uit sy lede (uitgesonderd die Hoof van die Diens) 'n ondervoorsitter aanstel.
- (3) Wanneer die voorsitter van die Komitee afwesig is of nie in staat is om sy of haar werksaamhede as voorsitter te verrig nie, moet die ondervoorsitter as voorsitter optree en moet hy of sy vir dié tydperk alle bevoegdhede en pligte van die voorsitter uitoefen en verrig. 25
- (4) Indien die voorsitter sy of haar amp ontruim, moet die Proviniale Minister 'n ander lid as voorsitter in sy of haar plek aanstel.
- (5) Indien sowel die voorsitter as die ondervoorsitter afwesig is van 'n vergadering van die Komitee, moet die lede wat op die vergadering teenwoordig is, 'n lid wat verteenwoordig is (uitgesonderd die Hoof van die Diens) kies om vir daardie vergadering as voorsitter op te tree. 30
- (6) Die posisie van voorsitter raak vakant wanneer—
- (a) die ampstermyn van daardie lid verstryk;
 - (b) daardie lid bedank; of 35
 - (c) daardie lid ophou om 'n lid van die Komitee te wees.
- (7) 'n Lid mag nie as voorsitter herkies word nie.

Ontslag

- 13.** Die Proviniale Minister kan 'n lid van die Komitee, uitgesonderd die Hoof van die Diens, ontslaan slegs op grond van wangedrag, onvermoë of onbekwaamheid en slegs nadat die wet op die bevordering van administratiewe geregtigheid (Wet 3 van 2000) nagekom is. 40

Vulling van vakatures

- 14.** Indien 'n vakature voor die verstryking van die normale ampstermyn van 'n lid ontstaan, kan die Proviniale Minister 'n persoon vir die onverstreke tydperk van daardie lid se ampstermyn aanstel ooreenkomsdig die bepalings van artikel 11(2). 45

Doelstellings en werksaamhede van Komitee

- 15.** Die doelstellings en werksaamhede van die Komitee is—
- (a) om die doelstellings en werksaamhede van die Diens soos in artikel 3 vermeld, te bevorder, aan te vul en te steun; 50
 - (b) om die Proviniale Minister oor kwessies rakende argivale en rekord-bestuursaangeleenthede te adviseer;
 - (c) om die Hoof van die Diens te adviseer en behulpsaam te wees met betrekking tot die uitvoering van die doelstellings en funksies van die Diens; en
 - (d) die keuringsbeleid van die Diens goed te keur en die uitvoering daarvan te moniteer. 55

Interne prosedures en reëls van Komitee

16. (1) Die Komitee moet sy eie interne prosedures bepaal deur reëls op te stel ten opsigte van —

- (a) die belê van vergaderings;
- (b) die prosedures op vergaderings;
- (c) die frekwensie van vergaderings; met dien verstande dat minstens twee vergaderings jaarliks gehou moet word; en
- (d) die verkiesing van 'n ondervorsitter.

(2) 'n Kворум vir 'n vergadering is 'n meerderheid van al die aangestelde lede van die Komitee.

(3) Die Komitee neem besluite deur 'n resolusie van die meerderheid van die lede teenwoordig op 'n vergadering, en in die geval van 'n staking van stemme het die persoon wat op die vergadering voorsit, 'n beslissende stem benewens 'n beraadslagende stem.

Toelaes

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17. (1) Enige lid van die Komitee wat nie in die voltydse diens van die Staat is nie, kan uit die fondse van die provinsiale departement dié vergaderingstoelaes betaal word wat deur die Provinsiale Minister bepaal word met die instemming van die Provinsiale Minister verantwoordelik vir finansies in die provinsie Wes-Kaap.

(2) 'n Lid in subartikel (1) bedoel, kan uit fondse van die provinsiale departement vergoed word ten opsigte van uitgawes deur hom of haar aangegaan by die verrigting van die werkzaamhede van die Komitee, soos deur die Provinsiale Minister bepaal.

Beperking van aanspreeklikheid

18. Die Provinsiale Administrasie: Wes-Kaap en enige provinsiale departement of enige persoon wat in diens is van een van die twee, is nie aanspreeklik vir die gevolge van enige handeling wat te goeder trou en sonder nalatigheid ingevolge hierdie Wet verrig is nie.

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Misdrywe en strawwe

19. (1) Enige persoon wat—

- (a) enige publieke of nie-publieke rekord onder die beheer van 'n regeringsliggaam opsetlik beskadig; of
- (b) anders as ooreenkomsdig hierdie Wet of enige ander wet so 'n rekord verwyder, vernietig of uitwis, is skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R10 000 of gevangenistraf vir 'n tydperk van hoogstens twee jaar of dié boete sowel as die gevangenistraf.

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Oorgangsreëlings

20. (1) Die persoon wat onmiddellik voor die inwerkingtreding van hierdie Wet die werkzaamhede van die waarnemende hoof van die Wes-Kaapse Provinsiale Argief-komponent van die Nasionale Argief van Suid-Afrika verrig het ingevolge die Wet op die Nasionale Argief van Suid-Afrika, 1996 (Wet 43 van 1996), gaan voort in die amp as waarnemende hoof van die Diens totdat die Hoof van die Diens ingevolge artikel 4 aangestel word.

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(2) Elke staatsamptenaar wat onmiddellik voor die inwerkingtreding van hierdie Wet as 'n lid van die personeel van die nasionale Departement van Kuns en Kultuur werkzaamhede in die Provinsie Wes-Kaap met betrekking tot argivale en rekord-bestuursaangeleenthede verrig het, word 'n lid van die personeel van die provinsiale departement in diens in die Provinsiale Argiefdiens in die Wes-Kaap met ingang van die datum van inwerkingtreding van hierdie Wet.

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(3) Enige rekord wat by die waarnemende hoof in bewaring is op die dag onmiddellik voor die inwerkingtreding van hierdie Wet, word na die Hoof van die Diens oorgeplaas, behoudens die bedinge en voorwaardes wat op daardie dag op dié rekords van toepassing was.

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Regulasies

21. Die Provinciale Minister kan regulasies uitvaardig aangaande enige aangeleentheid wat ingevolge hierdie Wet by regulasie voorgeskryf of gedoen moet of kan word, en in die algemeen met betrekking tot enige aangeleentheid ten opsigte waarvan dit nodig of dienstig is om regulasies uit te vaardig ten einde die doelstellings van hierdie Wet te bereik of te bevorder. 5

Kort titel en inwerkingtreding

22. Hierdie Wet heet die Wet op die Provinciale Argief- en Rekorddiens van die Wes-Kaap, 2005, en tree in werking op 'n datum wat die Premier by proklamasie in die *Provinciale Koerant* bepaal. 10

*(Uxwebhu lweziXhosa lusayinwe yiNkulumbuso)
(Lamkelwe ngowe-16 Meyi 2005)*

UMTHETHO

Ukusebenzela ooVimba boGcino-mpepha bePhondo kunye neeNkqubo zoGcino-lweeRekhodi zeNtshona Koloni; ukusebenzela ulawulo olululo nokulondoloza amaxwebhu orhulumente kwiPhondo leNtshona Koloni; ukusebenzela ulondolozo nokusetyenziswa koovimba-maxwebhu abathwele ilifa lemveli, kwanokusebenzela imicimbi enxibelelene noku.

OYA KUMISELWA yiPalamente yePhondo leNtshona Koloni ngolu hlobo lulandelayo:—

Linkcazelو

1. Kulo mthetho, ngaphandle kokuba okuqulathiweyo kuthetha nto yimbi —
 - (1) “**uhluzo-maxwebhu**” luthetha umsebenzi woovimba boGcino-mpepha wokumisela ukutshitshiswa kwamaxwebhu; 5
 - (2) “**oovimba-bogcino-mpepha**” bathetha amaxwebhu aselugcinweni lomgcini-maxwebhu;
 - (3) “**umgcini-mpepha**” uthetha umgcini wovimba bamaxwebhu ekubhekiselelwa kuye kwicandelo 6; 10
 - (4) “**ikomiti**” ithetha iKomiti ejongene nooVimba boGcino-mpepha beNtshona Koloni kunye neeNgcebiso ngamaXwebhu neyamiselwa ngokwecandelo 10;
 - (5) “**ugcino**” luthetha ukulawulwa kwala maxwebhu ngokusekelezwe kwindawo akuyo; 15
 - (6) “**ugunyaziwe otshitshisayo**” uthetha igunya elibhaliweyo elikhutshwa ngokwemiqathango yecandelo 9(2)(a) elibalula ukuba amaxwebhu lawo makaggithiselwe elugcinweni looVimba-maxwebhu bePhondo kunye neeNkqubo zokujongana namaXwebhu kungenjalo atshitshiswe;
 - (7) “**uxwebhu**” lubhekisa kulo naluphi na ulwazi olurekhodiweyo okanye into enokubonwa njengethuthi; 20
 - (8) “**amaxwebhu agcinwe kwikhompyutha**” kuthethwa iinkcukacha ezibhaliweyo zaza zafakwa kwizixhobo ze-elektroniki eyiteknoloji yekhompyutha ukuzigcina;
 - (9) “**inkqubo yogcino zinkcukacha ngekhompyutha**” ithetha inkqubo ye-elektroniki apho kuye kubhalwe iinkcukacha, ze zifakwe kwi-elektroniki ukuzigcina, kuqukwu namaxwebhu angumthombo namagalelo, ukusetyenziswa kweediski, inkqubo zokusebenza, idatha nemethadatha; 25
 - (10) “**iqumrhu loburhulumente**” lithetha naliphi na ilungu lombuso lomthetho owisiweyo, elesigqeba solawulo, elenkundla, okanye elolawulo, kubandakanya nequmrhu elisemthethweni, ikomishoni, ibhodi okanye ibhunga, kwinqanaba lephondo okanye elengingqi kwelorhulumente wePhondo leNtshona Koloni; 30
 - (11) “**intloko yequmrhu lorhulumente**” lithetha igosa eliyintloko lolawulo lequmrhu lorhulumente okanye umntu owenza umsebenzi ololo hlobo, okanye intloko yesebe lephondo okanye umntu owenza umsebenzi ololo hlobo; 35
 - (12) “**irekhodi engeyokarhulumente**” ithetha iinkcukacha ezishicileweyo, nokuba zejaluphi na uhlobo okanye nokuba yiyiphi na into eyenziwe okanye efunyenwe emntwini ozimeleyo okanye kwiqumrhu elingelilo eli lichazwe njengequmrhu likarhulumente; 40
 - (13) “**ukuyalela**” kuthetha ukuyalelwa ngummiselo;

- (14) “**isebe lephondo**” lithetha isebe lephondo leNtshona Koloni elinoxanduva lemicimbi yezenkcubeko;
- (15) “**uMphathiswa wephondo**” uthetha ilungu leKhabhinethi yePhondo leNtshona Koloni elinoxanduva lwemicimbi yenkcubeko nemicimbi eyelele kuyo; 5
- (16) “**irekhodi karhulumente**” ithetha iinkcukacha ezishicilelweyo, nokuba zezaluphi na uhlobo ezenziwe okanye ezifunyenwe kwiqumrhu likarhulumente zokwenza imisebenzi yalo;
- (17) “**umthetho, iPublic Service Act**” uthetha iPublic Service Act, 1994 (Proclamation No. 103 of 1994) njengoko ulungisiwe; 10
- (18) “**irekhodi**” luthetha ulwazi olurekhodiweyo, nokuba lolwaluphi na uhlobo okanye lusentwenini na;
- (19) “**ukushicilela**” kuthetha nayiphi na into enesandi okanye umfuziselo okanye ezi zinto zombini ezincanyathiselwe kunye, okanye aphi isandi nokuba ngumfuziselo okanye ezi zinto zombini zinakho ukuphinda zibe 15 nokuvakaliswa okanye zenziwe kwakhona;
- (20) “**inkqubo yokuhelwa kweerekhodi**” ithetha ucwangciso olulungiselelw 20 ukuchonga nokulungiselela imicimbi kunye(okanye neerekhodi zibe zizintlu ezilandeelanayo zonxibelewano, iinkqubo nemigaqo yeenkqubo.
- (21) “**ulawulo lweerekhodi**” luthetha inkqubo yokuqinisekisa ngeyona ndlela ifanelekileyo yokwenza, ukucwangcisa, ukulondoloza, ukusebenzia nokutshitshisa ezi rekhodi, ukuphumeza ulawulo olufanelekileyo, oluselubala nokujongana noxanduva;
- (22) “**ummiselo**” uthetha nawuphi na ummiselo owenziwe phantsi kwalo Mthetho; 25
- (23) “**INkonzo**” ithetha iNkonzo yoGcino-mpepha yePhondo neyeeRekhodi zeNtshona Koloni eyasekwa ngokwemiqathango yecandelo 2 lalo Mthetho;
- (24) “**lo Mthetho**” ubandakanya nayiphi na imimiselo eyenziweyo apha ngeantsi. 25

Ukumiselwa kwenkonzo yephondo yoovimba bogcino-mpepha neerekhodi

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2. Kusekwa icandelo elikwisebe lephondo leNkonzo yoGcino-mpepha yePhondo neyeeRekhodi zeNtshona Koloni.

Injongo nemisebenzi

3. Injongo nemisebenzi yale Nkonzo yile—

- (a) kukugcina iirekhodi zikarhulumente nezo zingezozikarhulumente 35 kusenzelwa ukuba ze zisetyenziswe luluntu nangumbuso ngokuxabisekileyo;
- (b) kukuzenza ukuba zifikeleleke ezo rekhodi zinjalo kwanokukhuthaza ukusetyenziswa kwazo luluntu;
- (c) kukuqinisekisa ulawulo olululo nokunonotshelwa kwazo zonke iirekhodi zikarhulumente; 40
- (d) kukuqokelela iirekhodi ezingezizo ezikarhulumente ngokwexabiso lokubaluleka kwephondo nezingenakugcinwa ngokufanelekileyo lelinye iziko, ngenxa yemimiselo yokuba kufakwe emaxwebhini izinto ezenzekayo kwiphondo ezazingananzwanga ngoovimba bogcino-mpepha kwixesha elidlulileyo;
- (e) kukukhuthaza intsebenziswano nolungeelaniso phakathi kwamaziko agcina iirekhodi engezozikarhulumente ngokuxabisekileyo; 45
- (f) ukuthatha inraxheba kwinkqubo yesizwe yokufumana ulwazi nokulugcina;
- (g) nokukhuthaza ukuba kwaziwe ngogcino-mpepha nendlela yokulawula iirekhodi kwanokukhuthaza imisebenzi yomgcini-mpepha nolawulo lweerekhodi; kunye 50
- (h) nokunyusa umgangatho wokulondoloza kwanowokusebenzia ilifa lendalo nelemveli ngogcino-mpepha zephondo.

Ukuqeshwa kweNtloko

4. INTLOKO ejongene nale Nkonzo kufuneka iqeshwe ngokwemiqathango yomthetho 55 oyIPublic Service Act, kwaye kufuneka ibe namava obungcali ahambelana noku, ndawonye neemfanelo ezifunekayo ezimalunga nogcino-mpepha.

Amagunya eNtloko

- 5.** (1) INtloko ejongene nale Nkonzo inoxanduva lokulawula le Nkonzo.
- (2) INtloko ejongene nale Nkonzo inga—
- (a) thatha nawaphi na amanyathelo xa ibona kufanelekile, icwangcise, ichaze, ikhuphe iirekhodi;
 - (b) nika ingcaciso, iingcebiso, uphando nezinye iinkqubo eziphathelelene neerekhodi;
 - (c) gxininisa ngokukodwa kwimisebenzi esekelwe ukuba ifane namaphulo okwazisa aya kufikelela kumanqanaba ngamanqanaba oluntu abangenazimfanelo ngokwaneleyo, yenze kwaziwe neerekhodi 10 ezichaphazelekayo, oko ikwenza ngokwemipoposho, imiboniso kwanokubolekisa ngeerekhodi;
 - (d) ngenza uqequesho exhibisa ngobuchule obumalunga nogcino-mpepha nolawulo lweerekhodi;
 - (e) sebenzisana namaqumrhu achaphazelekayo kwimicimbi yogcino-mpepha 15 okanye kulawulo lweerekhodi;
 - (f) nika inkxaso enobugcisa nobuchule ekuncedeni kwimisebenzi yovimba wogcino-mpepha nabasebenzisi balo vimba;
 - (g) funa umntu othe wasebenzisa iirekhodi ezelugcinweli lwale Nkonzo, xa loo mntu esenza uphando ngopapasho okanye ngokwenza inkcazelo ebhalwa 20 ngokubanzi/ithisisi yakhe, ukufakela kwikopi yopapasho okanye ithisisi ngale Nkonzo, kanti
 - (h) angathi ngokwenvumelwano ayinikwe nguMphathiswa wephondo alixolele naliphi na iqumrhu lorhulumente kuwo nawuphi na ummiselo walo Mthetho.
 - (i) ngathabatha amanyathelo angamanye yenze neentshukumo ezizezinye 25 ezinokufaneleka ekufezelekiseni iinjongo zale Nkonzo;
- (3) INtloko ejonge nale Nkonzo ingathi—
- (a) ekuwuqhubeni umsebenzi wayo, incediswe ngamagosa nabaqeshwa abaqeshwe ngokwemiqathango yomthetho, iPublic Service Act; kanti
 - (b) ngokuxhomekeka kuyo nayiphi na imimiselo, ebhaliwego, imisele amagunya 30 okanye inike ilungu labasebenzi umsebenzi ize ithi ngalo naliphi na ixesha, ilurhoxise olo miselo, okanye umsebenzi, ikwenza oko ngokwembalelwano.

Ugcino nolondolozo lweerekhodi

- 6.** (1) UMphathiswa wePhondo uya kuthi, ixesha nexesha, amisele igosa lovimba wogcino-mpepha eliya kuba phantsi kweNtloko ejongene nale Nkonzo ukuze ibe lilo 35 eligcine ezo rekhodi.
- (2) Iirekhodi zoRhulumente eziphe zakhethwa ngegunya lokuzitshitsisa njengezinexabiso ziya kugqithiselwa kwigosa logcino-mpepha xa zithe kanti sezineminyaka engama-20 zikhona; ngaphandle kokuba—
- (a) akukho wumbi uMthetho wePalamente okanye wePalamente yePhondo 40 leNtshona Koloni ofuna ezo rekhodi zibe selugcinweli lwequmrhu elithile lorhulumente okanye komntu othile;
 - (b) iNtloko ejongene nale Nkonzo iya kuthi yakuba ibonisene nentloko yequmrhu lorhulumente, ichonge iirekhodi ezinjalo eziya
 - (i) kuhlala ziselugcinweli lwequmrhu lorhulumente; okanye
 - (ii) kufuneka zigqithiselwa kwigosa lovimba wogcino—mpepha ngaphambi kokuba zibe zineminyaka engama-20 zikh;
 - (c) iNtloko ejongene nale Nkonzo ingamisela urhoxiso logqithiselwero lweerekhodi zorhulumente;
 - (d) iNtloko ejongene nale Nkonzo inganika imvume yokuba kugqithiselwe 50 iirekhodi kumlondolozi wogcino-mpepha ngaphambi kokuba zibe zihleli iminyaka engama-20.
- (3) UMphathiswa wePhondo nguye onokuthi ngokwemiqathango yemimiselo elawula ugqithiselwero lweerekhodi ephantsi kwecandelwana (2) anike imiyalelo.
- (4) INtloko ejongene nale Nkonzo ingathatha amanyathelo anjalo njengoko ingawo 55 alungele ulondolozo nogcino-mpepha lweerekhodi.
- (5) INtloko ejongene nale Nkonzo ingazitshabalalisa okanye izitshitsise naziphi na iirekhodi ezelugcinweli zale Nkonzo, apho ukugcinwa kwezi rekhodi, okuhamba ngokwamagunya okutshitshisa akhutshwa yiNtloko yeSebe lale Nkonzo, rekhodi ezo iya kube izezingasafuneki nganto. 60

Ukufunwa kweerekhodi ezingezozikarhulumente

7. (1) INTLOKO ejongene nale Nkonzo, egameni loRhulumente wePhondo leNtshona Koloni, iya kuthi emva kokufumana ifomu yemvume kwintloko yesebe lephondo, xa ifuna ukuba ithengiswe, okanye kunikelwe ngayo, okanye kubolekiswe ixeshana okanye umphelo, ikwenze oko ngokupheleleyo okanye ngokuxhomekeke kwimimiselo enjalo kwakuba kuvunyelwene, iirekhodi ezinezinto zephondo ezibalulekileyo ezingezozikarhulumente ezithe ngokokubona kwakhe akwabikho mfuneko yokuba zigcinwe lelinye iqumrhu.

(2) Ngokuxhomekeke kwimimiselo engasetyenziswa, iirekhodi ezingezozikarhulumente kulindeleke ngokwecandelwana (1) ukuba zifakwe elugcinweni 10 lweemphepa, ngokumiselwa yiNtloko ejongene nale Nkonzo.

Ufikeleko nokusetyenziswa

8. (1) (a) Ngokuxhomekeke kuMthetho ojongene nokufikelewa kweerekhodi—

(i) iirekhodi zorhulumente ezelugcinweni IweNkonzo kufuneka zifunyanwe 15 ngabantu xa iminyaka engama-20 sele iphelile ukususela ekupheleni konyaka ezenziwa ngawo iirekhodi ezo; okanye

(ii) imvume yokufikelewa kweerekhodi yorhulumente ngokubhekiselele 20 kwixesha elingaphantsi kweminyaka engama-20 liye laphela ukususela ekupheleni konyaka ezenziwa ngazo iirekhodi ezo iya kukhutshwa yiNtloko yeNkonzo ngokwesicelo.

(2) iirekhodi ezingezozikarhulumente ezelugcinweni lwale Nkonzo kufuneka zifunyanwe ngabantu, oko kusenziwa ngokuxhomekeke kwiimeko ekuvunyelwene ngazo xa bekufunwa ezi rekhodi ngokwemiqathango yecandelo 7(1) lalo Mthetho;

(3) nangona ngokwecandelwana (1), iNtloko yeNkonzo ingathi yale ukuba ezi 25 rekhodi zibe nokufikelewa ngenxa yemeko zayo ezi-ethe-ethe, ngaphandle kokuba kungenziwa ezinye iindlela zokuba kufikelewa kokuqlathwe ziirekhodi ezo, kwanokuba

(4) UMphathiswa wephondo unokwenza imimiselo enika imvume yokuba uluntu lungene koovimba bogcino-mpepha, ukwenzela ukuba kufikelewa kwezi rekhodi, kwanokusetyenzisa kwezihobo zokwenza iikopi zeziCATshulwa eziphuma kwezi 30 rekhodi ziselugcinweni lwale Nkonzo.

Ulawulo lweerekhodi

9. (1) Ngokuxhomekeke kwimimiselo yalo Mthetho, iNtloko ejongene nale Nkonzo inoxanduva lokulawula iirekhodi ezelugcinweni lwamaqumrhu orhulumente 35 ngokufanelekileyo.

(2) Unganyinwanga nje umthetho-jikelele wecandelwana (1)—

(a) akukho rekhodi zorhulumente eziphantsi kolawulo lwequmrhu lorhulumente 40 eziya kugqithisela kuvimba wogcino-mpepha emazitshatalaliswe, zicinywe okanye zitshitshiswe ngaphandle kwesigunyaziso esibhaliweyo yiNtloko ejongene nale Nkonzo;

(b) iNtloko ejongene nale Nkonzo kufuneka—

(i) imisele inkubo yokuhlelwa kweerekhodi eya kusetyenzisa 45 ngamaqumrhu orhulumente;

(ii) imisele imiqathango exhomekeke ekubeni iirekhodi zenziwe imicrofilm okanye i-elektroniki, iphinde

(iii) imisele imiqathango exhomekeke ekubeni iirekhodi ezifikwe kwi-elektroniki zikwazeke ukulawuleka;

(c) INTLOKO ejongene nale Nkonzo kufuneka ihole iirekhodi zorhulumente kangangokuba ukuhlolwa oko kufanele ukusetyenzisa yiyo kwimisebenzi yayo phantsi kwalo Mthetho; ngaphandle kokuba ukuhlolwa oko 50 kweerekhodi zorhulumente ezineenkukacha akufunekanga zivele kuwo nawuphi na uMthetho wePalamente, ngaphandle kokuba zingavezwa kuphela ngokwemvume yentloko yequmrhu lorhulumente elichaphazelekayo.

(3) INTLOKO ejongene nale Nkonzo inokumisela amaxesha ngamaxesha imigaqonkubo nemiyalelo, ekufuneka ukuba ingakhabani nemiqathango ekhoyo, yolawulo 55 lweerekhodi zoluntu ezigcinwe ngamaqumrhu karhulumente.

(4) UMphathiswa wephondo uya kwenza imimiselo ngendlela emazilawulwe ziphathwe ngayo iirekhodi zikarhulumente eziselugcinweni lwamaqumrhu orhulumente.

(5) (a) Intloko yequmrhu lorhulumente iya kuthi, ngokuxhomekeke kuwo nawuphi na umthetho olawula abasebenzi bequmrhu lorhulumente elichaphazelekayo kwanezinto ezifunekayo ezingamiselwa, inyule igosa lequmrhu ukuba libe ngumanejala wequmrhu elo.

(b) Umanejala osingathe iirekhodi uya kuba noxanduva lokuqinisekisa ukuba iqumrhu lorhulumente liyayithobela imimiselo yalo Mthetho.

(c) INTloko ejongene nale Nkonzo ingamisela amagunya ongezelelwego 10 kwanemisebenzi yomanejala osingathe iirekhodi.

IKomiti yeeNgcebiso yoGcino-mpepha

10. (1) UMphathiswa wephondo kufuneka, athi ngesaziso *kwiGazethi yePhondo*, aseke ikomiti yeengcebiso eya kwaziwa ngokuba yiKomiti yooGcino-mpepha yeNtshona Koloni.

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(2) Le Komiti iya kuba namalungu amahlanu ubuncinane kodwa angabikho ngaphezu kwamalungu alithoba anyulwe nguMphathiswa wePhondo.

(3) Amalungu eKomiti kufuneka—

(a) abe ngabemi boMzantsi Afrika;

(b) abe ngabahlali abahlala isigxina kwiPhondo leNtshona Koloni;

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(c) kufuneka ahambelane namanani abahlali bohlanga ngalunye IwePhondo IweNtshona Koloni; yaye

(d) abe nolwazi, okanye abe nomdla kwimicimbi yoogcino-mpepha.

Ukunyulwa kwamalungu eKomiti

11. (1) UMphathiswa wePhondo nguye onyula amalungu eKomiti, malungu lawo aya 25 kusebenza iminyaka emithathu. IKomiti iya kuba—

(a) neNtloko ejongene neNkonzo;

(b) abantu ababini abaphakanyiswe liSetyana leNtshona Koloni loMbutho woMzantsi Afrika woGcino-mpepha, kunye

(c) nabanye abantu abavela kuluhlu lwabagqatswa abaya kuphakanyiswa 30 ngokwendlela yenqubo yoluntu.

(2) UMphathiswa wePhondo kufuneka ibe nguye omemelela uluntu ngokubanzi ukuba lumphakamise amagama amalungu eKomiti ngokuthi akhuphe isaziso *kwiGazethi yePhondo* nakwamanye amaphendaba ngokokubona kwakhe.

(3) Ukuba umbutho ekubhekiselewa kuwo ku(1)(b) uyasidele ukuphakamisa abantu ababini, uMphathiswa wephondo uya kubanya ngokwakhe abo bantu babini egameni lalo mbutho ukhankanyiweyo.

(4) Naliphi na ilungu leKomiti, liya kuthi xa sekuphele ixesha lalo lisesikhundleni, liphindie linyulwe kwakhona njengelungu leKomiti, ngaphandle kweNtloko yeNkonzo eba lilungu leKomiti isigxina.

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USihlalo nesekela likasihlalo

12. (1) UMphathiswa wePhondo kufuneka anyule ilungu leKomiti (ngaphandle kweNtloko yeNkonzo) ukuba libe nguSihlalo yaye amisele umhla wokuqala nendawo yentlanganiso yeKomiti.

(2) IKomiti kufuneka, ithi kwintlanganiso yayo yokuqala, inyule (ngaphandle kweNtloko yeNkonzo) usekela-sihlalo kumalungu ayo.

(3) Ukuba usihlalo weKomiti akakho okanyeakanako ukuyenza imisebenzi yakhe njengosihlalo, isekela likasihlalo iya kuba lilo eliya kusebenza njengosihlalo kwaye uya kuthi ngelo xesha ibe ngawakhe onke amagunya aze enze yonke imisebenzi kasihlalo

(4) Kwimeko apho usihlalo athe wasishiya isikhundla sakhe, iKomiti kufuneka inyule elinye ilungu lisebenze njengosihlalo kwindawo kasihlalo.

(5) Kwimeko apho bobabini, usihlalo kunye nosekela sihlalo bathe ababikho entlanganisweni yeKomiti, amalungu akhoyo kuloo ntlanganiso kufuneka anyule ilungu eliza kusebenza njengosihlalo kwintlanganiso leyo.

(6) Isikhundla sikasihlalo asibi namntu xa—

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(a) ixesha lelungu liphela ekupheleni kweminyaka emithathu;

(b) ilungu lirhoxa; okanye

- (c) ilungu liyeka ukuba lilungu leKomiti.
 (7) Ilungu aliyi kuphinda linyulwe njengosihlalo.

Ukugxothwa

13. UMphathiswa wephondo angaligxotha kuphela ilungu leKomiti ngaphambi kokuba liphele ixesha lalo, ngaphandle kweNtloko yoGcino-mpepha neNkonzo yeeRekhodi, xa litho alaziphatha ngandlela, lingakwazi okanye lingabi nabuchule bokusebenza emva kokulandela izibonelelo zePromotion of Administrative Justice Act, 2000 (Umthetho 3 ka-2000). 5

Uzaliso Iwezikhundla

14. Ukuba ngaba isikhundla sivela ngaphambi komhla wokuphela kwexesha 10 ebelisekelwe ukuba lisebenze lona ilungu, uMphathiswa wePhondo uya kuqesha umntu ngokwexesha elimileyo/ elingazi kuphela, oko ekwenza ngokwemimiselo yecandelo 11(2).

Injongo nemisebenzi yekomiti

15. Injongo nemisebenzi yeKomiti kuku— 15

- (a) khuthaza, ukufezekisa nokuxhasa iinjongo nemisebenzi yeeNkonzo zoGcino-mpepha zePhondo njengoko kuchaziwe kwicandelo 3 lalo Mthetho;
- (b) ukucebisa uMphathiswa wephondo ngemibandela ebhekiselele kwimicimbi yogcino-mpepha;
- (c) ukucebisa nokunceda iNtloko yale Nkonzo ekwenzeni izinto, nemisebenzi 20 yale Nkonzo; kunye
- (d) nokuphucula umgaqo-nkqubo ovandlakanya le Nkonzo kunye nokubeka iliso ekuphunyeweni kwawo.

Iinkqubo ezilandelwayo nemigaqo yangaphakathi yeKomiti

16. (1) iKomiti kufuneka ibeke indlela oqhutywa ngayo umsebenzi ngaphakathi 25 kwaneenkqubo ezilandelwayo ngokwenziwa kwemigaqo ebhekiselele—

- (a) ekubizeni iintlanganiso;
- (b) iinkqubo ezilandelwayo ezintlanganisweni;
- (c) ekubeni zihlala kangaphi iintlanganiso; kufuneka ukuba iintlanganiso zihlale ubuncinane kabini qho ngonyaka, kananjalo 30
- (d) nokunyula usekela sihlalo.

(2) Ikhoram/ inani labakhoyo entlanganisweni iba bubuninzi lwavo onke amalungu onyuliwego eKomiti.

(3) IKomiti ithatha iziqqibo ngokwesiqqibo soninzi lwamalungu akhoyo entlanganisweni xa iivoti zilingana, usihlalo wentlanganiso leyo kuya kufuneka ibe 35 nguye onevoti yesiqqibo ukongeza kwivoti yakhe yeengxoxo njengelungu leKomiti.

Imfanelo

17. (1) Naliphi na ilungu leKomiti elingaqeshwanga isigxina nguMbuso liya kuhlawulwa ngemali yesebe lephondo, iimfanelo zentlanganiso ezinjalo ke zimiselwa nguMphathiswa wephondo emva kokubonisana noMphathiswa wephondo 40 ochaphazelekayo wezemali kwiNtshona Koloni.

(2) Ilungu ekubhekiselelw kulo kwicandelwana (1) liya kuhlawulwa ngemali evela kwisebe lephondo ngokumayela neendleko ezithe zenzeka malunga nendlela eyenziwe ngayo imisebenzi yeKomiti, njengoko kumiselwego nguMphathiswa wephondo.

Ukuncitthiswa kwamathuba okujongana noxanduva

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18. ULawulo IwePhondo: IweNtshona Koloni kunye naliphi na isebe okanye nawuphi na umntu abazi kuba natyla ngokubhekiselele kuyo nayiphi na into eyenziwe ngesihle nangenkathalo phantsi kwalo Mthetho.

Ubutyala nezohlwayo

19. (1) Nawuphi na umntu othe— 50

- (a) ngabom wonakalisa naziphi na iirekhodi zorhulumente nezingezizo ezikarhulumente eziphantsi kolawulo lwequmrhu lorhulumente; okanye
 (b) akaqhuba ngokuhambelana nalo Mthetho okanye nawo nawuphi na omnye umthetho, wasusa, wonakalisa okanye wayicima irekhodi enjalo, unobutyala yaye uya kugwetywa ngokuwiselwa isohlwayo esingayi kudlula kuma-R10 000 okanye avalelwé kangangesithuba esingayi kudlula kwiminyaka emibini okanye azifumane zozibini izohlwayo.

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Amalungiselelo exeshana

20. (1) Umntu othe nje ukuba uqalise ukusebenza lo Mthetho, wenza imisebenzi yentloko ebambeleyo yecandelo leeNkonzo zoGcino-mpepha zeNtshona Koloni 10 elilicandelo leeNkonzo zoGcino-mpepha zoMzantsi Afrika phantsi komthetho, iNational Archives of South Africa Act, 1996 (Act No.43 of 1996), uya kuqhuba esesikhundleni sentloko ebambeleyo yezi Nkonzo de ibe iNtloko ejongene nale Nkonzo iqeshwe ngokwemiqathango yecandelo 4 lalo Mthetho.

(2) Wonke umsebenzi worhulumente, othe nje wakuba uqalisile ukusebenza lo 15 Mthetho, wenza imisebenzi njengomsebenzi oqeshwe liSebe leSizwe lezobuGcisa neNkcubeko kwiphondo leNtshona Koloni ngokubhekiselele kwimicimbi yogcino-mpepha, uya kuba ngumsebenzi wesebe lephondo oqeshwe kuVimba woGcino-mpepha wePhondo, ukususela mhla waqalisa ukusebenza lo Mthetho.

(3) Nayiphi na irekhodi eselugcinweni yentloko ebambeleyo ekhankanyiwego iya 20 kuthi ngomhla othe nje wakuba uqalisile ukusebenza lo mthetho, igqithiselwe kwiNtloko ejongene nale Nkonzo, ngokuxhomekeke kuyo nayiphi na imiqathango nemimiselo eyayisetyenziswa kwiirekhodi ezinjalo ngala mhla.

Imiqathango

21. UMphathiswa wePhondo nguye oya kwenza imiqathango kuwo nawuphi na 25 umcimbi oya kuthi ngokwemimiselo yalo Mthetho kufuneke okanye kuvunywe ukuba imiselwe okanye yenziwe ngokwemiqathango, kananjalo, ibhekiselelwe kuwo nawuphi na umbandela obonakala uyimfuneko, okanye ufanelekile ukuba umiselwe khon' ukuze kuphunyezwe okanye kukhuthazwe iinjongo zalo Mthetho.

Isihloko esifutshane nokuqalisa

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22. Lo Mthetho ubizwa ngokuba nguMthetho wooVimba boGcino-mpepha bePhondo neeNkqubo zoGcino lweeRekhodi zeNtshona Koloni (Provincial Archives and Records Service of the Western Cape Act), 2005, kwaye uya kuqalisa ukusebenza ngomhla oya kumiselwa yiNkulumbuso ngokwenza isibhengezo *kwiGazethi yePhondo*.

