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PROVINCIAL NOTICE

The following Bill is hereby published for general information:

Western Cape Procurement (Business Interest of Employees) Bill [B7—2010]

P.N. 350/2010 2 September 2010

Any person or organization wishing to comment on the said Bill is requested to lodge such comment in writing before or on 1 October 2010:

(a) by posting it to:
 The Secretary:
 Western Cape Provincial Parliament
 (Attention: Ms N Manjezi)
 P.O. Box 648
 Cape Town 8000

(b) by e-mail to:
 nmanjezi@wcpp.gov.za

(c) by fax to:
 N Manjezi
 (021) 487-1685

P. G. Williams
Secretary of Parliament

As 'n Nuusblad by die Poskantoor Geregistreer

INHOUD

PROVINSIALE KENNISGEWING

Die volgende Wetsontwerp word hiermee vir algemene inligting gepubliseer:

Wes-Kaapse Wetsontwerp op Verkryging (Sakebelange van Werknemers) [W7—2010]

P.N. 350/2010 2 September 2010

Enige persoon of organisasie wat kommentaar oor die genoemde Wetsontwerp wens te lewer, word versoek om sodanige kommentaar skriftelik te lewer voor of op 1 Oktober 2010:

(a) deur dit te pos aan:
 Die Sekretaris:
 Wes-Kaapse Provinsiale Parlement
 (Aandag: Me N Manjezi)
 Posbus 648
 Kaapstad 8000

(b) deur dit te e-pos aan:
 nmanjezi@wcpp.gov.za

(c) deur dit te faks aan:
 N Manjezi
 (021) 487-1685

P. G. Williams
Sekretaris van die Parlement

Ibhaliwe ePosini njengePhephandaba

IZIQUULATHO

ISAZISO SEPHONDO

Lo Mthetho uSayilwayo ulandelayo upapashwa apha ukunika ulwazi ngokubanzi:

UMthetho oSayilwayo wokuThenga (ukuThabatha kwabaQeshwa inxaxheba kwezoShishino) weNtshona Koloni [B7—2010]

P.N. 350/2010 2 Septemba 2010

Nabani na okanye nawuphi na umbutho onqwelenla ukuphawula ngalo Mthetho uSayilwayo kutethethwa ngawo uyacelwa ukuba afake izimvo zakhe phambi okanye ngomhla wama-1 Okthobha 2010:

(a) ngokuposela ku:
 Nobhala:
 Ipalamente yePhondo leNtshona Koloni
 (Iya ku: N Manjezi)
 P.O. Box 648
 Ekapa 8000

(b) nge-imeyile ku:
 nmanjezi@wcpp.gov.za

(c) ngefeksi ku:
 N Manjezi
 (021) 487-1685

P. G. Williams
UNabhala wePalamente



BILL

To restrict the business interests of employees of the Provincial Government and of provincial public entities as well as members of the controlling bodies of such entities, in entities conducting business with the Provincial Government and provincial public entities; to provide for the disclosure of such interests; and to provide for matters incidental thereto.

WHEREAS the provisions of section 217(1) of the Constitution of the Republic of South Africa, 1996, and section 62(1) of the Constitution of the Western Cape, 1997, require the Provincial Government and any other organ of state, when it contracts for goods or services, to do so in accordance with a system which is fair, equitable, transparent, competitive and cost-effective;

AND WHEREAS it is considered necessary in order to impose and regulate a procurement system as required by those provisions to restrict the business interests that employees of the Provincial Government and of provincial public entities and members of the controlling bodies of provincial public entities are allowed to have in entities doing business with the Provincial Government and provincial public entities, and for that purpose to require the disclosure of any such interests,

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

Definitions

1. In this Act, unless the context otherwise indicates—

“**accounting authority**”, in relation to a provincial public entity, means the accounting authority referred to in section 49 of the Public Finance Management Act, 1999 (Act 1 of 1999); 5

“**business interest**” means —

- (a) a right or entitlement to share in profits, revenue or assets of an entity;
- (b) a real or personal right in property;
- (c) a right to remuneration or any other private gain or benefit,

and includes any interest contemplated in paragraphs (a), (b) or (c) acquired through an intermediary and any potential interest in terms of any of those paragraphs; 10

“**Cabinet Member**” means the Premier or a Provincial Minister;

“**employee**” means a person employed by the Provincial Government or a provincial public entity, whether permanently or temporarily, including —

- (a) an employee as contemplated in section 8 of the Public Service Act; 15
- (b) a person appointed in terms of section 12A of the Public Service Act;
- (c) a person transferred or seconded to the Provincial Government or a provincial public entity in terms of section 15 of the Public Service Act; and
- (d) an educator as defined in the Employment of Educators Act, 1998 (Act 76 of 1998), 20

and includes a member of the board or other controlling body of a provincial public entity;

- “entity”** means any —
- (a) association of persons, whether or not incorporated or registered in terms of any law, including a company, corporation, trust, partnership, close corporation, joint venture or consortium; or
 - (b) sole proprietorship;
- “entity conducting business with the Provincial Government”** means an entity that contracts or applies or tenders for the sale, lease or supply of goods or services to the Provincial Government;
- “family member”** means a person’s —
- (a) spouse; or
 - (b) child, parent, brother or sister, whether such a relationship results from birth, marriage or adoption;
- “intermediary”** means a person through whom an interest is acquired, and includes —
- (a) a person to whom is granted or from whom is received a general power of attorney; and
 - (b) a representative or agent;
- “member”**, in relation to a provincial public entity, means a member of the board or other controlling body of the provincial public entity;
- “prescribe”** means prescribe by regulation under section 8;
- “Provincial Government”** means the Provincial Government of the Western Cape, and includes a provincial public entity;
- “provincial public entity”** means a provincial public entity as defined in section 1 of the Public Finance Management Act, 1999;
- “Public Service Act”** means the Public Service Act, 1994 (Proclamation 103 of 1994);
- “responsible Cabinet Member”** means the Cabinet Member responsible for the relevant provincial department or provincial public entity, as the case may be;
- “spouse”** means a person’s —
- (a) partner in marriage;
 - (b) partner in a customary union according to indigenous law; or
 - (c) partner in a relationship in which the parties live together in a manner resembling a marital partnership or customary union;
- “this Act”** includes the regulations made under section 8.

Disclosure of business interests of employees and family members of employees in entities conducting business with Provincial Government

- 2.** (1) Before the Provincial Government enters into any contract with an entity for the sale, lease or supply of goods or services, the entity must provide an affidavit in the prescribed manner disclosing any business interest that an employee or a family member of an employee has in that entity.
- (2) An employee must disclose in the prescribed manner to the Provincial Government any business interest that the employee or any family member of the employee has in an entity conducting business with the Provincial Government.
- (3) An employee must make a disclosure referred to in subsection (2) forthwith on becoming aware of the business interest concerned, or when it is brought to his or her attention, and thereafter at the prescribed intervals.
- (4) An employee must disclose any business interest referred to in subsection (2) that exists at the commencement of this Act in the prescribed manner within three months after the commencement of this Act.

Restriction of business interests of employees in entities conducting business with Provincial Government

- 3.** (1) Subject to section 30 of the Public Service Act, section 33 of the Employment of Educators Act, 1998, and subsection (3) of this section, an employee may not have a business interest in any entity conducting business with the Provincial Government if the employee himself or herself or together with one or more —
- (a) family members of the employee;
 - (b) partners or other business associates of the employee; or
 - (c) other employees,
- directly or indirectly owns or controls more than five per cent of the shares, stock, membership or other interest of that entity.

(2) Subsection (1) does not apply in respect of a business interest acquired from a binding contract which was concluded with the Provincial Government before the commencement of this Act, and where the contractual period has not expired.

(3) The responsible Cabinet Member may, on application in the prescribed manner by an employee, after consultation with the Head of the provincial department concerned and on good cause shown, grant permission for that employee, or any category of employees, to have a business interest exceeding the limit referred to in subsection (1) in an entity that conducts or intends conducting business with the Provincial Government.

(4) In considering an application contemplated in subsection (3), the responsible Cabinet Member must take into account —

- (a) the nature of goods or services to be supplied to the Provincial Government by the entity concerned;
- (b) the nature and extent of the business interest of the employee or employees concerned in that entity;
- (c) the nature and extent of any adverse financial, operational and other circumstances for the state, the employee or employees concerned or members of the public if the application is not approved; and
- (d) whether the approval of the application will be consistent with —
 - (i) fair, equitable, transparent, competitive and cost effective procurement of goods or services; and
 - (ii) applicable procurement legislation and policy.

(5) The Provincial Government may not —

- (a) enter into any contract which is inconsistent with subsection (1); or
- (b) extend any contract which was concluded before the commencement of this Act and which is inconsistent with subsection (1).

Database

4. The Head of the provincial department responsible for finance must compile and maintain a database of all business interests disclosed in terms of section 2 by employees and by entities conducting business with the Provincial Government.

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Failure to comply with Act

5. (1) Failure by an entity doing business with the Provincial Government to disclose any interest that an employee has in that entity, and of which the entity was aware or should reasonably have been aware when making the affidavit referred to in section 2(1), is a ground for the Provincial Government, without detracting from any other available remedy, to cancel the contract concerned and claim damages, if any, or to reject the application or tender of that entity, as the case may be.

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(2) In the event of an alleged failure by an employee, excluding a member of a provincial public entity and a Head of a provincial department, to comply with a provision of this Act, the Head of a provincial department or the accounting authority of the provincial public entity concerned, as the case may be, must —

- (a) investigate the matter or cause the matter to be investigated; and
- (b) if the evidence gathered in the investigation supports the alleged contravention, institute disciplinary action against the employee.

(3) In the event of an alleged failure by a Head of a provincial department to comply with a provision of this Act, the Premier must —

- (a) investigate the matter or cause the matter to be investigated; and
- (b) if the evidence gathered in the investigation supports the alleged contravention, institute disciplinary action against that Head of a provincial department.

(4) In the event of an alleged failure by a member of a provincial public entity to comply with a provision of this Act, the responsible Cabinet Member must —

- (a) investigate the matter or cause the matter to be investigated; and
- (b) if the evidence gathered in the investigation supports the alleged contravention, take appropriate steps against that member of the provincial public entity.

Delegation

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6. (1) A Cabinet Member may delegate in writing any function assigned to him or her by this Act, excluding the functions referred to in section 5(3) or (4) or section 8, to the

Head of Department or a senior manager of the provincial department concerned, or the accounting authority of the provincial public entity concerned, as the case may be.

(2) The Head of a provincial department may delegate in writing any function assigned to him or her by or in terms of this Act, to a senior manager in the department.

Application of other legislation

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7. This Act does not affect the application of any other legislation that regulates procurement by the Provincial Government or provides for the disclosure of the interests of employees.

Regulations

8. The Provincial Minister responsible for finance may make regulations regarding — 10

- (a) any matter that may or must be prescribed in terms of this Act; and
- (b) generally, any matter which is necessary or expedient to prescribe in order to achieve the objects of this Act.

Short title and commencement

9. This Act is called the Western Cape Procurement (Business Interests of Employees) 15 Act, 2010, and comes into operation on a date fixed by the Premier by proclamation in the *Provincial Gazette*.

MEMORANDUM ON THE OBJECTS OF THE WESTERN CAPE PROCUREMENT (BUSINESS INTERESTS OF EMPLOYEES) BILL

1. BACKGROUND

Section 217(1) of the Constitution of the Republic of South Africa, 1996 and section 62(1) of the Constitution of the Western Cape, 1997, require the Provincial Government, when it contracts for goods or services, to do so in accordance with a system which is fair, equitable, transparent, competitive and cost-effective.

During September 2007 the Auditor-General issued a performance audit of entities that are connected with government employees and who are doing business with government departments. In July 2009 the national Standing Committee on Public Accounts (SCOPA) had a special sitting where all the provincial directors-general were instructed to provide feedback on what action was taken against employees identified in the AG's audit. Currently there is no prohibition or restriction on employees of the Provincial Government from having business interests in entities that conduct business with the Provincial Government. Only senior managers employed by Government have a duty to disclose any such business interests. No similar duty is placed on other employees employed by Government or by a provincial public entity.

The Provincial Government of the Western Cape supports the view that, in order to impose and regulate a procurement system as required by the Constitution and the Provincial Constitution as stated above, it is necessary to restrict the business interests that employees of the Provincial Government and of provincial public entities as well as members of the controlling bodies of such entities are allowed to have in entities doing business with the Provincial Government and provincial public entities, and for that purpose also to require the disclosure of such interests.

2. PURPOSE OF BILL

The purpose of the Bill is to restrict the business interests of employees of the Provincial Government and provincial public entities, and members of the controlling bodies (hereinafter referred to as 'members') of such entities are allowed to have in entities doing business with the Provincial Government and provincial public entities, and for that purpose also to require the disclosure of such interests in entities conducting business with the Provincial Government and provincial public entities.

3. CONTENTS OF BILL

Clause 1

Clause 1 contains the definitions.

Clause 2

Clause 2 provides for the disclosure by an entity of any business interest that an employee of the Provincial Government or a provincial public entity, or a member of a provincial public entity has in that entity. This clause also provides for the disclosure of business interests by an employee of the Provincial Government or a provincial public entity, or a member of a provincial public entity, or any business interest of a family member of that employee or member, in an entity that conducts business with the Provincial Government or provincial public entity. Furthermore, an employee of the Provincial Government or a provincial public entity, or a member of a provincial public entity must disclose any existing business interest that he or she has in an entity that conducts business with the Provincial Government or a provincial public entity as at the date of the commencement of this legislation once enacted.

Clause 3

Clause 3 provides for the restriction of an employee of the Provincial Government or provincial public entity or a member of a provincial public entity from having an interest in any entity conducting business with the Provincial Government or a provincial public entity. An employee of the Provincial Government or provincial public entity or a member of a provincial public entity must apply to the relevant Cabinet Member for

permission to have such a business interest in an entity, and permission will only be granted on good cause shown.

Clause 4

Clause 4 provides for the Head of the provincial department responsible for finance to compile and maintain a database of all business interests disclosed in terms of this legislation.

Clause 5

Clause 5 provides for disciplinary action to be taken against an employee of the Provincial Government or a provincial public entity, and for appropriate steps to be taken against a member of a provincial public entity if any of the aforementioned persons fail to comply with the provisions of this legislation. This clause also provides for consequences for the entity that fails to comply with the provisions of this legislation.

Clause 6

Clause 6 provides for a Cabinet Member to delegate any function assigned to him or her in terms of this Act, to the Head or senior manager of the provincial department or the accounting authority of the provincial public entity concerned.

Clause 7

Clause 7 provides for the application of any other legislation that regulates procurement.

Clause 8

Clause 8 provides for the Provincial Minister responsible for finance to make regulations.

Clause 9

Clause 9 provides for the short title and commencement of this legislation.

4. CONSULTATION

Department of the Premier: Legal Services
Department of the Premier: Forensic Investigative Unit
Provincial Treasury
The draft Bill was published for public comment in PGE 6721 dated 14 April 2010 under Provincial Notice 137/2010.

5. FINANCIAL IMPLICATIONS

Additional administrative costs pertaining to the implementation of this legislation once enacted are envisaged to be minimal, and will be covered within current budgets. No additional staff will be necessary.

6. LEGISLATIVE COMPETENCE

The Provincial Minister is satisfied that all the provisions in the Bill fall within the Province's legislative competence.

WETSONTWERP

Om die sakebelange van werknemers van die Provinciale Regering en van provinsiale openbare instellings asook lede van die beheerliggame van sodanige instellings in instellings wat met die Provinciale Regering en met provinsiale openbare instellings sake doen, te beperk; om voorsiening te maak vir die bekendmaking van sulke belang; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

AANGESIEN die bepalings van artikel 217(1) van die Grondwet van die Republiek van Suid-Afrika, 1996, en artikel 62(1) van die Grondwet van die Wes-Kaap, 1997, van die Provinciale Regering en enige ander staatsorgaan vereis dat, wanneer hy vir goedere of dienste kontrakteer, dit geskied ooreenkomsdig ‘n stelsel wat regverdig, billik, deursigtig, mededingend en kostedoeltreffend is;

EN AANGESIEN dit as noodsaaklik geag word ten einde ‘n verkrygingstelsel in te stel en te reguleer soos deur daardie bepalings vereis, om die sakebelange wat werknemers van die Provinciale Regering en van provinsiale openbare instellings en lede van die beheerliggame van provinsiale openbare instellings toegelaat word om te hê in instellings wat met die Provinciale Regering en met provinsiale openbare instellings sake doen, te beperk en vir daardie doel om die bekendmaking van enige sodanige belang te vereis,

WORD DAAR DAAROM BEPAAL deur die Provinciale Parlement van die Provincie Wes-Kaap, soos volg:—

Woordomskrywings

1. In hierdie Wet, tensy dit uit die samehang anders blyk, beteken —

“familielid” ’n persoon se —	5
(a) gade; of	
(b) kind, ouer, broer of suster, ongeag of so ‘n verhouding die gevolg is van geboorte, huwelik of aanneming;	
“gade” ’n persoon se —	
(a) huweliksmaat;	10
(b) maat in ’n gebruiklike verbinding ingevolge die inheemse reg; of	
(c) maat in ’n verhouding waarin die partye saamwoon op ’n wyse wat met ’n huweliksverhouding of gebruiklike verbinding ooreenstem;	
“hierdie Wet” ook die regulasies wat kragtens artikel 8 uitgevaardig word;	
“instelling” enige —	15
(a) vereniging van persone, hetsey ingelyf of geregistreer al dan nie ingevalge enige wet, insluitende ’n maatskappy, korporasie, trust, vennootskap, beslote korporasie, gesamentlike onderneming of konsortium; of	
(b) alleeneienaarskap;	
“instelling wat met die Provinciale Regering sake doen” ’n instelling wat kontrakteer of aansoek doen of tender vir die verkoop, verhuring of verskaffing van goedere of dienste aan die Provinciale Regering;	20
“Kabinetslid” die Premier of ’n Provinciale Minister;	
“lid”, met betrekking tot ’n provinsiale openbare instelling, ’n lid van die raad of enige ander beheerliggaam van die provinsiale openbare instelling;	25

“provinsiale openbare instelling” ’n provinsiale openbare instelling soos omskryf in artikel 1 van die Wet op Openbare Finansiële Bestuur, 1999 (Wet 1 van 1999);	
“Provinsiale Regering” die Provinsiale Regering van die Wes-Kaap, en ook ’n provinsiale openbare instelling;	
“rekenpligtige gesag” , met betrekking tot ’n provinsiale openbare instelling, die rekenpligtige gesag bedoel in artikel 49 van die Wet op Openbare Finansiële Bestuur, 1999;	5
“sakebelang” —	
(a) ’n reg of geregtigdheid om te deel in winste, inkomste of bates van ’n instelling;	10
(b) ’n saaklike of persoonlike reg op eiendom;	
(c) ’n reg op besoldiging of enige ander private gewin of voordeel, en ook enige belang beoog in paragrawe (a), (b) of (c) wat deur ’n tussenganger verkry word en enige potensiële belang ingevolge enige van daardie paragrawe;	
“Staatsdienswet” die Staatsdienswet, 1994 (Proklamasie 103 van 1994);	15
“tussenganger” ’n persoon deur wie ’n belang verkry word, en ook —	
(a) ’n persoon aan wie ’n algemene volmag verleent is of van wie ’n algemene volmag verkry is; en	
(b) ’n verteenwoordiger of agent;	
“verantwoordelike Kabinetslid” die Kabinetslid verantwoordelik vir die toepaslike provinsiale departement of provinsiale openbare instelling, na gelang van die geval;	20
“voorskryf” voorskryf by regulasie kragtens artikel 8;	
“werknemer” ’n persoon in diens van die Provinsiale Regering of ’n provinsiale openbare instelling, hetsy permanent of tydelik, insluitende —	
(a) ’n werknemer soos beoog in artikel 8 van die Staatsdienswet;	25
(b) ’n persoon aangestel ingevolge artikel 12A van die Staatsdienswet;	
(c) ’n persoon oorgeplaas of gesekondeer na die Provinsiale Regering of na ’n provinsiale openbare instelling ingevolge artikel 15 van die Staatsdienswet; en	
(d) ’n opvoeder soos omskryf in die Wet op die Indiensneming van Opvoeders, 1998 (Wet 76 van 1998),	30
en ook ’n lid van die raad of enige ander beheerliggaam van ’n provinsiale openbare instelling.	
Bekendmaking van sakebelange van werknemers en familielede van werknemers in instellings wat met Provinsiale Regering sake doen	35
2. (1) Voordat die Provinsiale Regering enige kontrak vir die verkoop, verhuring of verskaffing van goedere of dienste met ’n instelling aangaan, moet die instelling op die voorgeskrewe wyse ’n beëdigde verklaring verskaf wat enige sakebelang wat ’n werknemer of ’n familielid van ’n werknemer in daardie instelling het, bekend maak.	
(2) ’n Werknemer moet op die voorgeskrewe wyse aan die Provinsiale Regering enige sakebelang bekend maak wat die werknemer of enige familielid van die werknemer het in ’n instelling wat met die Provinsiale Regering sake doen.	40
(3) ’n Werknemer moet ’n bekendmaking in subartikel (2) bedoel, onverwyld maak nadat hy of sy van die betrokke sakebelang bewus word, of wanneer dit onder sy of haar aandag gebring word, en daarna met die voorgeskrewe tussenposes.	45
(4) ’n Werknemer moet enige sakebelang in subartikel (2) bedoel, wat met die inwerkingtreding van hierdie Wet bestaan, op die voorgeskrewe wyse bekend maak binne drie maande na die inwerkingtreding van hierdie Wet.	
Beperking van sakebelange van werknemers in instellings wat met Provinsiale Regering sake doen	50
3. (1) Behoudens artikel 30 van die Staatsdienswet, artikel 33 van die Wet op die Indiensneming van Opvoeders, 1998, en subartikel (3) van hierdie artikel, mag ’n werknemer nie ’n sakebelang in enige instelling wat met die Provinsiale Regering sake doen, hê nie indien die werknemer self of saam met een of meer —	
(a) familielede van die werknemer;	55
(b) vennote of ander sake-assosiate van die werknemer; of	
(c) ander werknemers,	
regstreeks of onregstreeks meer as vyf persent van die aandele, effekte, lidmaatskap of ander belang van daardie instelling besit of beheer.	

- (2) Subartikel (1) is nie van toepassing nie ten opsigte van 'n sakebelang verkry uit 'n bindende kontrak wat met die Provinciale Regering aangegaan is voor die inwerkingtreding van hierdie Wet en waar die kontraktydperk nog nie verstryk het nie.
- (3) Die verantwoordelike Kabinettslid kan op aansoek op die voorgeskrewe wyse deur 'n werknemer, na oorleg met die betrokke Departementshoof en by aanvoering van gegronde redes, toestemming verleen dat daardie werknemer, of enige kategorie werknemers, 'n sakebelang kan hê wat groter is as die perk in subartikel (1) bedoel in 'n instelling wat met die Provinciale Regering sake doen of beoog om dit te doen.
- (4) By die oorweging van 'n aansoek in subartikel (3) beoog, moet die verantwoordelike Kabinettslid ag slaan op —
- (a) die aard van die goedere of dienste wat deur die betrokke instelling aan die Provinciale Regering verskaf staan te word;
 - (b) die aard en omvang van die sakebelang van die betrokke werknemer of werknemers in daardie instelling;
 - (c) die aard en omvang van enige nadelige finansiële, operasionele en ander omstandighede vir die staat, die betrokke werknemer of werknemers of lede van die publiek indien die aansoek nie goedgekeur word nie; en
 - (d) of die goedkeuring van die aansoek in ooreenstemming sal wees met —
 - (i) regverdige, billike, deursigtige, mededingende en kostedoeltreffende verkryging van goedere of dienste; en
 - (ii) toepaslike verkrygingswetgewing en -beleid.
- (5) Die Provinciale Regering mag nie —
- (a) enige kontrak sluit wat strydig met subartikel (1) is nie; of
 - (b) enige kontrak wat voor die inwerkingtreding van hierdie Wet gesluit is en wat strydig met subartikel (1) is, verleng nie.
- Databasis**
4. Die Departementshoof van die provinsiale departement verantwoordelik vir finansies moet 'n databasis saamstel en byhou van alle sakebelange wat ingevolge artikel 2 bekend gemaak is deur werknemers en deur instellings wat met die Provinciale Regering sake doen.
- Versuim om aan Wet te voldoen**
5. (1) Versuim deur 'n instelling wat met die Provinciale Regering sake doen om enige belang bekend te maak wat 'n werknemer in daardie instelling het, en waarvan die instelling bewus was of redelikerwys bewus moes gewees het toe die die beëdigde verklaring in artikel 2(1) bedoel afgelê is, is gronde vir die Provinciale Regering, sonder om aan enige ander beskikbare regsmiddel afbreuk te doen, om die betrokke kontrak te kanselleer en skadevergoeding te eis, as daar is, of om die aansoek of tender van daardie instelling te verwerp, na gelang van die geval.
- (2) In die geval van 'n beweerde versuim deur 'n werknemer, uitsluitend 'n lid van 'n provinsiale openbare instelling en 'n Departementshoof, om aan 'n bepaling van hierdie Wet te voldoen, moet die Departementshoof of die rekenpligtige gesag van die betrokke provinsiale openbare instelling, na gelang van die geval —
- (a) die aangeleentheid ondersoek of laat ondersoek; en
 - (b) indien die getuienis wat in die ondersoek ingewin is, die beweerde oortreding staaf, dissiplinêre stappe teen die werknemer instel.
- (3) In die geval van 'n beweerde versuim deur die Departementshoof om aan 'n bepaling van hierdie Wet te voldoen, moet die Premier —
- (a) die aangeleentheid ondersoek of laat ondersoek; en
 - (b) indien die getuienis wat in die ondersoek ingewin is, die beweerde oortreding staaf, dissiplinêre stappe teen die Departementshoof instel.
- (4) In die geval van 'n beweerde versuim deur 'n lid van 'n provinsiale openbare instelling om aan 'n bepaling van hierdie Wet te voldoen, moet die verantwoordelike Kabinettslid —
- (a) die aangeleentheid ondersoek of laat ondersoek; en
 - (b) indien die getuienis wat in die ondersoek ingewin is, die beweerde oortreding staaf, toepaslike stappe teen die lid van die provinsiale openbare instelling doen.

Delegering

6. (1) 'n Kabinetslid kan enige funksie wat by hierdie Wet aan hom of haar opgedra is, uitgesonderd die funksies in artikel 5(3) of (4) of artikel 8 bedoel, skriftelik deleger aan die Departementshoof of 'n senior bestuurder van die betrokke provinsiale departement of aan die rekenpligtige gesag van die betrokke provinsiale openbare instelling, na gelang van die geval. 5

(2) 'n Departementshoof kan enige funksie wat by of ingevolge hierdie Wet aan hom of haar opgedra is, skriftelik deleger aan 'n senior bestuurder in die departement.

Toepassing van ander wetgewing

7. Hierdie Wet raak nie die toepassing van enige ander wetgewing wat verkryging deur die Provinsiale Regering reël of wat vir die bekendmaking van die belangte van werknekemers voorsiening maak nie. 10

Regulasies

8. Die Provinsiale Minister verantwoordelik vir finansies kan regulasies uitvaardig betreffende — 15

- (a) enige aangeleentheid wat ingevolge hierdie Wet voorgeskryf kan of moet word; en
- (b) oor die algemeen, enige aangeleentheid wat nodig of dienstig is om voor te skryf ten einde die oogmerke van hierdie Wet te bereik.

Kort titel en inwerkingtreding

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9. Hierdie Wet heet die Wes-Kaapse Wet op Verkryging (Sakebelange van Werknekemers), 2010, en tree in werking op 'n datum wat die Premier by proklamasie in die *Provinsiale Koerant* bepaal.

MEMORANDUM OOR DIE OOGMERKE VAN DIE WES-KAAPSE WETSONTWERP OP VERKRYGING (SAKEBELANGE VAN WERKNEMERS)

1. AGTERGROND

Artikel 217(1) van die Grondwet van die Republiek van Suid-Afrika, 1996, en artikel 62(1) van die Grondwet van die Wes-Kaap, 1997, vereis van die Provinciale Regering, wanneer hy vir goedere of dienste kontrakteer, om dit te doen ooreenkomsdig 'n stelsel wat regverdig, billik, deursigting, mededingend en kostedoeltreffend is.

Gedurende September 2007 het die Ouditeur-generaal 'n prestasie-oudit gedoen van instellings wat bande met regeringswerkneemers het en wat met staatsdepartemente sake doen. In Julie 2009 het die nasionale Staande Komitee oor Openbare Rekening (SKOOR) 'n spesiale sitting gehou waar al die provinsiale direkteurs-generaal opdrag gegee is om terugvoering te gee oor die stappe wat gedoen is teen werkneemers wat in die OG se oudit geïdentifiseer is. Tans bestaan daar geen verbod of beperking op werkneemers van die Provinciale Regering om sakebelange te hê in instellings wat met die Provinciale Regering sake doen nie. Net senior bestuurders wat in diens van die Regering is, het 'n plig om enige sodanige sakebelange bekend te maak. Geen soortgelyke plig is op ander werkneemers in diens van die Regering of in diens van 'n provinsiale openbare instelling geplaas nie.

Die Provinciale Regering van die Wes-Kaap steun die siening dat, ten einde 'n verkrygingstelsel in te stel en te reguleer soos deur die Grondwet en die Provinciale Grondwet vereis soos hierbo gestel, dit nodig is om die sakebelange wat werkneemers van die Provinciale Regering en van provinsiale openbare instellings asook lede van die beheerliggame van sodanige instellings toegelaat word om te hê in instellings wat met die Provinciale Regering en met provinsiale openbare instellings sake doen, te beperk, en vir daardie doel ook om die bekendmaking van sulke belangte vereis.

2. DOEL VAN WETSONTWERP

Die doel van die Wetsontwerp is om die sakebelange van werkneemers van die Provinciale Regering en van provinsiale openbare instellings asook lede van die beheerliggame (hierna 'lede' genoem) van sodanige instellings in instellings wat met die Provinciale Regering en met provinsiale openbare instellings sake doen, te beperk en om vir daardie doel ook te vereis dat sulke belangte in instellings wat met die Provinciale Regering en provinsiale openbare instellings sake doen, bekend gemaak word.

3. INHOUD VAN WETSONTWERP

Klousule 1

Klousule 1 bevat die woordomskrywings.

Klousule 2

Klousule 2 maak voorsiening vir die bekendmaking deur 'n instelling van enige sakebelang wat 'n werkneemer van die Provinciale Regering of van 'n provinsiale openbare instelling of 'n lid van 'n provinsiale openbare instelling in daardie instelling het. Hierdie klousule bepaal ook dat 'n werkneemer van die Provinciale Regering of van 'n provinsiale openbare instelling of 'n lid van 'n provinsiale openbare instelling sy of haar eie sakebelang, of enige sakebelang van 'n familielid van daardie werkneemer of lid, in 'n instelling wat met die Provinciale Regering sake doen, bekend moet maak. Verder moet 'n werkneemer van die Provinciale Regering of van 'n provinsiale openbare instelling of 'n lid van 'n provinsiale openbare instelling enige bestaande sakebelang wat hy of sy het in 'n instelling wat met die Provinciale Regering of met 'n provinsiale openbare instelling sake doen met die inwerkingtreding van hierdie wetgewing wanneer dit verorden word, bekend maak.

Klousule 3

Klousule 3 maak voorsiening vir die beperking van 'n werkneemer van die Provinciale Regering of van 'n provinsiale openbare instelling of 'n lid van 'n provinsiale openbare instelling om 'n belang te hê in enige instelling wat met die Provinciale Regering of met

'n provinsiale openbare instelling sake doen. 'n Werknemer van die Provinsiale Regering of van 'n provinsiale openbare instelling of 'n lid van 'n provinsiale openbare instelling moet by die betrokke Kabinettslid aansoek doen vir toestemming om so 'n sakebelang in 'n instelling te hê, en toestemming sal slegs by aanvoering van gegrondede redes verleen word.

Klousule 4

Klousule 4 maak daarvoor voorsiening dat die Departementshoof van die provinsiale departement verantwoordelik vir finansies 'n database van alle sakebelange wat ingevolge hierdie wetgewing bekend gemaak is, moet saamstel en byhou.

Klousule 5

Klousule 5 maak voorsiening vir dissiplinêre stappe wat gedoen moet word teen 'n werknemer van die Provinsiale Regering of van 'n provinsiale openbare instelling en vir toepaslike stappe wat gedoen moet word teen 'n lid van 'n provinsiale openbare instelling indien enige van voorgemelde persone versuim om aan die bepalings van hierdie wetgewing te voldoen. Hierdie klousule maak ook voorsiening vir gevolge vir die instellings wat versuim om aan die bepalings van hierdie wetgewing te voldoen.

Klousule 6

Klousule 6 maak daarvoor voorsiening dat 'n Kabinettslid enige funksie wat ingevolge hierdie Wet aan hom of haar opgedra is, aan die Departementshoof of 'n senior bestuurder in die departement of die rekenpligtige gesag van die betrokke provinsiale openbare instelling kan deleger.

Klousule 7

Klousule 7 maak voorsiening vir die toepassing van enige ander wetgewing wat verkryging reguleer.

Klousule 8

Klousule 8 maak daarvoor voorsiening dat die Provinsiale Minister verantwoordelik vir finansies regulasies kan uitvaardig.

Klousule 9

Klousule 9 maak voorsiening vir die kort titel en inwerkingtreding van hierdie wetgewing.

4. OORLEGPLEGING

Departement van die Premier: Regsdienste

Departement van die Premier: Forensiese Ondersoekenheid

Provinsiale Tesourie

Die konsepwetsontwerp was gepubliseer vir publieke komentaar in BPK 6721 gedateer 14 April 2010 onder Provinsiale Kennisgewing 137/2010.

5. FINANSIËLE IMPLIKASIES

Bykomende administratiewe koste rakende die implementering van hierdie wetgewing na die verordening daarvan sal na verwagting minimaal wees en sal binne lopende begrotings gedek word. Geen bykomende personeel sal nodig wees nie.

6. WETGEWENDE BEVOEGDHEID

Die Provinsiale Minister is oortuig dat al die bepalings van die Wetsontwerp binne die Provinsie se wetgewende bevoegdheid val.

UMTHETHO OSAYILWAYO

Ukuthintela abaqeshwa bePhondo leNtshona Koloni ekuthabatheni inxaxheba yezoshishino kumaqumrhu ashishina noRhulumente wePhondo kunye namashishini karhulumente akumaphondo, namalungu abalawuli baloo maqumrhwana; ukulungiselela inkubo yokubhengeza loo nxaxheba; nokulungiselela imiba enxulumene noko.

NJENGOKO imimiselo yecandelo 217(1) lomGaquo-siseko weRiphabhliko yoMzantsi Afrika, 1996, necandelo 62(1) lomGaquo-siseko weNtshona Koloni, 1997, ifuna ukuba uRhulumente wePhondo, naliphi na icandelo likarhulumente, xa esenza izivumelwano zokuthenga impahla okanye iinkonzo, akwenze oko ngokwenqubo enobulungisa, ekholisayo, engafahlisiyo, evumela ukhuphiswano neendleko ezifanelekileyo;

NANJENGOKO kufumaniseke ukuba kabalulekile oko ukuze kumiselwe kambe kuqingqwe inkubo yokuthenga ngokokufunwa yiloo mimiselo ukuze kuthintelwe ukuthatha inxaxheba yezoshishino ngabaqeshwa boRhulumente wePhondo kunye namashishini karhulumente akumaphondo, namalungu abalawuli baloo maqumrhwana; abavumeleke ukuba babandakanyeke kuzo kumaqumrhu aqhuba ushishino noRhulumente wePhondo namashishini karhulumente akumaphondo, kwaye ngalo njongo kufuneka ukuba olu thatho nxaxheba lubhengezwe.

KUWISWA UMTHETHO KE NGOKO nguRhulumente wePhondo leNtshona Koloni, ngolu hlobo: —

Linkcazelos

1. Kulo Mthetho, ngaphandle kokuba oko kuthethwayo kuchaza nto yimbi—

“**ilungu**” ngokunxulumene nequmrhwana likarhulumente kwiphondo, oko kuthetha ilungu lebhodi okanye enye ibhodi elawulayo yequmrhwana likarhulumente kwiphondo;

“**iLungu leKhabhinethi**” ligama elithetha iNkulumbuso okanye umPhathiswa wePhondo;

“**iLungu leKhabhinethi eliliThwalayo uxanduva**“ oku kuthetha iLungu 10 leKhabhinethi elimele isebe lephondo okanye iqumrhwana likarhulumente kwiphondo njengoko kunokubanjalo;

“**ilungu losapho**” ligama elithetha umntu—

- (a) oliqabane; okanye
- (b) umntwana, umzali, umnakwethu okanye udadethu, nokuba obo budlelwane 15 bungenxa yokuzalana, yomtshato okanye ngenxa yokuphiwa umntwana;

“**inxaxheba kwezoshishino**” ithetha—

- (a) Ilungelo okanye ukuba nelungelo lokuxhamla kwiprofiti, kwingeniso okanye kwimpahla yequmrhu;
- (b) Ilungelo lobunini okanye nobunini-propati;
- (c) Ilungelo lokuvuzwa okanye nayiphi na enye inzuzzo yabucala okanye ukuxhamla,

nokubandakanya nayiphi na inxaxheba ekhankanywe kumhlathi (a), (b) okanye (c);

“**iqabane**” ligama elithetha umntu—

- (a) olahlakan emtshatweni;

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- (b) Ihlakani kumtshato wesintu ngokwemithetho yomthonyama; okanye
 (c) ihlakani kubudlelwane apho abo babandakanyekayo bahlalisanayo ngokunga
 batshatile okanye batshate isintu;
“iqumrhu” ligama elithetha nawuphi na—
 (a) Umbutho wabantu, nokuba umiselwe ngokusesikweni kusini na okanye
 nokuba ubhaliswe ngokwawo nawuphi na umthetho, kubandakanywa
 inkampani, ukopolotyeni, ithrasti, iqumrhu elidityanelweyo, ikoporesheni,
 iqumrhu elihlanganyelweyo okanye amaqumrhu ahlanganyelweyo; okanye
 (b) Iqumrhu lomntu omnye;
- “iqumrhu elishishina noRhulumente wePhondo”** lithetha iqumrhu elinekontraka 10
 okanye elicela okanye elithendarishela ukuthengisela, ukuqeshisela okanye
 ukubonelelela uRhulumente wePhondo ngempahla neenkonzo;
- “iqumrhvana likarhulumente kwiphondo”** lithetha iqumrhvana likarhulumente
 wephondo njengoko kuchaziwe kwicandelo 1 lePublic Finance Management Act,
 1999 (umThetho 1 ka-1999); 15
- “lo Mthetho”** ubandakanya imigaqo equlunqwe phantsi kwecandelo 8;
“oogunyaziwe abajongene noxanduva”, ngokunxulumene nequmrhvana
 likarhulumente, oko kuthetha oogunyaziwe abajongene noxanduva ekubheksisa
 kubo kwicandelo 49 lePublic Finance Management Act, 1999;
“ukumisela” ligama elithetha ukumisela ngokomgaqo phantsi kwecandelo 8; 20
“umngeneli” ligama elithetha umntu elisetyenziselwa ukufumana okuthile
 okunqwenelwayo, kananjalo libandakanya —
 (a) Umntu onikwe okanye ekufunyenwe kuye igunya lokumela ngokubanzi;
 kunye
 (b) Nommeli okanye i-arthente;
- “umqeshwa”** ligama elithetha umntu oqeshwe nguRhulumente wePhondo, okanye
 iqumrhvana likarhulumente, nokuba uqeshwe isigxina okanye okwethutuya, 25
 kubandakanya —
 (a) Umqeshwa njengoko kukhankanywe kwicandelo 8 lomthetho weeNkonzo
 zoluNtu; 30
 (b) Umntu oqeshwe ngokwecandelo 12A loMthetho weeNkonzo zoluNtu;
 (c) Umntu odluliselwe okanye othunyelwe kuRhulumente wePhondo okanye
 iqumrhvana likarhulumente wephondo ngokwecandelo 15 lomThetho
 weeNkonzo zoluNtu; kunye
 (d) nomfundisi-ntsapho njengoko echazwe kuMthetho wokuQeshwa 35
 kwaBefundisi-ntsapho, 1998 (umThetho 76 ka-1998)
 oko kuquka ilungu lebhodi okanye enye ibhodi elawulayo yequmrhwama
 likarhulumente kwiphondo;
“uMthetho weeNkonzo zoluNtu” ligama elithetha uMthetho weeNkonzo zoluNtu,
 1994 (umPoposho 103 ka-1994); 40
“uRhulumente wePhondo” ligama elithetha uRhulumente wePhondo leNtshona
 Koloni.

Ukubhengezwa kwenxaxheba yabaqeshwa neentsapho zabo kumaqumrhu aqhuba ushishino noRhulumente wePhondo

2. (1) Ngaphambi kokuba uRulumente wePhondo enze nasiphi na isivumelano 45
 nequmrhu ngenjongo yokuthengisa, yokuqesha okanye yokubonelela ngempahla
 okanye ngeenkonzo, iqumrhu elo kufuneka libonelela ngengxelo efungelweyo
 ngendlela emiselweyo, ngxelo leyo ibhengeza nayiphi na inxaxheba umqeshwa okanye
 usapho lwakhe elinayo kwiqumrhu elo.
 (2) Umqeshwa kufuneka abhengeze ngendlela emiselweyo kuRhulumente wePhondo 50
 nayiphi na inxaxheba umqeshwa okanye usapho lwakhe olunayo kwiqumrhu eliqhuba
 ushishino noRhulumente wePhondo.
 (3) Umqeshwa kufuneka enze isibhengezo ekubhekswe kuso kwicandelwana (2)
 ngoko nangoko akuba nolwazi lwenxaxheba yoshishino leyo, okanye akwaziswa ngayo,
 ze emva koko akwenze oko emva kwamathuba aqingqiweyo. 55
 (4) Umqeshwa kufuneka abhengeze nayiphi na inxaxheba kwezoshishino
 ekubhekswe kuyo kwicandelwana 2 nethe yabakhona ekusungulweni kwalo Mthetho
 ekwenza oko ngendlela emiselweyo kwiinyanga ezintathu ukususela emva
 kokusungulwa kwalo Mthetho.

Ukuthintelwa kwenxaxheba yezoshishino yabaqeshwa kumashishini aqhuba ushishino noRhulumente wePhondo

3. (1) Ngokwecandelo 30 loMthetho weeNkonzo zoLuntu, icandelo 33 loMthetho wokuQeshwa kwabeFundisi-ntsapho, 1998, necandelwana (3) leli candelo, umqeshwa akanako ukuba nenxaxheba nakwiliphi na iqumrhu eliqhuba ushishino noRhulumente wePhondo ukuba umqeshwa lowo ngokwakhe okanye ekunye nabanye— 5

- (a) kusapho lomqeshwa lowo;
- (b) amahlakanu okanye abanye umqeshwa anobudlelwano boshishino nabo; okanye
- (c) abanye abaqeshwa, ungumnini okanye ulawula ngokuthe ngqo okanye 10 ngokungathanga ngqo izabelo, impahla, ubulungu okanye nayiphi na inxaxheba engaphezu kweepesenti ezintlanu kwelo qumrhu.

(2) Icandelwana (1) alisebenzi ngokubhekiselele kwinxaxheba yoshishino efumanekengenxa yesivumelwano esibophelelayo esenziwa noRhulumente wePhondo ngaphambi kokusungulwa kwalo mThetho, naxa nalaphi na ithuba lesivumelwano lingekaphelewa 15 licesha.

(3) ILungu leKhabinethi eliluthwalayo uxanduva linakho, xa umqeshwa wesebe lephondo elisingethwe liLungu elo leKhabinethi, emva kokubonisana neNtloko yelo sebe kuthethwa ngalo lephondo elo, naxa kuthe kwabakho isizathu esivakalayo, ukunika 20 loo mqeshwa imvume, okanye naluphi na uhlelo lomqeshwa kwelo sebe, yokuba nenxaxheba yoshishino eqqitha ummiselo ekubhekiswe kuwo kwicandelwana (1) kwiqumrhu eliqhuba ushishino noRhulumente wePhondo.

(4) Xa iLungu leKhabinethi linika ingqwälaselö isicelo esikhankanywe kwicandelwana (3) elo lungu liluthwalayo uxanduva kufuneka licamngce ngezi zinto 25 zilandelayo—

- (a) uhlobo lwempahla okanye lweenkonzo ezbonelelwano uRhulumente wePhondo liqumrhu elo;
- (b) Uhlobo nobungakanani benxaxheba yoshishino yomqeshwa okanye yabaqeshwa abo kwelo qumrhu;
- (c) Uhlobo nobungakanani beemeko zezimali, zokuqhutywa komsebenzi kanti 30 nezinye ezingancomekiyo kumbuso, umqeshwa okanye abaqeshwa abo okanye iimeko uluntu oluya kugagana nazo sakungavunywa isicelo; kananjalo
- (d) nokuba ukuvunywa kwesicelo eso siya kuhambelana kusini na
 - (i) nokuqhube ngokulingana, ukukholiseka, nokungafihlisi, nokuncomeka 35 kokuthenga impahla okanye iinkonzo okundleko zifanelekileyo; kananjalo
 - (ii) nomthetho nemigaqo-nkqubo echaphazeleyo.

(5) URhulumente wePhondo akanako—

- (a) Ukungena kuso nasiphi na isivumelwano esingahambelaniyo necandelwana 40 (1); okanye
- (b) Ukwandisa nasiphi na isivumelwano ekwavunyelwana ngaso ngaphambi kokusungulwa kwalo mThetho nesingahambelaniyo necandelwana (1).

Uvimba weenkukacha

4. Intloko yeSebe lePhondo elinoxanduva lezeziMali kufuneka liqulunqe kambe libenovimba weenkukacha zazo zonke iinxaxheba kwezoshishino ezibhengezwe ngokwecandelo 2 ngabaqeshwa namaqumrhu aqhuba ushishino noRhulumente wePhondo. 45

Ukusilela ukuthobela loMthetho

5. (1) UKusilela kwequmrhu eliqhuba ushishino noRhulumente wePhondo 50 ukubhengeza nayiphi na inxaxheba umqeshwa anayo kwelo qumrhu, nebisaziwa liqumrhu elo okanye ebelifanele ukuyazi xa bekusensiwa ingxelo efungelweyo ekhankanywe kwicandelo 2(1), sisizathu esinokwenza ukuba uRhulumente wePhondo abenako ukucima isivumelwano eso ngaphandle kokusebeniza nayiphi na indlela yokulungisa loo mcimbi, aze afake isicelo sokubuyekezwa ngomonakalo owenzekileyo ukuba ukhona, okanye asale isicelo okanye ithenda yelo qumrhu, nokuba yiyiphi na kwezo zinto. 55

(2) Xa kunokuthiwa umqeshwa, ngaphandle kwelungu lequmrhiana likarhulumente kwiphondo nomntu oyinTloko yesebe kwiphondo, usile ukuthobela imimiselo yalo mthetho, iNtloko yesebe lephondo okanye oogunyaziwe bokuthwala uxanduva lwequmrhiana likarhulumente elikwiphondo nelichaphazelekayo, njengoko kunganjalo, kufuneka.

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- (a) kuphandwe ngalo mcimbi okanye unobangela womciombi omele ukuphandwa, yaye
- (b) ukuba ubungqina obufunyenweyo kuphando buyayixhasa eyokwaphulwa komthetho, makuqaliswe ngesenzo soluleko oluchasene nomqeshwa lowo.

(3) Ukuba kubekho isityholo sokusilela kweNtloko yeSebe lePhondo ekuthobeleni 10 negatya lalo Mthetho, iNkulumbuso kufuneka —

- (a) iphande ngalo mcimbi okanye ngonobangela wawo ekufuneka uphandiwe, yaye
- (b) ukuba ubungqina obuchasene nophando buxhasa ukwaphulwa komthetho, iNkulumbuso mayithabathe amanyathelo oluleko ngokuchaseneyto nale 15 Ntloko yesebe kwiphondo.

(4) Ukuba kubekho isityholo sokusilela kwelungu lequmrhiana likaRhulumente wePhondo ekuthobeleni neli gatya loMthetho, eli lungu leKhabhinethi limele ukuthwala uxanduva kufuneka —

- (a) liphande ngalo mcimbi okanye ngonobangela ofuna ukuba kuphandwe yaye 20
- (b) ukuba ubungqina obufunyenweyo buxhasa ukuba waphulwe umthetho, ilungu leKhabhinethi lokuthwala uxanduva malithathe amanyathelo afanelekileyo ngokuchaseneyo nelungu lequmrhiana likaRhulumente wePhondo.

Ukndluliselwa kwamagunya

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6. (1) Ngaphandle kwecandelo 5(3) necandelo 5(4) okanye icandelo 8, ilungu leKhabhinethi linakho ukndluliselwa, ngencwadi, nawuphi na umsebenzi eliwunikwe ngulo Mthetho, kwiNtloko okanye kuMphathi omkhulu okwiSebe lePhondo, okanye oogunyaziwe bokuthwala uxanduva bequmrhiana likarhulumente wephondo elichaphazelekayo, njengoko kunokubanjalo.

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(2) Intloko yeSebe lePhondo elichaphazelekayo linako ukndluliselwa nawuphi na umsebenzi eliwunikwe ngulo Mthetho okanye ngokwalo Mthetho kuMphathi omkhulu kwiSebe lePhondo.

Ukusebenza kweminye imithetho

7. Lo Mthetho awukuchaphazeli ukusebenza kwawo nawuphi na omnye umthetho 35 olawula ukuthenga koRhulumente wePhondo okanye omisela ukubhengezwa kwenxaxheba yabaqeshwa bakarhulumente.

Imigaqo

8. UMphathiswa wePhondo onoxanduva kwezeziMali unako ukuqulunqa imigaqo 40 malunga—

- (a) Nawo nawuphi na umcimbi ofanele okanye ekunyanzeleke ukuba umiselwe ngokwalo Mthetho; kananjalo
- (b) ngokubanzi, nawuphi na umcimbi oyimfuneko okanye ofanele kwensiwa ukuze kuphunyezwe iinjongo zalo Mthetho.

Isihloko esifutshane nokusungulwa

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9. Lo Mthetho kuthiwa nguMthetho wokuThenga weNtshona Koloni (ukuthabatha kwabaqeshwa inxaxheba kwezoshishino), 2010, kwaye uya kuqala ukusebenza ngomhla oya kumiselwa yiNkulumbuso ngompoposho kwiGazethi yePhondo.

MEMORANDAMU YEENJONGO ZOMTHETHO OYILWAYO WOKUTHENGA WENTSHONA KOLONI (UKUTHABATHA KWABAQESHWA INXAXHEBA KWEZOSHISHINO)

1. INTSHAYELELO

Icandelo 217(1) lomGaquo-siseko weRiphabhliko yomZantsi Afrika, 1996, necandelo 62(1) lomGaquo-siseko weNtshona Koloni, 1997, lifuna ukuba uRhulumente wePhondo, xa esenza izivumelwano zokuthenga impahla okanye iinkonzo, akwenze oko ngokwenkqubo enobulungisa, ekholisayo, engafihlisiyo, evumela ukhuphiswano neendleko ezifanelekileyo.

NgoSeptemba 2007 umPhicotti-Jikelele wakhupha ingxelo yophicotto yamaqumrhu anxulumene nabaqeshwa bakarhulumente nabaqhube ushishino namasebe karhulumente. NgoJulayi 2009, iKomiti eSisigxina yeSizwe eSingatha imiCimbi engeeMali zoluNtu (SCOPA) yaba neseshoni eyodwa aphi bonke abalawuli-jikelele bephondo bayalelwu ukuba babonelele ngengxelo ngamanyathelo athatyathwayo malunga nabu baqeshwa nakhankanywa kuphicotho lomPhicotti-Jikelele. Okwangoku akukho sithintelo esithintela abaqeshwa boRhulumente wePhondo ekubeni bangabinayo inxaxheba yoshishino kumaqumrhu aqhuba ushishino noRhulumente wePhondo. Ngabaphathi abakhulu abaqeshwe ngurhulumente kuphela abanolanduva lokubhengeza olo hlobo Iwenxaxheba yoshishino. Alukho uxanduva olufana nolo oluthwaliswe abaqeshwa bakaRhulumente okanye liqumrhwana lephondo.

URhulumente wePhondo leNtshona Koloni uxhasa umbono wokuba, ukuze kunyaneliswe kambe kulawulwe inkqubo yokuthenga njengoko kumiselwe kumGaquo-siseko weSizwe nakumGaquo-siseko wePhondo njengoko kuchaziwe ngentla apha, kukho imfuneko yokuba icuthwe inxaxheba yoshishino abaqeshwa boRhulumente abavunyelwe ukuba babenayo kumashishini aqhuba ushishino noRhulumente wePhondo, namanye amalungu aloo maqumrhwana, avunyelwe ukuba anganayo inxaxheba yokushishina kuloo maqumrhwana noRhulumente wePhondo kunye namanye amaqqumrhwana akwiphondo, kwaye ngenxa yaloo njongo, nawo kuyafuneka ukuba mawakubhengeze ukuyithatha kwavo inxaxheba enjalo.

2. INJONGO YALO MTHETHO UYILWAYO

Injongo yalo Mthetho uYilwayo kuckutha inxaxheba yoshishino yabaqeshwa boRhulumente wePhondo kumaqumrhu aqhuba ushishino noRhulumente wePhondo, namalungu oogunyaziwe abaphetheyo (nekubheksa kubo apha 'njengamalungu') aloo maqumrhwana avunyelwe ukuba anganawo amaqqumrhwana ashishinayo noRhulumente wePhondo kwanamaqqumrhwana ephondo, yaye ngenxa yaloo njongo kwakhona kusafuneka kubhengeziwe ngaloo nxaxheba kumaqumrhwana ashishinayo phakathi kuRhulumente wePhondo nakumaqqumrhwana karhulumente wephondo.

3. OKUQULATHWE NGULO MTHETHO UYILWAYO

Igatya 1

Igatya 1 liqulathe iinkcazel.

Igatya 2

Igatya 2 limisela indlela yokubhengeza kwequmrhu nayiphi na inxaxheba yoshishino umqeshwa woRhulumente wephondo anayo kwiqumrhu elo. Eli gatya likwalungiselela ukuba umqeshwa woRhulumente wePhondo abenokubhengeza eyakhe inxaxheba yoshishino okanye nayiphi na inxaxheba yoshishino yosapho Iwakhe, kwiqumrhu eliqhuba ushishino noRhulumente wePhondo. Ngaphezu koko, umqeshwa woRhulumente wePhondo okanye owequmrhwana lephondo okanye ilungu lequmrhwana lephondo, kufuneka abhengeze nayiphi na inxaxheba ekhoyo yoshishino anayo kwiqumrhu eliqhuba ushishino noRhulumente wePhondo okanye kwiqumrhwana likarhulumente wephondo ngomhla wokusungulwa kwalo mthetho wakumiselwa.

Igatya 3

Igatya 3 limisela ukuthintelwa komqeshwa woRhulumente wePhondo okanye owequmrhwana likarhulumente wephondo okanye owelungu lequmrhwana lephondo ekubeni nenxaxheba kulo naliphi na iqumrhu eliqhuba ushishino noRhulumente wePhondo okanye nequmrhwana likarhulumente wephondo. Umqeshwa woRhulumente wePhondo okanye owequmrhwana likarhulumente wephondo okanye owelungu lequmrhwana likarhulumente wephondo, kufuneka afake isicelo kwilungu leKhabhinethi elifanelekileyo semvume yokuba nenxaxheba enjalo kwiqumrhu, kwaye imvume iya kufumaneka kuphela kwakubekwa izizathu ezivakalayo.

Igatya 4

Igatya 4 limisela ukuba iNtloko yesebe lezeMali kwiPhondo iqlunqe kambe ibenovimba weenkukacha zayo yonke inxaxheba ebhengezwe ngokwemimiselo yolu wiso-mthetho.

Igatya 5

Igatya 5 limisela amanyathelo oluleko amakathatyathelwe umqeshwa kaRhulumente wePhondo okanye owequmrhwana lephondo, nokuba amanyathelo afanelekileyo mawathatyathelwe ukulichasa ilungu lequmrhwana likarhulumente wephondo ukuba nowuphi na kwaba bantu bakhankanyiweyo ngaphambili uthe wasilela ekuthobeleni imimiselo yalo mthetho. Eli gatya likwamisela oko kuya kwenzeka kwiqumrhu xa lithe lasilela ekuthobeleni imimiselo yalo mthetho.

Igatya 6

Igatya 6 limisela ukuba iLungu lekhabinethi libe nokudlulisela nayiphi na imisebenzi eliyinikiweyo ngokwalo Mthetho, kwiNtloko okanye kuMphathi omkhulu kwiSebe lePhondo okanye Koogunyaziwe abajongene noxanduva kwelo qumrhwana likarhulumente lephondo lichaphazelekayo.

Igatya 7

Igatya 7 limisela indlela yokusebenzisa nawuphi na omnye umthetho olawula ukuthengisa.

Igatya 8

Igatya 8 limisela ukuba iNkulumbuso iqlunqe imigaqo.

Igatya 9

Igatya 9 limisela isihloko esifutshane nokusungulwa kwalo mthetho.

4. UKUBONISANA

ISebe leNkulumbuso: IiNkonzo zoMthetho
ISebe leNkulumbuso: ICandelo loPhando oluNzulu
leSebe likaNondyebo wePhondo

IDrafti yoMthetho oSayilwayo yapapashwa kwiPGE 6721 yomhla wama14 ku-April 2010 phantsi kweSaziso sePhondo 137/2010 ukuze nawuphi na umnu ahломле

5. UKUCHAPHAZELEKA NGOKWEZIMALI

Iindleko ezongeziweyo zolawulo ezinxulumene nokufezekiswa kolu wiso-mthetho, luzakumiselwa, zibonwa ngokungathi azizokuba nkulu, kwaye ziya kuhlawulelwaa ngohlahllo lwabiwo-mali olukhoyo kungoku nje. Akuzokufuneka basebenzi bambi.

6. UKUFANELEKA KWALO MTHETHO

UmPhathiswa wePhondo wanelisekile ngokuba yonke imimiselo yalo Mthetho uYilwayo imiselwe ngokwegunya nokufaneleka kweli Phondo ekuwiseni umthetho.

