

REPUBLIC
OF
SOUTH AFRICA



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PROCLAMATION

by the

President of the Republic of South Africa

No. R. 32, 1996

ALIENS CONTROL AMENDMENT ACT, 1995 (ACT NO. 76 OF 1995)

COMMENCEMENT

Under section 37 of the Aliens Control Amendment Act, 1995 (Act No. 76 of 1995), I hereby determine **1 July 1996** as the date on which the said Act, with the exception of sections 11 and 12, and **1 December 1996** as the date on which the remainder of the Act, shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria this Nineteenth day of June, One thousand Nine hundred and Ninety-six.

N. R. MANDELA

President

By Order of the President-in-Cabinet:

M. G. BUTHELEZI

Minister of the Cabinet

PROKLAMASIE

van die

President van die Republiek van Suid-Afrika

No. R. 32, 1996

WYSIGINGSWET OP VREEMDELINGE-BEHEER, 1995 (WET NO. 76 VAN 1995)

INWERKINGTREDING

Kragtens artikel 37 van die Wysigingswet op Vreemdelinge-beheer, 1995 (Wet No. 76 van 1995), bepaal ek **1 Julie 1996** as die datum waarop daardie Wet, met die uitsondering van artikels 11 en 12, en **1 Desember 1996** as die datum waarop die res van die Wet, in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die 19de dag van Junie Eenduisend Negehonderd Ses-en-negentig.

N. R. MANDELA

President

Op las van die President-in-Kabinet:

M. G. BUTHELEZI

Minister van die Kabinet

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. R. 999

28 June 1996

ALIENS CONTROL ACT, 1991 (ACT NO. 96 OF 1991)

ALIENS CONTROL REGULATIONS

The Minister of Home Affairs has, in terms of section 56 of the Aliens Control Act, 1991 (Act No. 96 of 1991), made the regulations in the Schedule.

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Definitions

1. In these Regulations any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates—

“conveyance” means any form of transport utilised for the purpose of conveying persons to the Republic; and
 “the Act” means the Aliens Control Act, 1991 (Act No. 96 of 1991).

Customary unions

2. An application for the recognition of a customary union in terms of section 1 (2) of the Act, must be in the form and contain substantially the information prescribed in Annexure 1.

ADMISSION TO REPUBLIC

Place at port of entry where reporting to an immigration officer shall take place

3. The reporting to an immigration officer by a person referred to in section 6 (1) of the Act must take place at a port of entry determined by the immigration officer for that purpose.

Permission not to report to an immigration officer upon entry

4. The endorsement referred to in section 6 (2) of the Act must be entered in the passport by means of a rubber stamp, adhesive strip or in writing and must contain the information prescribed in regulation 19.

Official hours of attendance at ports of entry, by immigration officers

5. (1) The Director-General must determine the official hours of attendance at ports of entry by immigration officers and different hours may be determined for the different ports of entry.

(2) The hours determined in terms of subregulation (1) must be published at a visible place at each port of entry to which the general public has access.

(3) Whenever a person calls at a port of entry for the purposes of entering in or departure from the Republic outside the official hours determined in terms of subregulation (1), he or she shall be liable to pay an overtime fee calculated at the following rate:

- (a) R30 per each hour or part thereof in respect of each immigration officer who has to render such overtime services, provided that such person has informed the immigration officer in control of the port of entry concerned beforehand during the official hours of that port of entry, of the date and time of the intended call at that port, and provided further that he or she call at the port concerned within the hours and the date so arranged; or
- (b) R60 for each hour or part thereof for each immigration officer who has to render such overtime services in all other cases.

Examination of persons upon entry

6. (1) Every person other than a South African citizen or a person who is the holder of an immigration permit issued to him or her in terms of section 25 of the Act who reports at a port of entry, must hand to the immigration officer, if required to do so, a form containing substantially the information prescribed in Annexure 2.

(2) Notwithstanding the fact that a form referred to in subregulation (1) has been filled in by a person referred to in section 6 (1) of the Act prior to his or her reporting to an immigration officer, the immigration officer concerned may require of such person either to fill in such form once again, or to make a declaration referred to in section 7 (1) (i) of the Act containing substantially the information prescribed in Annexure 3 in his or her presence; and if in any doubt, the immigration officer must satisfy himself or herself through questioning of such person that the person understands the contents of such form or declaration.

(3) If a person is unable to fill in or understand such form or declaration the immigration officer must question him or her, if necessary, with the help of an interpreter, and thereafter the immigration officer must fill in the form or declaration or cause it to be filled in and thereupon require such person to sign such form or declaration or to affix his or her mark thereto.

(4) Any other person contemplated in section 7 (1) of the Act must, if requested thereto by an immigration officer, make a declaration containing substantially the information prescribed in Annexure 3, and subregulations (2) and (3) shall *mutatis mutandis* apply with regard to the making of such declaration.

Medical examination

7. (1) The medical examination of a person referred to in sections 7 (1) and 39 (2) of the Act who has arrived in the Republic on a ship, must take place either on the ship in question, or at such other convenient place as determined by an immigration officer as soon as possible after the arrival of the ship.

(2) The medical examination of any other person who enters the Republic or is found therein, must take place at the place which an immigration officer has determined as soon as possible after such person entered the Republic or was found therein.

Declaration of persons to be prohibited persons

8. A declaration of prohibition under section 9 (1) (a) or a notice of prohibition under section 10 (5) (a) of the Act, must be in the form and contain substantially the information prescribed in Annexure 4.

Provisional permit

9. A provisional permit referred to in section 10 (1) of the Act must be in the form and contain substantially the information prescribed in Annexure 5.

Visa

10. (1) An application for a visa referred to in section 11 of the Act must be in the form and contain substantially the information prescribed in Annexure 6.

(2) Notwithstanding the provisions of subregulation (1), South African missions abroad may adapt the contents of the form to suit local requirements and languages.

(3) A prohibited person referred to in section 11 (1) of the Act must be informed of his or her refusal of entry on the form which contains substantially the information prescribed in Annexure 7.

SHIPS IN PORTS**Examination and control of ships**

11. (1) The lists referred to in paragraphs (a), (b) and (c) of section 15 (1) of the Act must be in the form prescribed in Annexures 8, 9 and 10 respectively.

(2) The return referred to in paragraph (d) of section 15 (1) of the Act must be in the form prescribed in Annexure 11.

Declaration to master of ship regarding prohibited persons

12. The declaration referred to in section 16 (1) of the Act must be in a form which corresponds substantially with the form prescribed in Annexure 12.

Clearance paper by customs officer

13. (1) The master of a ship, or his or her representative, must on the day before, or on the day the ship is due to leave a harbour, during the official hours of attendance of the immigration officer referred to in regulation 5, apply in writing to that officer for a certificate referred to in section 20 of the Act.

(2) The application referred to in subregulation (1) must be in the form and contain substantially the information as prescribed in Annexure 13.

(3) A certificate by an immigration officer referred to in section 20 of the Act must be in the form and contain substantially the information prescribed in Annexure 14.

RESIDENCE IN REPUBLIC**Immigration permit**

14. (1) An immigration permit referred to in section 25 must be in the form and contain substantially the information prescribed in Annexure 15.

(2) Subject to the provisions of section 25 (9) of the Act, an application for an immigration permit must be made in the country or territory of which the applicant validly holds a passport, or in which he or she normally lives and to which he or she returns regularly after any period of temporary absence.

Review of decisions of regional committees of Immigrants Selection Board

15. Review proceedings contemplated in section 25 (12) (a) of the Act, must be instituted in the following manner:

(a) The applicant, or his or her legal representative must—

- (i) within 30 days after notification of the decision by the regional committee concerned; and
- (ii) by means of a written notice,

notify the chairperson of that regional committee that he or she requires the relevant decision to be reviewed by the Central Committee.

(b) The notice referred to in paragraph (a) must fully set out the grounds for the review.

(c) The chairperson of the regional committee must within seven days after he or she received a notice referred to in paragraph (a), submit the relevant application, full particulars of the decision and such comments which the chairperson wishes to make, to the chairperson of the Central Committee.

(d) The chairperson of the Central Committee must within seven days after receipt of the documents referred to in paragraph (c), convene a meeting of the Central Committee to consider the decision of the regional committee, whereafter the Central Committee must take the steps as contemplated in section 25 (13) (a) of the Act.

Temporary residence permit to sojourn in Republic

16. (1) An application for a work permit, study permit or workseekers permit referred to in section 26 of the Act must be made in the country or territory of which the applicant validly holds a passport, or in which he or she normally lives and to which he or she returns regularly after any period of temporary absence.

(2) A temporary residence permit referred to in section 26 (1) of the Act, must be entered in the same manner *mutatis mutandis* provided for in regulation 4, in the passport of the applicant or on a document on which at least the applicant's full names, date of birth and passport number must appear and such permit shall be valid only if an entry stamp has been affixed to it.

(3) The bank guarantee referred to in section 26 (4) (a) of the Act must be in the form and contain substantially the information prescribed in Annexure 16.

(4) A person who requires a decision by the Director-General in terms of section 26 (6) of the Act, must apply therefor in writing, upon receipt of which an acknowledgement of receipt must be issued on a form which substantially contains the information prescribed in Annexure 17.

Dealing with person who remains in Republic after period of validity of permit expired or who failed to comply with conditions of such permit

17. A decision to deal with a person referred to in section 26 (7) of the Act as a prohibited person, must be conveyed to that person in writing in the form which contains substantially the information prescribed in Annexure 18.

Requirements and conditions for compliance by any person who on behalf of any other person applies for a permit

18. (1) Where an attorney or agent registered in terms of subregulation (3) applies on behalf of an alien for a permit referred to in section 25 or 26 of the Act or for the extension of the validity of a permit referred to in section 26 of the Act—

- (a) the application must be accompanied by a written power of attorney;
 - (b) the application—
 - (i) if it has reference to an alien who is outside the Republic, must be submitted at the South African mission in the country where the alien holds a passport; or
 - (ii) if it has reference to an alien who is already in the Republic—
 - (aa) must be submitted at the regional committee of the Immigrants Selection Board which has jurisdiction to consider the application if application is made for an immigration permit in terms of section 25 of the Act; or
 - (bb) must be submitted at the regional or district office of the Department of Home Affairs which is situated nearest to the home or business address of the applicant or the home or business address of the person holding power of attorney; and
 - (c) the application must be signed by the applicant self.
- (2) A power of attorney referred to in subregulation (1) must—
- (a) be in the form and contain substantially the information prescribed in Annexure 19;
 - (b) clearly authorise the person holding power of attorney to apply, on behalf of the person giving power of attorney, for a permit referred to in section 25 or 26 of the Act or for the extension of the validity of a permit referred to in section 26 of the Act, as the case may be;
 - (c) be in one of the official languages of the Republic and, if the person giving power of attorney is not proficient in any of the official languages, contain a certificate by a person who acted as interpreter, wherein that person's full name and address is indicated and wherein he or she certifies under his or her signature that he or she has explained the contents of the power of attorney to the person giving power of attorney and that the person giving power of attorney fully understands it; and

- (d) contain the full address of the person holding power of attorney, which address (not a postal address) must be—
- (i) his or her home address, if the person holding power of attorney is not employed; or
 - (ii) his or her business address, if the person holding power of attorney is employed or conducts business for his own account.
- (3) Any person, other than an attorney, who is making or intends making it his or her business to apply on behalf of any alien for a permit referred to in section 25 or 26 of the Act, or for the extension of the period of validity of a permit referred to in section 26 of the Act, shall not continue or commence such business unless he or she is registered as an agent in terms of this regulation.
- (4) No person shall be registered as an agent, unless he or she—
- (a) is a South African citizen; and
 - (b) applies for registration on a form which contains substantially the information prescribed in Annexure 20.
- (5) The Director-General shall upon the receipt of an application referred to in subregulation (4) (b) register the applicant as an agent unless—
- (a) the information contained in the application is in any material respect false or misleading; or
 - (b) the applicant does not conduct or intends to conduct his or her business at a fixed address in the Republic; or
 - (c) the applicant has been convicted of any offence under the Act or Schedule I or II thereto.
- (6) An applicant shall be informed in writing that he or she is registered in terms of this regulation, or that his or her application is refused, and reasons for such refusal must be furnished to him or her.
- (7) Any agent registered in terms of this regulation must within 14 days after his or her business address has changed, inform the Director-General in writing of such change as well as of his or her new address.
- (8) The Director-General shall cancel the registration of an agent if—
- (a) he or she fails to comply with the provisions of this regulation;
 - (b) he or she is convicted of any offence under the Act or Schedule 1 thereto; or
 - (c) it is established, after a registration was effected, that the application contains information which in any material respect is false or misleading.

DEPARTURE FROM REPUBLIC

Permission not to report to an immigration officer upon departure from Republic

19. The provisions of regulation 4 shall apply *mutatis mutandis* to an endorsement referred to in section 35 (2) of the Act, and shall contain *inter alia* the following information:

**"BORDER CONTROL CONCESSION IN TERMS OF SECTION 6 (2) AND/OR 35 (2) OF THE
ALIENS CONTROL ACT, 1991 (ACT NO. 96 OF 1991)**

Concession to travel from time to time during the period between
and.....through.....without appearing before an
immigration officer subject to the following conditions (if any).....
.....
.....
.....

Place.....

Immigration Officer

Date

Appointment Number/
Force Number.....

Departure from Republic

20. Every person who departs from the Republic must, if required to do so, hand to the immigration officer at the port of entry a form containing substantially the information prescribed in Annexure 21.

PROHIBITED PERSONS

Handling of a prohibited person at port of entry

21. (1) If, at a port of entry, it is established that a person is a prohibited person referred to in section 39 (2) of the Act, and if such person is not dealt with under section 41 of the Act, he or she may be refused entry to the Republic after a notice in a form which contain substantially the information prescribed in Annexure 7 was served on him or her.

- (2) The diseases and viruses referred to in section 39 (2) (f) of the Act shall be—
- (a) cholera;
 - (b) pestilence; and
 - (c) yellow fever.

Temporary permits to prohibited persons

22. (1) A temporary permit issued under section 41 (1) of the Act to a prohibited person, must be in the form and contain substantially the information prescribed in Annexure 22.

(2) A bank guarantee referred to in section 41 (2) (a) of the Act must be in the form and contain substantially the information prescribed in Annexure 16.

REMOVAL OF PERSONS FROM REPUBLIC

Country or territory to which a person shall be removed

- 23.** Any person to be removed from the Republic under the Act, shall—
- (a) if he or she is the holder of a passport issued by any other country or territory, be removed to that country or territory; or
 - (b) if he or she is not the holder of such a passport—
 - (i) be removed to the country or territory of which he or she is a citizen or national; or
 - (ii) and if he or she is stateless, be removed to the country or territory where he or she has a right of domicile.

Warrants for removal

24. (1) Any warrant issued in terms of sections 10 (5) (b), 11 (6), 27 (3), 41 (6) (a), 44 (1) (a), 44 (2), 45 (1), 46 (1), 47 (1), 51 (1) and 53 (2) of the Act must be in the form and contain substantially the information prescribed in Annexure 23.

(2) A warrant of release as referred to in section 44 (5) of the Act must be in the form and contain substantially the information prescribed in Annexure 24.

Fixing of deposit and enforcement of payment

25. (1) A deposit fixed in terms of section 44 (1) (b) of the Act must be notified to the prohibited person concerned on a form which contain substantially the information prescribed in Annexure 25.

(2) If the said deposit is not paid on or before the date and time specified in such notice, the immigration officer must forthwith submit a copy of that notice to the Minister with the view to obtaining his or her approval for the enforcement of payment of the deposit as contemplated in section 44 (1) (c) of the Act.

- (3) If the Minister authorised the enforcement of the payment of a deposit, the immigration officer shall—
- (a) issue an order on a form which contain substantially the information prescribed in Annexure 26;
 - (b) serve such order on the prohibited person concerned; and
 - (c) file a copy of the order at the office of the clerk of the Magistrate's Court of the district in which the prohibited person is detained, pending his or her removal and thereafter such order shall have the effect of a civil judgment of the magistrate's court and the immigration officer shall have all the powers of a judgment creditor.

GENERAL PROVISIONS

Detention of person suspected of being an alien who is not entitled to be in Republic

26. Any person to be detained in terms of section 53 (1) of the Act, shall be detained under a warrant which contain substantially the information prescribed in Annexure 27.

Entering and searching of premises

27. (1) A warrant referred to in section 54 (1) (a) of the Act must be in the form and contain substantially the information prescribed in Annexure 28.

(2) A receipt referred to in section 54 (1) (c) of the Act must be in the form and contain substantially the information prescribed in Annexure 29.

Restriction on detention

28. The notification of extension of detention referred to in section 55 (3) (c) of the Act must be in the form and contain substantially the information prescribed by Annexure 30.

Review of detentions

29. (1) Review proceedings as contemplated in section 55 (5) of the Act must be brought before a judge of the provincial or local division of the Supreme Court having jurisdiction, in the manner and within the periods of time provided for in this regulation.

(2) Whenever it appears to an immigration officer who has ordered the detention of a person pending the execution of a warrant issued under the Act for that person's removal from the Republic, that the period of detention of that person is likely to exceed 30 days, the immigration officer must submit the matter for review—

- (a) not later than 20 days after the date on which the detention commenced;
- (b) after informing the said detainee on the form which contains substantially the information prescribed in Annexure 31 of the reasons why his or her detention is likely to exceed 30 days and that the matter is to be submitted for review;
- (c) under cover of a form which contains substantially the information prescribed in Annexure 32, to which shall be attached—
 - (i) a copy of the notice referred to in paragraph (b);
 - (ii) the written reply of the detainee, if there is any; and
 - (iii) a certified copy of the warrant for the removal of the said detainee.

(3) The documentation referred to in subregulation (2) (c) must be submitted to the registrar of the Supreme Court concerned, and if necessary, delivered by hand, so that it be received by him or her not later than the 25th day of the said person's detention.

(4) The registrar shall upon receipt of the documentation lay the same in chambers before a judge of that division designated by the Judge President for his or her consideration, and that judge may—

- (a) (i) confirm the further detention as reasonable and necessary; or
 - (ii) set aside the order for the detention and direct that the detainee concerned be immediately released from custody; and
- (b) in addition to—
 - (i) any order made under paragraph (a), make any other order which he or she deems fit, which may include a direction to refer the matter to the Minister in order to reconsider his or her decision that the detainee concerned be removed from the Republic; and
 - (ii) any information submitted in terms of subregulation (2) (c) or to clarify any information so submitted, call for further information to be submitted to him or her, or may call upon any person to appear before him or her and require or allow such person to give such oral information or produce such other information as may assist him or her in deciding the matter in question.

(5) A decision made under subregulation (4) shall be final.

(6) Subregulations (1) to (5) shall apply *mutatis mutandis* in respect of a detainee whose period of detention exceeds 90 days and also upon the expiry of every subsequent period of 90 days.

Penalties by conveyors

30. (1) (a) The owner or person in charge of a conveyance in or on which a prohibited person referred to in section 11 (1) is conveyed to any port of entry of the Republic, shall incur a penalty, calculated on the basis as determined in paragraph (b), and such an amount shall be payable and recoverable as a debt against the State.

(b) The penalty referred to in paragraph (a) shall be calculated on the following basis:

<i>Type of conveyance</i>	<i>Penalty</i>
(i) Any conveyance used in the course of a business to convey persons.....	R5 000 per person
(ii) Any conveyance used for any other purpose	R500 per person

(2) The owner or person concerned shall be informed of the amount of the penalty in the form and contain substantially the information prescribed in Annexure 33.

Offences

31. Any person who contravenes any provision of these regulations or fails to comply therewith, shall be guilty of an offence and be liable on conviction to a fine, or to imprisonment for a period not exceeding 12 months.

Repeal of Regulations

32. The regulations published under Government Notice Nos. R. 2247 of 13 September 1991, R. 615 of 16 April 1993, R. 2165 of 19 November 1993, R. 239 of 17 February 1995, and R. 982 of 7 July 1995, are hereby repealed.

Short title and commencement

33. (1) These regulations shall be called the Regulations on Aliens Control, 1996, and shall, subject to subregulation (2), come into operation on 1 July 1996.

(2) Regulations 14 and 15 shall come into operation on 1 December 1996.

PRESCRIBED FORMS

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Arrival form	Annexure 2
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Declaration or notice of prohibition.....	Annexure 4
Provisional permit to person suspected of being prohibited	Annexure 5
Application for a visa	Annexure 6
Notice of refusal of entry into RSA.....	Annexure 7
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List of stowaways	Annexure 9
List of crew, persons employed or carried or present (other than passengers and stowaways)..	Annexure 10
Return of master.....	Annexure 11
Declaration to master of ship regarding prohibited persons	Annexure 12
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Certificate by immigration officer for the purpose of obtaining a clearance paper from the customs officer	Annexure 14
Immigration permit.....	Annexure 15
Guarantee by Bank	Annexure 16
Acknowledgement of receipt	Annexure 17
Notification to be dealt with as prohibited person	Annexure 18
Power of attorney in respect of an application for an immigration permit or temporary residence permit, or for the extension of validity thereof.....	Annexure 19
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Warrant for removal/detention pending removal	Annexure 23
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Notice to prohibited person regarding fixing of deposit.....	Annexure 25
Order to pay deposit fixed in terms of section 44 (1) (b) of the Aliens Control Act, 1991.....	Annexure 26
Warrant of detention of person suspected of being an alien who is not entitled to be in the Republic	Annexure 27
Entry and search warrant	Annexure 28
Receipt	Annexure 29
Notification of extension of detention	Annexure 30
Notice to detainee regarding the review of his or her detention	Annexure 31
Cover Sheet: Review of detention of alien under the Aliens Control Act, 1991	Annexure 32
Notice of penalty incurred.....	Annexure 33

ANNEXURE 2

REPUBLIC OF SOUTH AFRICA

ARRIVAL FORM**[Section 6 (1) and 56 (1) of Act No. 96 of 1991: Regulation 6]**

Not to be completed by a SA citizen or a person in possession of an immigration permit.

Mode of travel	Flight No.	Registration No.	Train No.	Name	Other

Nationality of passport

Passport No.

Surname	Sex	M	F
---------	-----	---	---

Forename and initial/s

Date of birth	Year	Month	Day	Intended departure date	Year	Month	Day

Country of ordinary residence

Purpose of visit (*use X to specify*)

A Vacation	B Business	C Study	D Work	E Transit	F Immigrating	G Diplomatic placing	H Crew member	I Medical
---------------	---------------	------------	-----------	--------------	------------------	-------------------------	------------------	--------------

Occupation (*use X to specify*)

A Diplomatic	B Religious	C Civil Service	D Media	E Military/Police	F Educational	G Trade	H Other
-----------------	----------------	--------------------	------------	----------------------	------------------	------------	------------

For official use

TRP number

Entry stamp

ANNEXURE 3

REPUBLIC OF SOUTH AFRICA

DECLARATION**[Section 7 (1) (i) of Act No. 96 of 1991: Regulation 6 (2) and 6 (4)]**

First name/s (in full) and surname.....

Date of birth / / Place of birth (town/city)
(country).....

Present nationality..... Country where permanently resident.....

Country which issued passport/travel document.....

Passport/Travel document No. issued at (place)
on (date)..... and valid until (date).....

Place..... and date of entry into the RSA.

Occupation/Profession (describe in full)

Purpose of visit (must be described in full and in case of business the nature thereof must also be described)

Duration of intended stay in the Republic

Address in the Republic.....

.....

Marital status

Have you ever been refused a visa for or admission to the Republic, been removed or instructed to leave the country? YES/NO
If YES, furnish particulars in full

I declare that the information I have furnished above, is true and correct and that if I am admitted to the Republic, I will comply with the purpose and conditions in terms of which the admission has been authorized.

Signature of deponent

Date

Place

ANNEXURE 4

REPUBLIC OF SOUTH AFRICA

DECLARATION OR NOTICE OF PROHIBITION

[Sections 9 (1) (a) and 10 (5) (a) of Act No. 96 of 1991: Regulation 8]

TO

AT

1. In terms of the provisions of *section 9 (1) (a)/10 (5) (a) of the Aliens Control Act, 1991 (Act No. 96 of 1991), you are declared a prohibited person in respect of the Republic. (*Delete which is not applicable.)
2. **You are hereby instructed to leave the Republic by hours on 19..... when the validity of the provisional permit expires.
[** Applicable only to section 10 (5) (a): Delete if not applicable.]
3. In terms of section 52 (1) of the Act you are entitled to make written representations to the Minister to review this declaration. If you are a person having arrived by ship which is due to depart and which will not call at another harbour in the Republic, your representations must be submitted to the Minister within three days of receipt of this notice.
4. Should you fail to leave the Republic on or before the date of expiry mentioned above, you shall be guilty of an offence.

Date

Immigration officer

Place

Appointment number/Force number

1. I acknowledge receipt of the original of this notice.

Signature of prohibited person

Date

2. I understand that I am entitled to make representations to the Minister.

3. ***I do not wish to make representations/I wish, in terms of section 52 (1) (a) of Act No. 96 of 1991, to make representations to the Minister to review the declaration that I am a prohibited person. Written representations are attached hereto. (** Delete which is not applicable.)

Date

Signature of person making representations

Place

ANNEXURE 5

REPUBLIC OF SOUTH AFRICA

PROVISIONAL PERMIT TO A PERSON SUSPECTED OF BEING PROHIBITED

[Section 10 (1) of Act No. 96 of 1991: Regulation 9]

A.

No.....

FILE No.....

PASSPORT No.....

AMOUNT DEPOSITED R.....

PLACE OF ISSUE.....

NAME OF DEPOSITOR

DATE OF EXPIRY.....

1. This permit is issued to
 in order to enable him or her to enter the Republic of South Africa or the magisterial district(s) or municipal area(s) of the Republic.....for the purposes of.....
for the period and is subject to the provisions of the Aliens Control Act, 1991 (Act No. 96 of 1991), and to the following conditions:

- (a) the place of residence and each change of place of residence of the holder of this permit is subject to the approval of the immigration officer concerned;
- (b) the holder of this permit must report personally and immediately on his or her arrival to the regional or district representative of the Department of Home Affairs or to the local authority of that place and submit his or her address;
- (c) the holder of this permit understands that the amount deposited by him or her or on his or her behalf in terms of section 10 (2) of the Act may be used to cover any costs incurred by the South African Government in respect of his or her removal from the Republic of South Africa;
- (d) the holder of this permit must notify the immigration officer concerned in advance of his or her intended date of departure, from the Republic.

2. The registered address of the permit holder in the Republic is as follows:

.....

3. The holder of this permit shall without cost to the State leave the Republic before

.....or the later date endorsed on this permit by a duly authorised officer.

4. This permit shall be invalid if proof is submitted to the immigration officer concerned that the holder of this permit or the depositor mentioned herein or another person made a false declaration or statement to an immigration officer.

5. In terms of section 10 (2) of the Act an amount of R.....(amount in words)
has been determined which must be deposited as surety by or on behalf of the permit holder for the costs which may be incurred by the South African Government in respect of his or her removal.

6. Additional conditions:

.....

Date of issue.....

Place of issue.....

Immigration officer

Appointment number/Force number.....

B.

I/We.....and

understand and accept above-mentioned conditions and understand that a violation thereof will cause forfeiture of the amount deposited and subject the holder liable to further steps under the Act.

I/We agree that the amount deposited be retained as surety during the validity of this permit.

HOLDER'S SIGNATURE

DEPOSITOR'S SIGNATURE

WITNESS.....

PLACE

DATE.....

I certify that I have translated the contents of this permit to the person/persons concerned in (language).
..... and that he or she/they understand(s) the contents.

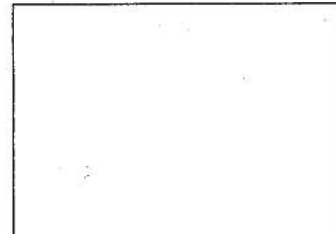
*Signature of interpreter***EXTENSIONS**

Validity of this permit extended to.....

Date.....

Authorised officer

OFFICIAL STAMP

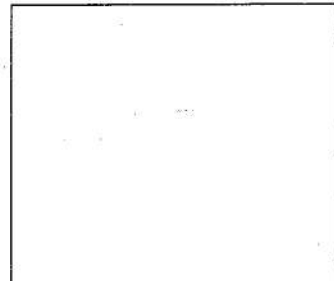


Validity of this permit extended to

Date.....

Authorised officer

OFFICIAL STAMP



ANNEXURE 6

REPUBLIC OF SOUTH AFRICA

APPLICATION FOR A VISA

[Section 11 of Act No. 96 of 1991: Regulation 10 (1)]

PLEASE NOTE: Failure to complete this application form in full may result in the visa being delayed or refused.

Please use block letters and black ink only.

1. Surname.....

2. First name/s (in full)

3. Maiden name (if applicant is or was a married woman)

4. Birth: Date: Day Month Year City Country

5. Sex and marital status (*indicate by means of an X whichever is applicable*)

Male Female Single Married Widow(er) Separated

Divorced

6. Nationality If acquired by naturalisation, state original nationality and where and when present nationality was obtained

7. Passport: (a) Number..... (b) Issuing authority.....

(c) Date of expiry (d) Type of document

8. (a) Present address.....

(b) Period resident at this address (c) Telephone number.....

9. (a) Country of permanent residence

(b) Period resident in that country.....

10. Occupation or profession

11. (a) Name of your employer, university, organisation, etc.

(b) If self-employed, state name and nature of business.....

(c) Address of 11 (a) or (b).....

(d) If you contribute professionally or otherwise to publications, radio, television or films, give details:

.....
.....

12. Expected date and port of arrival in South Africa

.....

13. What is the purpose of your visit?

14. Duration of intended stay in South Africa (number of days, weeks or months)

15. Proposed residential address (no post box numbers) including the full names of your host or hotel.

.....

16. Names of organisations/persons you will be contacting during your visit:

Name	Address	Nature of business or relationship
.....
.....
.....
.....

17. If the purpose of your visit is medical treatment, a certificate from your doctor confirming the necessity for your treatment in South Africa, the nature of ailments and the dates of appointments with a South African doctor must be submitted. Please also state:

(a) Name, address and telephone number of the doctor, hospital or clinic you will visit

.....

.....

(b) Who will pay your medical expenses and hospital fees? (proof must be submitted if paid by your medical scheme/employer).....

(c) If you will be paying the expenses and fees above, submit proof of funds available.....

.....

18. (a) Date of last visit to South Africa.....

(b) Reference number on visa.....

(c) Visa obtained at

19. (a) Full names of spouse (including maiden name of wife)

(b) His/Her date of birth..... and nationality

20. Particulars of children endorsed in your passports:

Surname	First name/s	Date of birth	Place of birth
.....
.....
.....
.....

NB: Separate forms must be completed in respect of persons over the age of 16 years and children under the age of 16 years travelling on their own passports.

21. Have you at any time applied for a permit to settle permanently in South Africa?

Yes	No
-----	----

22. Have you ever been restricted, or refused entry into South Africa?

Yes	No
-----	----

23. Have you ever been deported or ordered to leave South Africa?

Yes	No
-----	----

24. Have you ever been convicted of any crime in any country?

Yes	No
-----	----

25. Are you suffering from tuberculosis, or any infectious or contagious diseases or any mental or physical deficiency?

Yes	No
-----	----

Particulars: (If reply to one or more of the questions 22 to 25 is in the affirmative).....

.....

.....

.....

TO BE COMPLETED ONLY BY RESIDENTS OF THE RSA WHO REQUIRE A RE-ENTRY VISA**PARTICULARS OF RESIDENCE IN SOUTH AFRICA:**

26. Immigration/Temporary residence permit/South African identity number.....
27. Date of first entry Port of entry.....
28. Periods of residence in South Africa:

From	To	From	To
.....
.....

PARTICULARS OF PROPOSED JOURNEY:

29. Date of departure
-
30. Expected date of return.....
-
31. Countries to which you are travelling
-
32. Purpose of journey (explain fully).....
-
-

TO BE COMPLETED ONLY BY PASSENGERS IN TRANSIT TO A FOREIGN COUNTRY

33. (a) Destination after leaving South Africa.....
-
- (b) Mode of travel to destination.....
-
- (c) Do you hold a visa or permit for permanent or temporary residence in the country of your destination. (Proof must be submitted)
-
- (d) Intended date and port of departure from South Africa to that destination.....

I solemnly declare that the above particulars are true in substance and in fact and that I fully understand the meaning thereof. I further declare that I do not contemplate employment, study or permanent residence in South Africa.

Date

Signature of applicant

.....

ANNEXURE 7

REPUBLIC OF SOUTH AFRICA

NOTICE OF REFUSAL OF ENTRY INTO REPUBLIC OF SOUTH AFRICA

[Section 11 (1) or 39 (2) of Act No. 96 of 1991: Regulation 10 (3) or 21]

TO

You are in terms of the provisions of section *11 (1)/*39 (2) of the Aliens Control Act, 1991 (Act No. 96 of 1991), a prohibited person as you are—

- (a) not in possession of a valid passport and/or a valid visa; or
- (b) a person referred to in section 39 (2)†(..),

and you are therefore not permitted to enter the Republic of South Africa.

In terms of section 16 of the said Act the conveyor responsible for your conveyance to the Republic namely....., will be responsible for your maintenance and removal from the RSA.

Date *Immigration officer*

Place.....

I acknowledge receipt of the original of this notice.

..... *Signature of prohibited person*

Date

* Delete which is not applicable.

† Insert appropriate paragraph of section 39 (2).

ANNEXURE 8

REPUBLIC OF SOUTH AFRICA

LIST OF PASSENGERS

[Section 15 (1) (a) of Act No. 96 of 1991: Regulation 11]

TAKE NOTE:

In terms of section 15 (1) of the Aliens Control Act, 1991 (Act No. 96 of 1991), the master of a ship entering a harbour of the Republic shall on demand, hand to an immigration officer a list containing the following information:

- (i) The names of all passengers on board, subdivided according to their respective destinations; and
- (ii) such other information which the Director-General of the Department of Home Affairs may prescribe.

NAME OF SHIP..... PORT OF ENTRY

FULL NAMES OF MASTER.....

DATE OF ENTRY OF SHIP INTO THE REPUBLIC.....

Names of passengers as in passport or travel document		Passport/ Travel Document No.	Travel class	Date of birth	Nationality	Embarked at	Destination
Surname	First name						
.....
.....
.....
.....
.....
.....
.....

I hereby certify that this list contains the particulars of all passengers on board my ship.

Date

Master

ANNEXURE 9

REPUBLIC OF SOUTH AFRICA

LIST OF STOWAWAYS

[Section 15 (1) (b) of Act No. 96 of 1991: Regulation 11]

TAKE NOTE:

In terms of section 15 (1) (b) of the Aliens Control Act, 1991 (Act No. 96 of 1991), the master of a ship entering a harbour of the Republic shall on demand deliver to the immigration officer a list of all stowaways found on board.

NAME OF SHIP PORT OF ENTRY

FULL NAMES OF MASTER

DATE OF WHICH SHIP ENTERED THE REPUBLIC

Names of stowaways in full		Passport/ Travel Document No.	Particulars of travel document in his or her possession	Nationality	Country of origin
Surname	First name				
.....
.....
.....
.....
.....
.....
.....

I hereby certify that this list contains the particulars of all stowaways found on board my ship.

Date Master

ANNEXURE 10

REPUBLIC OF SOUTH AFRICA

**LIST OF CREW, PERSONS EMPLOYED OR CARRIED OR PRESENT
(other than passengers and stowaways)**

[Section 15 (1) (c) of Act No. 96 of 1991: Regulation 11]

TAKE NOTE:

In terms of section 15 (1) (b) of the Aliens Control Act, 1991 (Act No. 96 of 1991), the master of a ship which enters any port must deliver to the immigration officer on demand a list of all the crew and all persons (other than passengers and stowaways) employed in any capacity on the ship, or carried by or on behalf of the owners, or present on the ship.

NAME OF SHIP PORT OF ENTRY

FULL NAMES OF MASTER

DATE ON WHICH SHIP ENTERED THE REPUBLIC

PLACE WHERE ENTERED

PORT AND DATE OF FINAL DEPARTURE FROM THE RSA: (PORT) (DATE)

No.	Rank and grading	Names as in passport/travel document/ seaman's identity certificate	Nationality and date of birth	Number and date of expiry of passport/travel document or seaman's identity certificate
1.
2.
3.
4.

I certify that this list contains the names of all persons as referred to in section 15 (1) (c) of Act No. 96 of 1991.

Date Master

ANNEXURE 11

REPUBLIC OF SOUTH AFRICA

RETURN OF MASTER**[Section 15 (1) (d) of Act No. 96 of 1991: Regulation 11 (2)]**

MUST BE DELIVERED TO THE IMMIGRATION OFFICER WHO HAS BOARDED THE VESSEL

NAME OF SHIP..... PORT OF ENTRY.....

- A. Crew, passengers and all other persons on board who during the voyage have suffered or are suspected of suffering from a disease, contagious or otherwise transmittable, or other illness:

Name	Crew member or passenger (mention rank or class)	Nature of illness	Remarks
.....
.....
.....
.....

- B. Crew members, passengers and all other persons on board who during the voyage have suffered or are suspected of suffering from a physical or mental defect or disability.

Name	Crew member or passenger (mention rank or class)	Nature of illness	Remarks
.....
.....
.....
.....

- C. Particulars of any birth or death which has occurred on board between the present and previous port:

Name (mention father and mother's names in case of a birth)	Crew member or passenger (mention rank or class)	State whether birth or death and date	Remarks
.....
.....
.....
.....

Certified by me at port on the
day of 19.....

Date

*Medical Officer of ship, or in the absence
of a Medical Officer, Master*

ANNEXURE 12

REPUBLIC OF SOUTH AFRICA

DECLARATION TO MASTER OF SHIP REGARDING PROHIBITED PERSONS

[Section 16 (1) of Act No. 96 of 1991: Regulation 12]

To the Master of (name of ship).....

Permission for the following persons to enter the Republic was refused on (date).....because they are prohibited persons. The persons indicated below shall be detained by the master in terms of section 16 (1) of the Aliens Control Act, 1991 (Act No. 96 of 1991).

Surname	First name/s	Reasons for refusal
.....
.....
.....
.....
.....

Port.....

Date *Immigration Officer*Appointment number/
Force number.....**ACKNOWLEDGEMENT OF RECEIPT**

I acknowledge receipt of the original of this notice.

Date *Signature of master***ANNEXURE 13**

REPUBLIC OF SOUTH AFRICA

APPLICATION BY MASTER TO LEAVE HARBOUR

[Section 20 of Act No. 96 of 1991: Regulation 13 (2)]

- A. I hereby apply for a certificate to leave the harbour and I declare herewith that the following is a complete return of changes in the crew (name of ship)..... with a total of persons since arrival at this port:

Crew signed off	Rank	Crew signed on	Rank
.....
.....
.....
.....

Deserters left behind	Rank	Distressed seamen shipped	Rank
.....
.....
.....
.....

Crew left behind in hospital	Rank	Crew left in gaol	Rank
.....
.....
.....
.....

B. Passengers in direct transit:

The following is a list of passengers in direct transit, with their respective destinations:

The above information is certified correct.

Date Master
Date Immigration Officer
Place Appointment Number/
Force Number

ANNEXURE 14

REPUBLIC OF SOUTH AFRICA

**CERTIFICATE BY IMMIGRATION OFFICER FOR THE PURPOSE OF OBTAINING A
CLEARANCE PAPER FROM THE CUSTOMS OFFICER**

[Section 20 of Act No. 96 of 1991: Regulation 13 (3)]

TO THE OFFICER IN CHARGE: CUSTOMS AND EXCISE

PORT.....

I hereby certify that the master of the ship (name of ship) complied on
(date) with the provisions of the Aliens Control Act, 1991 (Act No. 96 of 1991), and the regulations made thereunder.

Date

Immigration Officer

Place.....

Appointment Number/
Force Number.....

ANNEXURE 15

REPUBLIC OF SOUTH AFRICA

IMMIGRATION PERMIT**[Section 25, read with section 56 (f), of Act No. 96 of 1991: Regulation 14]**

Reference.....

In terms of the provisions of section 25 (7) of the Aliens Control Act, 1991 (Act No. 96 of 1991),

Surname and first name/s	Date of birth	Sex	Occupation or capacity in which holder is granted permit	Permit No.
.....
.....
.....
.....
.....

has been authorised to enter the Republic of South Africa for permanent residence, or if he/she on the date of approval of the application, already sojourns there legally, to settle permanently.

Date of issue.....

Unless the holder of this permit enters the Republic of South Africa before or on

..... for permanent residence therein, the validity of the permit shall lapse.

*For Director-General: Home Affairs***Note:**

- (i) This permit and the Certificate of Arrival attached hereto, must be handed to the Immigration Officer at the port of entry for persual and detachment. The holder must take delivery of the permit and retain it in his/her possession.
- (ii) The permit number must be quoted in all communications with the Department of Home Affairs.
- (iii) The above permit is issued without erasure of amendment.
- (iv) Occupation, as stated, may not be changed within a period of three years from date of issue, without prior approval having been obtained from the Department.
- (v) If the holder cannot enter the Republic on or before the date as stipulated above an extension thereof may be applied for. Extensions are considered favourably in highly exceptional cases only.
- (vi) It is irregular to enter the country for a temporary purpose merely to have permanent residential status endorsed in the passport and/or a re-entry visa applied for. This may result in the permit being withdrawn or the lapse thereof.
- (viii) Permanent residents who leave the country for settlement elsewhere may lose their right to permanent residence in the Republic after a continuous period of five year residence abroad. Short visits to the Republic do not constitute a resumption of residence.

Endorsements.....

.....

.....

ANNEXURE 16

REPUBLIC OF SOUTH AFRICA

GUARANTEE BY BANK

[Sections 26 (4) and section 41 (2) of Act No. 96 of 1991: Regulations 16 (3) and 22 (2)]

THE DIRECTOR-GENERAL: HOME AFFAIRS

We, the undersigned (1).....and
 (2).....in our respective capacities
 of.....and.....of the
branch of(hereinafter
 referred to as "the Bank") bind the Bank as guarantor and co-principal debtor in favour of and in relation to the Director-General: Home Affairs (hereinafter referred to as "the Director-General") for the full payment by (name)
 of (address)of the amount of R.....
 (in words)
 in respect of the admission to the Republic of *

Date of birth..... Passport No.....
 which can be claimed from him/her as owing and payable to the Director-General on account of the principal debtor failing to comply with the purpose for which or conditions subject to which a temporary residence permit was issued to him/her in terms of section 26 (1) of the Aliens Control Act, 1991 (Act No. 96 of 1991).

This guarantee is valid during the period in which the said *
 resides in the Republic on a temporary basis and the responsibility of the bank is terminated—

- (i) once the principal debtor and his/her family/dependants have left the country at their own expense or if permits for permanent residence are issued to them; or
- (ii) if the Director-General releases the Bank in writing from its responsibilities in respect of this guarantee.

This guarantee must be returned to the Bank on compliance with its responsibility or on written advice by the Director-General to the Bank that the principal debtor and his/her family/dependants have left the Republic of South Africa.

†Revenue Stamp

Done and signed aton thisday
 ofin the year 19..... in the presence of undersigned.

Signature

Signature

Witnesses

- 1.....
- 2.....

* State full names of alien to whom temporary residence permit must be issued.

† Stamp duty payable in terms of Schedule 1 of the Stamp Duties Act, 1968 (Act No. 77 of 1968).

Take note:

This document is in terms of Treasury Instruction Q3.1 a security which must be dealt with in terms thereof.

ANNEXURE 17**REPUBLIC OF SOUTH AFRICA****ACKNOWLEDGEMENT OF RECEIPT****[Section 26 (6) of Act No. 96 of 1991: Regulation 16 (4)]**

TO:

.....

.....

1. Your application for the extension of the period of validity/alteration of conditions of your*..... permit dated†..... under section 26 (6) of the Aliens Control Act, 1991, refers.
2. Your application is presently receiving attention.
3. Please take note that if your application is not successfull, you will have to leave the Republic of South Africa on or before the date notified to you in writing by the Department.
4. Should you fail to comply with paragraph 3 above you will in terms of section 26 (7) of the said Act be dealt with as a prohibited person under the Act.

Immigration Officer/Director-General

Date

* State here the type of temporary residence permit.

† State date in full.

ANNEXURE 18**REPUBLIC OF SOUTH AFRICA****NOTIFICATION TO BE DEALT WITH AS PROHIBITED PERSON****[Section 26 (7) of Act No. 96 of 1991: Regulation 17]**

TO:

AT:

1. You are hereby notified that as you have contravened the provisions of section 26 (7) of the Aliens Control Act, 1991 (Act No. 96 of 1991), you are guilty of an offence for which you may be charged in a court of law.
2. You will also be dealt with as a prohibited person in respect of the Republic in terms of the provisions of section 26 (7) of the said Act.
3. *You are hereby instructed to leave the Republic byhours on19...../ Warrant for your removal was issued in terms of section 44 (1) of the Act and you will be detained pending your removal.

(* Delete which is not applicable)

Date

Place

*Immigration Officer*Appointment Number/
Force Number.....

I acknowledge receipt of the original of this notice.

Signature of prohibited person

Date

ANNEXURE 19

REPUBLIC OF SOUTH AFRICA

POWER OF ATTORNEY IN RESPECT OF AN APPLICATION FOR AN IMMIGRATION PERMIT OR TEMPORARY RESIDENCE PERMIT, OR FOR THE EXTENSION OF THE VALIDITY THEREOF

(Sections 25 and 26 of Act No. 96 of 1991: Regulation 18)

PART A**POWER OF ATTORNEY**

I (First name/s and surname)

of (full address)

hereby appoint (first name/s and surname)

of (full address)

to apply on my behalf for a permit referred to in section 25/26* of the Aliens Control Act, 1991/the extension of the validity of a permit referred to in section 26*, at a South African Mission/office of the Department of Home Affairs*, submit any further relevant information concerning myself, and to receive the decision of the Department in connection with the application.

I hereby confirm that—

- (a) I personally signed the power of attorney and my application for a permit/the extension of the validity of a permit*;
- (b) a permit which is issued to me or whereof the validity is extended, may be withdrawn if any particulars in my application or which is submitted by the person holding power of attorney, are incorrect;
- (c) my application for a permit does not grant me any rights to enter the Republic of South Africa before a permit has been granted to me;
- (d) I am aware that my application for a permit or the extension of the validity thereof shall be considered by the Department of Home Affairs and that the granting of a power of attorney to the person holding power of attorney, in no way will expedite or benefit my application; and
- (e) I shall give notice to the Department if I withdraw or amend the power of attorney before the Department has taken a final decision on my application.

(* Delete which is not applicable)

CERTIFICATE

I understand the contents of this power of attorney.

Signed at on this
day of 19.....

R2-00
Revenue Stamp

Signature of person giving power
of attorney

PART B

DECLARATION BY PERSON HOLDING POWER OF ATTORNEY

I (full names and surname).....

accept the above-mentioned appointment and confirm that the address hereunder is my business address/home address*:
.....
.....

* (Submit business address if employed or doing business for own account, or home address in other instances)

I hereby confirm that—

- (a) I personally signed this declaration;
- (b) I ascertained and identified myself with the contents of this document and the correctness of the particulars in the application for a residence permit/the extension of the validity of a permit (delete which is not applicable);
- (c) I am aware that a residence permit issued to the applicant or the extension of the validity thereof, may be withdrawn if any particulars in this document or the said application are incorrect, and that it is a contravention of section 57 of the Aliens Control Act, 1991, if any person facilitates or assists the entrance to or residence in the Republic of any other person by the committing of a fraudulent act, or by conduct, statement or otherwise makes any false representation;
- (d) the power of attorney shall not constrain the Department from contacting the applicant directly in connection with an application; and
- (e) I may not retain a residence permit issued to the applicant for any debts.

* (Delete which is not applicable)

Signed at on this
day of 19*Signature of person holding power
of attorney*

PART C

CERTIFICATE BY INTERPRETER

I (first name/s and surname)

of (full address)

confirm hereby that I have mastered (state language)

and that I explained to (full name/s and surname)

the contents of this document in the said language and that I am satisfied that the applicant fully understands it.

Signed at on this
day of 19*Signature of interpreter*

ANNEXURE 20

REPUBLIC OF SOUTH AFRICA

APPLICATION TO REGISTER AS AGENT**[Section 56 (1) (1) of Act No. 96 of 1991: Regulation 18 (4)]**

THE DIRECTOR-GENERAL: HOME AFFAIRS:

1. I/We hereby apply to be registered as an agent in terms of regulation 18 of the Aliens Control Regulations.
2. I/We certify that the information furnished hereunder are in all material respects true and correct and that I/we have not previously been convicted of any offence under the Aliens Control Act, 1991, or Schedule I or II thereof.

PERSONAL PARTICULARS OF APPLICANT(S)**NB:** The names of all Directors/Partners of the business must be furnished. Please use back of this form if space is insufficient.

1. First name/s and surname: (1)

Identity No.

(2)

Identity No.

2. Full residential address: (1)

.....

(Code) (Telephone number)

(2)

.....

(Code) (Telephone number)

PARTICULARS OF BUSINESS

1. Full name of business

2. Abbreviated name of business (if any)

3. Full address where business will be conducted

.....

4. Telephone number(s) (Code)

5. Facsimile number(s) (if any)

6. Original letterhead of business attached.

Signed at on this

day of 19

Signature and capacity: (1)

(2)

ANNEXURE 21

REPUBLIC OF SOUTH AFRICA

DEPARTURE FORM

(Section 35 of Act No. 96 of 1991: Regulation 20)

(Only to be completed by RSA citizens or holders of RSA immigration permits)

Flight No.	Train No.	Ship's name	Vehicle Reg. No.
Surname			
Forenames			
Date of birth		Y Y Y Y	M M D D
Purpose of departure	Holiday	Business	Study Final Emigration
Occupation	Sex	Male (M)	Female (F)
Nationality of passport			
Country of final destination			
Children included in passport accompanying traveller		Number	Age
		M	
		F	
I declare that the above-mentioned information is correct to the best of my knowledge		Departure Stamp	
Signature			

ANNEXURE 22

REPUBLIC OF SOUTH AFRICA

TEMPORARY PERMIT TO PROHIBITED PERSON

[Section 41 (1) of Act No. 96 of 1991: Regulation 22 (1)]

Permission is hereby granted to the following person as holder of this permit to enter or remain in the RSA or part thereof as determined in part C hereof:

A. PERSONAL PARTICIPANTS OF HOI DEB

Surname..... First name/s.....

Residential address.....

Nationality..... Age..... Sex.....

Passport or travel document No. Country of origin Place of issue Expiry date

B. PARTICULARS OF DEPOSIT/GUARANTEE

File Number:..... **An amount of (in words)**.....

(in figures) R..... Receipt No..... Name of depositor.....

as set out in terms of section 41 (2) (a) of the Act as surety which must be deposited by or on behalf of the permit holder as guarantee that the holder will comply with the conditions subject to which the permit was issued.

TAKE NOTE:

The amount deposited will be refunded when the holder leaves the Republic, and when satisfactory evidence that the conditions and requirements have been complied with, is furnished.

C. CONDITIONS

1. The holder of the permit may reside temporarily in (a) the Republic, (b) the Magisterial District or (c) Municipal Area of..... for the purpose of.....
 2. Employer's particulars (where applicable): Name.....
Street address..... Date of engagement.....
..... Period of contract.....
Postal code..... Date of discharge.....
 3. This permit holder shall, without expenses to the State leave the Republic on or before.....
..... or such later date as a duly authorised immigration officer may have endorsed on this permit for the purposes of extending the period of its validity.
 4. The holder shall report to at intervals of days/months
and shall keep that officer duly advised of his place of residence. He shall give at least twenty-four hours prior notice (Sundays and public holidays excluded) of his intended departure.
 5. If the holder does not leave the Republic on or before the date mentioned herein, the amount deposited under section 41 (2) (c) of the Act, shall be forfeited to the State, and the holder renders himself liable to prosecution in terms of the Act.
 6. This permit is invalid, and the amount referred to therein is forfeited to the State, if the permit holder or the depositor or any other person concerned, named herein, made a false declaration or false representation when the permit was applied for or when it was obtained.
 7. Other conditions.....
.....
.....
 8. I/We and agree to the above conditions, and understand that a breach thereof may result in the forfeiture of the amount deposited, and will subject me/us to further steps stipulated in the Act.

<i>Permit holder</i>	<i>Depositor</i>	<i>Witness</i>
Place	Date	
Immigration Officer	Date	
Appointment/Force Number	Place	

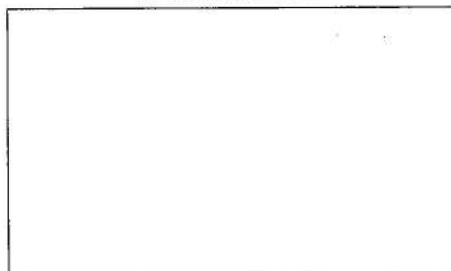
CERTIFICATE OF TRANSLATOR

I (full name)

certify that I translated the content of this permit to the person/persons concerned in the language.....
and that he/she/they understand(s) the contents.*Signature*

Date

OFFICIAL STAMP

**D. IDENTIFICATION OF HOLDER**

Thumb impression on issue

Thumb impression on surrender

Taken by (name).....

Taken by (name).....

Left/Right thumb

Left/Right thumb

Date

Date

Place.....

Place

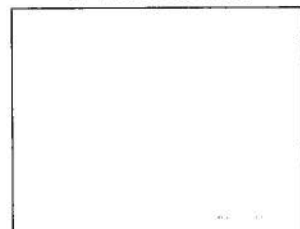
E. EXTENSION OF VALIDITY OF PERMIT

Validity of permit is extended until.....

Authorised Officer

Date

OFFICIAL STAMP

**F. FINAL DISPOSAL OF CASE**

Date

Immigration Officer

Place.....

Appointment/Force Number.....

G. RECEIPT FOR REFUNDI hereby acknowledge receipt of the amountrands (R.....), being
refunded of the amount deposited by me in respect of the permit.*Signature*

Date

Place.....

ANNEXURE 23

REPUBLIC OF SOUTH AFRICA

WARRANT FOR REMOVAL/DETENTION PENDING REMOVAL

[Sections 10 (5) (b), 11 (6), 27 (3), 41 (6) (a), 44 (1) (a), 44 (2), 45 (1), 46 (1), 47 (1), 51 (1) or 53 (2) of
Act No. 96 of 1991: Regulation 24 (1)]

A. WARRANT FOR REMOVAL

TO: ALL IMMIGRATION AND POLICE OFFICERS

As (first name/s and surname)

whose fingerprints appear on the reverse side, had made himself/herself liable to removal from the Republic and for detention pending such removal, in terms of section of the Act, you are hereby ordered to remove the said person from the Republic, under proper escort.

Removal from the Republic of South Africa shall be affected via and the responsible immigration officer or police officer shall impress the left and right thumb prints of the above-mentioned person hereunder when he/she is removed and certify that the prints were taken by him/her.

Date

Place

Reference No.

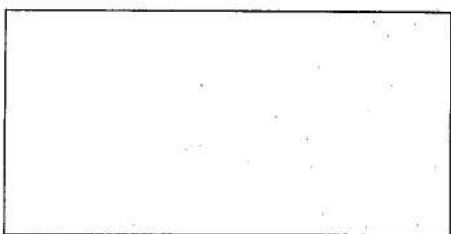
MINISTER OF HOME AFFAIRS

CERTIFICATE BY IMMIGRATION OFFICER

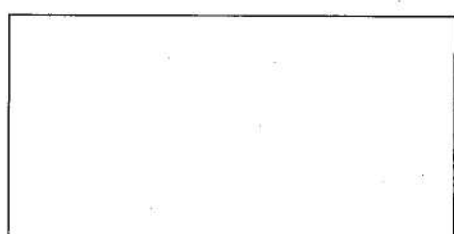
I hereby confirm that the above-mentioned person was removed from the Republic of South Africa on.....

..... to via

I also confirm that his/her left and right thumb print were taken by me.



LEFT THUMB PRINT



RIGHT THUMB PRINT

Immigration officer

Appointment number.....

Date

Port of entry

Passport/Travel Document No.

Nationality

FINGERPRINT FORM

Passport number

CLASSIFICATION

PLEASE NOTE

When a finger is missing, deformed or so seriously injured that an impression cannot be made, it must be noted in the space for the finger concerned.

Fingerprints taken by

R thumb	R index	R middle	R ring	R little finger
L thumb	L index	L middle	L ring	L little finger

B. WARRANT FOR DETENTION PENDING REMOVAL

TO: Station Commander/Head of Prison

As cannot be removed from the Republic immediately because

(state reasons)

you are in terms of section of the Aliens Control Act, 1991, ordered to detain the

said until such time as he/she is removed from the Republic.

NB: No release may be effected without the written authority of the immigration officer by means of a warrant of release referred to in regulation 24 (2) of the Aliens Control Regulations, 1996.

Immigration Officer

Date

Appointment number

Place

Telephone number

ANNEXURE 24

REPUBLIC OF SOUTH AFRICA

WARRANT OF RELEASE

[Section 44 (5) of Act No. 96 of 1991: Regulation 24 (2)]

TO:

.....
.....
.....

You are hereby ordered to release the following person who is presently being detained by you:

.....
Immigration Officer/Police Officer.....
Appointment Number/Force Number

Date

Place.....

ANNEXURE 25

REPUBLIC OF SOUTH AFRICA

NOTICE TO PROHIBITED PERSON REGARDING FIXING OF DEPOSIT

[Section 44 (1) (b) of Act No. 96 of 1991: Regulation 25 (1)]

A. To:

.....
.....
.....
WHEREAS your are to be removed from the Republic of South Africa under a warrant of removal issued by the Minister on(copy attached) as a prohibited person; and

WHEREAS the consequential expenses of your removal are calculated as follows:

- (a) Actual costs of removal
- (b) Actual costs of detention
- (c) Actual costs of maintenance
- (d) Actual costs of custody

Total ; and

WHEREAS section 44 (1) (b) of the Aliens Control Act, 1991, empowers me to require from you to deposit with the Department a sum of money sufficient to cover the said expenses;

NOW THEREFORE you are hereby required to deposit the amount of at the Department of Home Affairs at* on or before†

PLEASE TAKE NOTE that should you fail to deposit the said sum of money on or before the aforementioned date, permission will be sought from the Minister of Home Affairs to enforce payment of the deposit.

.....
Immigration Officer

Date

B. TO THE MINISTER OF HOME AFFAIRS

- (a) Copy for your information in terms of regulation 23 (2) of the Aliens Control Regulations.
- (b) In terms of section 44 (1) (c) of the Aliens Control Act, 1991, authorization is hereby sought for the enforcing of the payment of the deposit, as the deposit was not paid on or before the relevant date.

.....
Immigration officer

Date

C. TO THE IMMIGRATION OFFICER

.....
Enforcement of the payment of the deposit authorised/not authorised.

Minister of Home Affairs

Date

* State address of office of Department.

† State date in full.

ANNEXURE 26

REPUBLIC OF SOUTH AFRICA

**ORDER TO PAY DEPOSIT FIXED IN TERMS OF SECTION 44 (1) (c) OF THE
ALIENS CONTROL ACT, 1991**

[Section 44 (1) (c) of Act No. 96 of 1991: Regulation 25 (3)]

A. TO:

WHEREAS the Minister of Home Affairs authorised the enforcement of the deposit required from you by notice dated(copy attached) because you have failed to pay such deposit on or before the date determined on that notice; and

WHEREAS you have to date failed to pay the deposit;

NOW THEREFORE you are hereby in terms of section 44 (1) (c) of the Aliens Control Act, 1991, ordered to pay the said deposit.

PLEASE TAKE NOTE that a copy of this order will be filed at the office of the Clerk of the Magistrate's Court of the district of, and that upon such filing this order shall have the effect of a civil judgment, and that I shall then in terms of regulation 23 (3) (c) of the Aliens Control Regulations, have all the powers of a judgment creditor in this matter.

Immigration Officer

Date

B. TO THE CLERK OF THE MAGISTRATE'S COURT

.....
Please record this order as a judgment of your Court and complete the endorsement in section C of this form.

Return two completed copies to me withindays.

Immigration Officer

Date

C. TO THE IMMIGRATION OFFICER

-
(a) Order entered as judgment of the Court on.....
(b) Judgment No.....

Clerk of the Magistrate's Court

Date

ANNEXURE 27

REPUBLIC OF SOUTH AFRICA

**WARRANT OF DETENTION OF PERSON SUSPECTED OF BEING AN ALIEN WHO IS
NOT ENTITLED TO BE IN THE REPUBLIC**

[Section 53 (1) of Act No. 96 of 1991: Regulation 26]

Reference No.

A.

TO: (Station Commander/Head of Prison/other place of detention)

1. WHEREAS (full names of detainee)
 is, for the reasons stated in the attached affidavit, suspected to be an alien, who has failed to satisfy me (full names of police/immigration officer)
 in terms of section 53 (1) of the Aliens Control Act, 1991, that he is entitled to be in the Republic; and

WHEREAS it is deemed necessary to detain the said
 for the following reasons:

YOU ARE HEREBY ordered to detain the said

while he or she is being dealt with under section 7 of the said Act.

2. A copy of this warrant was handed to the immigration officer at
 on (date and time)

Police Officer/Immigration Officer

Appointment Number/Force Number

Date

Place

**CERTIFICATE BY IMMIGRATION OFFICER REGARDING STEPS TAKEN IN TERMS OF SECTION 7 OF THE
ALIENS CONTROL ACT, 1991**

1. I, (full names and surname of immigration officer)
 stationed at
 certify herewith that I have dealt with (full names and surnames of detainee)
in terms of section 7 of the Aliens Control Act, 1991.
2. I commenced with the enquiry on (date and time)
 and completed it on (date and time)

(NB: Reasons must be stated why enquiry did not commence immediately after the immigration officer received notice of the matter, or if the enquiry was not completed within 48 hours after such notice):

3. For the reasons mentioned in the attached affidavit I have established that the said
was entitled/not entitled to be in the Republic.

[NB: If the person concerned is not entitled to be in the RSA, he or she must be further dealt with in terms of—
 (a) section 41; or
 (b) section 53 (2),
 of the Aliens Control Act, 1991].

Immigration Officer

Appointment Number/Force Number

Date

Place

(*Delete which is not applicable)

ANNEXURE 28

REPUBLIC OF SOUTH AFRICA

ENTRY AND SEARCH WARRANT

[Section 54 of Act No. 96 of 1991: Regulation 27 (1)]

TO ALL IMMIGRATION OFFICERS

Whereas it appears to me from information on oath that there are reasonable grounds to believe that, within the Magisterial District of there is—
 upon or in a premise at.....

- (i) a prohibited person; or
- (ii) book, record, statement, register or other document, which relate to the employment, occupation of, or residence on such premises of a person who is or is deemed to be a prohibited person under the Aliens Control Act, 1991.

YOU ARE THEREFORE authorized to enter the identified premises *during day time/any time/night time/during the hours of..... to..... to search for and to—

(Mark with YES or NO in the applicable block)

(a) interrogate any person found in or on such premises;	
(b) examine and or make copies of or extracts from any such book, record, statement, register or other document found on such premises and which relate to the occupation of or residence on such premises;	
(c) call upon any person to furnish the officer with any information at his disposal with regard to the ownership or occupation of, or residence on such premises, or the presence of any person thereon or seize, against the issue of a receipt, anything on or in the premises which in his or her opinion has a bearing thereon, or which he or she wishes to retain for further examination or for safe custody or; and	
(d) call upon any person on such premises to furnish him or her with proof of his or her right to be on such premises.	

and to deal with such person, book, record, statement, register, other document, information or proof according to law.

Given under my hand at this
 day of 19.....

*Signature**Designation*

* Delete which is not applicable.

CERTIFICATE

I, in my capacity as
 of the premises, hereby acknowledge that the premises referred to on the reverse side hereof were left *in the condition they were found/with the following breakages:

Date.....

Place.....

Signature

* Delete which is not applicable.

ANNEXURE 29

REPUBLIC OF SOUTH AFRICA

RECEIPT

[Section 54 (1) (c) of Act No. 96 of 1991: Regulation 27 (2)]

I, (full names)

Rank Appointment Number Office
hereby acknowledge receipt of the following items seized in terms of section 54 (1) (c) of the Aliens Control Act, 1991:

No.	Item	Description
.....
.....
.....

Signed at Date

Date.....

Signature of Immigration Officer

OFFICE STAMP

Appointment Number.....

ANNEXURE 30

REPUBLIC OF SOUTH AFRICA

NOTIFICATION OF EXTENSION OF DETENTION

[Section 55 (3) (c) of Act No. 96 of 1991: Regulation 28]

TO:

AT:

1. You are hereby notified that, as your examination in terms of section 7 (1) (iii) and (iv) has not yet been completed, the period of your detention of 48 hours is hereby extended for the following reasons:

Date

Immigration Officer

Place.....

Appointment Number/
Force Number.....

2. I understand the contents and acknowledge receipt of the original of this notice.

Signature of prohibited person

Date.....

ANNEXURE 31

REPUBLIC OF SOUTH AFRICA

NOTICE TO DETAINEE REGARDING THE REVIEW OF HIS OR HER DETENTION**[Section 55 (5) of Act No. 96 of 1991: Regulation 29]**

TO: (Full names of detainee)

You are hereby notified that in view of the fact that your detention pending the execution of the warrant for your removal to issued on is likely to exceed (state period of detention) on for the reasons mentioned in the affidavit on the reverse-side of this notice, I am under section 55 of the Aliens Control Act, 1991, obliged to submit the matter for review to the local or provincial division of the Supreme Court at on or before

You are entitled to submit in writing whatever representations you wish to be considered by the Honourable Judge designated to review this matter, and you are requested to hand to me such representations on or before

Please also note that you may be assisted by a legal representative in the preparation of your representations.

If you require assistance you should approach the head of the institution where you are being detained.

Immigration officer

Date

Place

CERTIFICATE BY INTERPRETER

I (first name/s and surname)
of (full address)

confirm hereby that I have mastered (state language)
and that I explained to (full names of detainee)
the contents of this notice in the said language and that I am satisfied that the said detainee fully understands it.

Signed at on this day
of 19.....

*Signature of interpreter***(Reverse-side of Annexure 31)****AFFIDAVIT**

I, (full names of deponent)
state herewith under oath/solemnly declare:

1. I am a duly appointed immigration officer stationed at

2. I have ordered the detention of (full names of detainee)

because the warrant for his or her removal issued by the Minister on

could for the following reasons not be executed immediately †

.....
and his or her detention was considered reasonable and necessary because †

3. It is likely to be necessary that the said (full names of detainee).....

.....

be detained for longer than (state period)

because †

4. I append hereto certified copies of the following documentation as proof of my endeavours to expedite the removal of the said (full names of detainee).....

and/or to ensure that he or she is not detained for longer than what is reasonable and necessary:

(a)

(b)

(c)

(d)

Signed aton this.....

day of 19.....

Immigration Officer

CERTIFICATE OF OATH/AFFIRMATION

I, (full forenames and surname)

Designation (rank), hereby certify that before administering the prescribed oath/solemn declaration, I put the following questions to the deponent and noted his/her reply in his/her presence:

(1) Do you know and understand the contents of the above declaration?

Reply

(2) Have you any objection to taking the prescribed oath?

Reply

(3) Do you regard the prescribed oath as binding on your conscience?

Reply

The deponent has acknowledge that he/she knows and understands the contents of the declaration. This declaration was duly sworn to/solemnly affirmed before me and the deponent's signature was appended thereon in my presence.

Date

Signed.....
(Justice of the Peace, Commissioner of Oaths)

Place.....

Address.....

† Use separate sheet(s) of paper, if necessary.

ANNEXURE 32

REPUBLIC OF SOUTH AFRICA

COVER SHEET: REVIEW OF DETENTION OF ALIEN UNDER THE ALIENS CONTROL ACT, 1991

(Section 55 of Act No. 96 of 1991: Regulation 29)

To the Registrar

Local/Provincial Division of Supreme Court.....

RE: REVIEW OF DETENTION OF (Full names of detainee).....

detained at.....

1. Please refer this matter for review in terms of section 55 (5) of the Aliens Control Act, 1991, and regulation 29 made thereunder.
2. The following documentation are attached:

(a) Certified copy of the warrant for the removal of (full names of detainee).....

.....
issued on

(b) notification as per Annexure 31of the regulations, duly completed; and

(c) representations by the said detainee.

Signed aton this.....

day of19.....

.....
*Immigration Officer***DECISION BY REVIEWING JUDGE**

After perusing the documentation referred to in paragraph 2 above/* and after further investigation referred to in regulation 29 (4) (b) of the Aliens Control Regulations, 1996, I hereby—

- * 1. confirm the order for the detention of.....
as reasonable and necessary; or
- * 2. set aside the other for the detention of.....
as unwarranted or unreasonable, and I direct that the said.....be released from custody immediately; and/or
- * 3. make the following order in addition to the order made under paragraph 1 or 2:
.....
.....
.....

JUDGE OF THE LOCAL/PROVINCIAL DIVISION OF THE SUPREME COURT.....

Date

* Delete if not applicable.

ANNEXURE 33

REPUBLIC OF SOUTH AFRICA

NOTICE OF PENALTY INCURRED

[Section 56 (1) (q) read with section 11 of Act No. 96 of 1991: Regulation 30 (2)]

TO:

You are hereby informed that in terms of the provisions of section 56 (1) (q) of the Aliens Control Act, 1991 (Act No. 96 of 1991), you have incurred a penalty to the amount of R with regard to the conveyance of (name of prohibited person) who is, in terms of section 11 of the Act, a prohibited person.

You are hereby required to pay the penalty within 3 days of the date of this notice. Should you fail to pay the said amount within the said period the penalty shall be payable and recoverable as a debt against the Republic of South Africa.

Date

Immigration Officer

Place.....

I acknowledge receipt of the original of this notice.

*Date of conveyance**Signature of owner, agent or person***No. R. 1000****21 June 1996****ALIENS CONTROL ACT, 1991 (ACT NO. 96 OF 1991)****ALIENS CONTROL REGULATIONS (FEES)**

The Minister of Home Affairs has, in terms of section 56 of the Aliens Control Act, 1991 (Act No. 96 of 1991), made the regulations in the Schedule.

SCHEDULE**Definition**

1. In these Regulations any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates—

“the Act” means the Aliens Control Act, 1991 (Act No. 96 of 1991).

Fees

2. The fees which may be charged in respect of the application for permits, certificates and visas issued in terms of the provisions of the Act, are set out in the following Annexure:

ANNEXURE

		*R Fee	*\$
1.	A visa in terms of section 11 of the Act	R 108	\$ 30
2.	A permit in terms of section 26 (1) (a), read with section 27, of the Act	R 108	\$ 30
3.	A permit as referred to in section 11 (3), read with section 26 (1), of the Act	R 360	\$ 100
4.	A temporary permit to a person not exempt in terms of section 11 (5) of the Act and allowed in the Republic without a visa	R 216	\$ 60
5.	A transit visa in terms of section 12 (2) of the Act	R 108	\$ 30

		*R Fee	*\$
6.	An immigration permit(s) in terms of section 25 (3) of the Act, per individual or per family (breadwinner, spouse and no more than two dependants).....	R 5 580	\$ 1 550
	Note: For each additional dependent child an additional fee of R360 or \$100 per child will be levied	R 360	\$ 100
7.	Extension of validity of an immigration permit in terms of section 25 (7) of the Act.....	R 360	\$ 100
8.	An extension/alteration of a temporary residence permit in terms of section 26 (6) of the Act	R 360	\$ 100
9.	Permission to a permanent resident to change occupation in terms of section 30 (2) of the Act	R 360	\$ 100

* The local tariff is applicable when the service is rendered in the Republic of South Africa, whilst the foreign tariff (if not the United States dollar, then the corresponding amount in the local currency) is applicable for services rendered outside the Republic of South Africa at missions. The Rand/US Dollar exchange rate is calculated at \$1 = R3,60 and is stipulated so as to avoid the daily recalculations of fluctuating foreign exchange rates.

Short title

3. These regulations shall be called the Aliens Control Regulations (Fees), 1996.

No. R. 999

28 Junie 1996

WET OP VREEMDELINGE-BEHEER, 1991 (WET NO. 96 VAN 1991)

REGULASIES OP VREEMDELINGE-BEHEER

Die Minister van Binnelandse Sake het, kragtens artikels 56 van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), die Regulasies in die Bylae uitgevaardig.

BYLAE

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Woordomskrywing

1. In hierdie regulasies het 'n woord of uitdrukking waaraan 'n betekenis in die Wet geheg word daardie betekenis en tensy uit die samehang anders blyk beteken—

“vervoermiddel” enige vervoermiddel wat aangewend word om persone na die Republiek te vervoer; en
“die Wet” die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991).

Gebruiklike verbindings

2. 'n Aansoek om die erkenning van 'n gebruiklike verbinding ingevolge artikel 1 (2) van die Wet, moet in die vorm wees en moet wesenlik die besonderhede voorgeskryf in Aanhangsel 1 bevatten.

TOELATING TOT DIE REPUBLIEK

Plek by toegangspoort waar aanmelding by immigrasiebeampte moet plaasvind

3. Die aanmelding by 'n immigrasiebeampte van iemand bedoel in artikel 6 (1) van die Wet geskied op daardie plek van 'n toegangspoort wat die immigrasiebeampte vir daardie doel bepaal.

Toestemming om nie by immigrasiebeampte by binnekoms aan te meld nie

4. Die endossement bedoel in artikel 6 (2) van die Wet moet deur middel van 'n rubberstempel, plakstrokkie of skriftelik in die paspoort aangebring word en moet die besonderhede bevat soos in regulasie 19 voorgeskryf.

Amptelike kantoorure van immigrasiebeamptes by toegangspoorte

5. (1) Die Direkteur-generaal bepaal die kantoorure van immigrasiebeamptes by toegangspoorte, en verskillende ure kan vir die verskillende toegangspoorte bepaal word.

(2) Die ure wat ingevolge subregulasie (1) bepaal word, moet op 'n sigbare plek waar die algemene publiek toegang het bekendgemaak word.

(3) Wanneer 'n persoon by 'n toegangspoort vir die doeleindes van binnekoms in of vertrek uit die Republiek buite die ure wat ingevolge subregulasie (1) bepaal is aanmeld, is hy of sy aanspreeklik vir die betaling van oortyd-gelde wat teen die volgende koers bereken moet word:

- (a) R30 vir elke uur of gedeelte daarvan ten opsigte van elke immigrasiebeampte wat oortyddiens moet verrig, met dien verstande dat daardie persoon die immigrasiebeampte in beheer van die toegangspoort voor die tyd, gedurende die kantoorure van daardie toegangspoort, van die datum en tyd van die voorgenome besoek by daardie poort in kennis gestel het en met dien verstande voorts dat hy of sy by die betrokke poort binne die ure en datum aldus gereël, aanmeld; of
- (b) R60 vir elke uur of gedeelte daarvan ten opsigte van elke immigrasiebeampte wat sodanige oortyddiens in alle ander gevalle moet verrig.

Ondervraging van persone by binnekoms

6. (1) Iedere persoon, behalwe 'n Suid-Afrikaanse burger of iemand wat die houer is van 'n immigrasiepermit wat ingevolge artikel 25 van die Wet aan hom of haar uitgereik is wat by 'n toegangspoort aanmeld, moet, indien aldus versoek, 'n vorm met wesenlik die besonderhede voorgeskryf in Aanhangaal 2, aan die immigrasiebeampte oorhandig.

(2) Ondanks die feit dat 'n vorm vermeld in subregulasie (1) deur 'n artikel 6 (1) van die Wet bedoelde persoon voltooi is voor sy of haar aanmelding by 'n immigrasiebeampte, kan die betrokke immigrasiebeampte van sodanige persoon vereis om óf opnuut so 'n vorm, óf 'n verklaring bedoel in artikel 7 (1) (i) van die Wet wat wesenlik die besonderhede voorgeskryf in Aanhangaal 3 bevat, in sy of haar teenwoordigheid te voltooi of af te lê en, indien daar enige twyfel by hom of haar bestaan, moet die immigrasiebeampte homself of haarself deur ondervraging van sodanige persoon daarvan oortuig dat die persoon die inhoud van sodanige vorm of verklaring begryp.

(3) Indien 'n persoon nie in staat is om sodanige vorm of verklaring te voltooi of af te lê of te begryp nie moet die immigrasiebeampte hom of haar, indien nodig, met behulp van 'n tolk ondervra en daarna moet die immigrasiebeampte die vorm of verklaring voltooi of laat voltooi en van sodanige persoon vereis om die vorm of verklaring te onderteken of sy of haar merk daarop te maak.

(4) Enige ander persoon beoog in artikel 7 (1) van die Wet moet, indien aldus deur 'n immigrasiebeampte versoek, 'n verklaring met wesenlik die besonderhede voorgeskryf in Aanhangaal 3 aflê, en is subregulasies (2) en (3) *mutatis mutandis* van toepassing met betrekking tot die aflegging van so 'n verklaring.

Geneeskundige ondersoek

7. (1) Die geneeskundige ondersoek van 'n persoon bedoel in artikels 7 (1) en 39 (2) van die Wet, wat op 'n skip by die Republiek aangekom het, geskied óf op die betrokke skip óf op 'n ander gerieflike plek wat 'n immigrasiebeampte bepaal so spoedig moontlik na die aankoms van die skip.

(2) Die geneeskundige ondersoek van enige ander persoon wat die Republiek binnekom of daarin gevind word, geskied op die plek wat 'n immigrasiebeampte bepaal so spoedig moontlik nadat sodanige persoon die Republiek binnekom het of daarin gevind is.

Verklaring van persone tot verbode persone

8. 'n Verbodsverklaring kragtens artikel 9 (1) (a) of verbodskennisgewing kragtens artikel 10 (5) (a) van die Wet, na gelang van die geval, is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangaal 4.

Voorlopige permit

9. 'n Voorlopige permit bedoel in artikel 10 (1) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangaal 5.

Visums

10. (1) 'n Aansoek om 'n visum bedoel in artikel 11 van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangaal 6.

(2) Ondanks die bepalings van subregulasie (1), kan die Suid-Afrikaanse missies in die buitenland die inhoud van die vorm verander om by plaaslike vereistes en tale aan te pas.

(3) 'n Verbode persoon bedoel in artikel 11 (1) van die Wet moet van die weiering om hom of haar in die Republiek toe te laat in die vorm met wesenlik die besonderhede voorgeskryf in Aanhangaal 7 bevat, verwittig word.

SKEPE IN HAWENS

Ondersoek van en beheer oor skepe

11. (1) Die lyste bedoel in paragrawe (a), (b) en (c) van artikel 15 (1) van die Wet is in die vorm voorgeskryf in onderskeidelik Aanhangsels 8, 9 en 10.

(2) Die opgawe bedoel in paragraaf (d) van artikel 15 (1) van die Wet is in die vorm voorgeskryf in Aanhangsel 11.

Verklaring aan gesagvoerder van skip in verband met verbode persone

12. Die verklaring bedoel in artikel 16 (1) van die Wet is in 'n vorm wat wesenlik ooreenstem met die vorm voorgeskryf in Aanhangsel 12.

Uitklaringsbewys deur doeanebeampte

13. (1) Die gesagvoerder van 'n skip, of sy of haar verteenwoordiger, moet op die dag vantevore of op die dag waarop die skip 'n hawe wil verlaat, gedurende die amptelike kantoorure van die immigrasiebeampte, skriftelik by daardie beampte aansoek doen om 'n sertifikaat bedoel in artikel 20 van die Wet.

(2) Die aansoek bedoel in subregulasie (1) is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 13.

(3) 'n Sertifikaat van 'n immigrasiebeampte bedoel in artikel 20 van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 14.

VERBLYF IN REPUBLIEK

Immigrasiepermit

14. (1) 'n Immigrasiepermit bedoel in artikel 25 van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 15.

(2) Behoudens die bepalings van artikel 25 (9) van die Wet, moet 'n aansoek om 'n immigrasiepermit in die land of gebied waarvan die applikant die wettige houer van 'n paspoort is of waarin hy of sy normaalweg woon en waarna hy of sy gereeld terugkeer na enige tydperk van tydelike afwesigheid, gemaak word.

Hersiening van beslissings van streekkomitees van die Immigrantekeurraad

15. Hersieningsverrigtinge beoog in artikel 25 (12) (a) van die Wet, moet op die volgende wyse ingestel word:

(a) Die applikant, of sy of haar regsverteenvwoordiger moet—

- (i) binne 30 dae na verwittiging van die beslissing van die betrokke streekkomitee; en
- (ii) by wyse van 'n geskrewe kennisgewing,

die voorsitter van daardie streekkomitee in kennis stel dat hy of sy verlang dat die betrokke besluit deur die Sentrale Komitee hersien word.

(b) Die kennisgewing bedoel in paragraaf (a) moet die gronde vir die hersiening volledig uiteensit.

(c) Die voorsitter van die streekkomitee moet binne sewe dae nadat hy of sy 'n kennisgewing bedoel in paragraaf (a) ontvang het, die betrokke aansoek, volle besonderhede van die beslissing en sodanige kommentaar wat die voorsitter wens te lewer, aan die voorsitter van die Sentrale Komitee voorlê.

(d) Die voorsitter van die Sentrale Komitee moet binne sewe dae na ontvangs van die dokumente bedoel in paragraaf (c) 'n vergadering van die Sentrale Komitee belê om die beslissing van die streekkomitee te oorweeg, waarna die Sentrale Komitee die stappe beoog in artikel 25 (13) (a) van die Wet moet neem.

Tydelike verblyfpermit om in die Republiek te vertoeft

16. (1) 'n Aansoek om 'n werkpermit, studiepermit of werksoekerspermit bedoel in artikel 26 van die Wet moet in die land of gebied waarvan die applikant die geldige houer van 'n paspoort is of waarin hy of sy normaalweg woon en waarna hy of sy gereeld terugkeer na enige tydperk van tydelike afwesigheid, gemaak word.

(2) 'n Tydelike verblyfpermit bedoel in artikel 26 (1) van die Wet word aangebring, op dieselfde wyse *mutatis mutandis* voorgeskryf in regulasie 4, in die paspoort van die aansoeker of op 'n losblad waarop minstens die aansoeker se volle name, geboortedatum en paspoorthommer verskyn, en sodanige permit is slegs geldig indien 'n stempel van binnekoms daarop aangebring is.

(3) Die bankwaarborg bedoel in artikel 26 (4) (a) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 16.

(4) Iemand wat 'n beslissing van die Direkteur-generaal ingevolge artikel 26 (6) van die Wet verlang, moet skriftelik daarvoor aansoek doen, op ontvangs waarvan 'n ontvangstmerk op 'n vorm wat wesenlik die besonderhede voorgeskryf in Aanhangsel 17 bevat, uitgereik word.

Hantering van persoon wat in die Republiek bly nadat die geldigheidsduur van permit verstryk het, of wat in gebreke gebly het om aan die voorwaarde van sodanige permit te voldoen

17. 'n Beslissing om met iemand bedoel in artikel 26 (7) van die Wet as 'n verbode persoon te handel, moet skriftelik aan daardie persoon op die vorm wat wesenlik die besonderhede voorgeskryf in Aanhangsel 18 bevat, meegegee word.

Vereistes en voorwaarde vir nakoming deur iemand wat ten behoeve van iemand anders aansoek om 'n permit doen

18. (1) Waar 'n prokureur of agent geregistreer ingevolge subregulasie (3), aansoek doen om 'n permit bedoel in artikel 25 of 26 van die Wet of om die verlenging van die geldigheidsduur van 'n permit bedoel in artikel 26 van die Wet—

- (a) moet die aansoek vergesel gaan van 'n skriftelike volmag;
- (b) moet die aansoek—
 - (i) indien dit betrekking het op 'n vreemdeling wat buite die Republiek is, by die Suid-Afrikaanse missie in die land waar die vreemdeling 'n paspoort hou, ingedien word; of
 - (ii) indien dit betrekking het op 'n vreemdeling wat alreeds in die Republiek is—
 - (aa) ingedien word by die streekkomitee van die Immigrantekeurraad wat jurisdiksie het om die aansoek te oorweeg, indien aansoek om 'n immigrasiepermit ingevolge artikel 25 van die Wet gedoen word; of
 - (bb) ingedien word by die streek- of distrikkantoor van die Departement van Binnelandse Sake wat die naaste geleë is aan die huis- of besigheidsadres van die applikant of die huis- of besigheidsadres van die persoon wat die houer van die volmag is; en
- (c) moet die aansoek deur die applikant self onderteken wees.

(2) 'n Volmag in subregulasie (1) bedoel moet—

- (a) in die vorm wees en wesenlik die besonderhede voorgeskryf in Aanhangsel 19 bevat;
- (b) die gevollmachtigde uitdruklik magtig om ten behoeve van die volmaggewer aansoek te doen om 'n permit bedoel in artikel 25 of 26 van die Wet of om die verlenging van die geldigheidsduur van 'n permit bedoel in artikel 26 van die Wet, na gelang van die geval;
- (c) in een van die amptelike tale van die Republiek wees en, indien die volmaggewer nie in enige van die amptelike tale bedreve is nie, 'n sertifikaat deur 'n persoon wat as tolk opgetree het, bevat waarin daardie persoon se volle naam en adres aangedui word en waarin hy of sy onder sy of haar handtekening sertifiseer dat hy of sy die inhoud van die volmag aan die volmaggewer verduidelik het en dat die volmaggewer dit ten volle begryp; en
- (d) die volledige adres van die gevollmachtigde bevat, welke adres (nie 'n posadres nie)—
 - (i) indien die gevollmachtigde nie 'n diensbetrekking beklee nie, sy of haar woonadres moet wees; of
 - (ii) indien die gevollmachtigde 'n diensbetrekking beklee of vir sy of haar eie rekening sake doen, sy of haar besigheidsadres moet wees.

(3) Iemand, behalwe 'n prokureur, wat dit sy of haar besigheid maak om ten behoeve van 'n vreemdeling aansoek om 'n permit bedoel in artikel 25 of 26 van die Wet, of vir die verlenging van die geldigheidsduur van 'n permit bedoel in artikel 26 van die Wet, te doen, of wat voornemens is om dit sy of haar besigheid te maak, mag nie voortgaan met daardie besigheid of daarvanneem nie, tensy hy of sy as 'n agent ingevolge hierdie regulasie geregistreer is.

(4) Niemand mag as 'n agent geregistreer nie, tensy hy of sy—

- (a) 'n Suid-Afrikaanse burger is; en
- (b) aansoek om registrasie doen op 'n vorm wat wesenlik die besonderhede voorgeskryf in Aanhangsel 20 bevat.

(5) Die Direkteur-generaal moet by ontvangs van 'n aansoek bedoel in subregulasie (4) (b) die applikant as 'n agent regstreer tensy—

- (a) die besonderhede vervat in die aansoek in 'n wesenlik oopsig vals of misleidend is; of
- (b) die applikant nie sy of haar besigheid dryf of voornemens is om dit te dryf by 'n vaste adres in die Republiek nie; of
- (c) die applikant skuldig bevind is aan 'n oortreding kragtens die Wet of Bylae I of II daarby.

(6) 'n Applikant moet skriftelik in kennis gestel word dat hy of sy ingevolge hierdie regulasie geregistreer is, of dat sy of haar aansoek geweier is, en redes vir die weierung moet aan hom of haar verstrek word.

(7) Enige agent wat ingevolge hierdie regulasies geregistreer is, moet binne 14 dae nadat sy of haar besigheidsadres verander het, die Direkteur-generaal skriftelik van sodanige verandering en nuwe adres in kennis stel.

(8) Die Direkteur-generaal moet die registrasie van 'n agent intrek indien—

- (a) hy of sy in gebreke bly om aan die bepalings van hierdie regulasie te voldoen;
- (b) hy of sy skuldig bevind is aan enige oortreding ingevolge die Wet op Bylae 1 daarby; of
- (c) daar nadat 'n registrasie bewerkstelling is, vasgestel word dat die aansoek besonderhede bevat wat in 'n wesenlike oopsig vals of misleidend is.

VERTREK UIT REPUBLIEK

Toestemming om by vertrek uit Republiek nie by 'n immigrasiebeampte aan te meld nie

19. Die bepalings van regulasie 4 is *mutatis mutandis* van toepassing op 'n endossement bedoel in artikel 35 (2) van die Wet, en bevat onder andere die volgende besonderhede:

**"GRENSBEHEERVERGUNNING INGEVOLGE ARTIKEL 6 (2) EN/OF 35 (2) VAN DIE WET OP
VREEMDELINGE-BEHEER, 1991 (WET NO. 96 VAN 1991)**

Toegelaat om van tyd tot tyd gedurende die tydperk tussen
en deur te reis
sonder om voor 'n immigrasiebeampte te verskyn onderworpe aan die volgende voorwaardes (indien enige).
.....
.....

Plek Immigrasiebeampte
Datum Aanstellingsnommer/
Magsnommer.....

Vertrek uit Republiek

20. Enigiemand wat uit die Republiek vertrek moet, indien aldus vereis, aan die immigrasiebeampte by die toegangspoort 'n vorm met wesenlik die besonderhede voorgeskryf in Aanhansel 21 oorhandig.

VERBODE PERSONE

Hantering van verbode persoon by toegangspoort

21. (1) Indien by 'n toegangspoort vasgestel word dat iemand 'n verbode persoon bedoel in artikel 39 (2) van die Wet is, en indien daar nie met daardie persoon ingevolge artikel 41 van die Wet gehandel word nie, kan hy of sy toegang tot die Republiek geweier word nadat 'n kennisgewing op 'n vorm wat wesenlik die besonderhede voorgeskryf in Aanhansel 7 bevat, op hom of haar bestel is.

- (2) Die siektes en virusse bedoel in artikel 39 (2) (f) van die Wet is—
- (a) cholera;
 - (b) pes; en
 - (c) geelkoors.

Tydelike vergunnings aan verbode persone

22. (1) 'n Tydelike vergunning wat ingevolge artikel 41 (1) van die Wet aan 'n verbode persoon uitgereik word, is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhansel 22.

(2) 'n Bankwaarborg bedoel in artikel 41 (2) (a) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhansel 16.

VERWYDERING VAN PERSONE UIT DIE REPUBLIEK

Land of gebied waarheen 'n persoon verwyder moet word

23. Iemand wat kragtens die Wet uit die Republiek verwyder moet word, moet—

- (a) indien hy of sy die houer is van 'n paspoort wat deur 'n ander land of gebied uitgereik is, na daardie land of gebied verwyder word; of
- (b) indien hy of sy nie die houer van so 'n paspoort is nie—
 - (i) na die land of gebied waarvan hy of sy 'n burger is of nasionaliteit het, verwyder word; of
 - (ii) en hy of sy is staatloos, na die land of gebied waar hy of sy 'n reg op domisilie het, verwyder word.

Verwyderingslasbriewe

24. (1) 'n Lasbrief uitgereik kragtens artikels 10 (5) (b), 11 (6), 27 (3), 41 (6) (a), 44 (1) (a), 44 (2), 45 (1), 46 (1), 47 (1), 51 (1) en 53 (2) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 23.

(2) 'n Lasbrief tot loslating soos bedoel in artikel 44 (5) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 24.

Vasstelling van deposito en afdwinging van betaling

25. (1) 'n Deposito wat ingevolge artikel 44 (1) (b) van die Wet vasgestel is moet aan die betrokke verbode persoon bekendgemaak word op 'n vorm wat wesenlik die besonderhede voorgeskryf in Aanhangsel 25 bevat.

(2) Indien die bedoelde deposito nie voor of op die datum en tyd uiteengesit in sodanige kennisgewing betaal word nie, moet die immigrasiebeampte onverwyld 'n afskrif van daardie kennisgewing aan die Minister voorlê met die oog daarop om sy of haar goedkeuring vir die afdwinging van die betaling van die deposito soos beoog in artikel 44 (1) (c) van die Wet te verkry.

(3) Indien die Minister die afdwinging van die betaling van 'n deposito gemagtig het, moet die immigrasiebeampte—

- (a) 'n bevel op die vorm wat wesenlik die besonderhede voorgeskryf in Aanhangsel 26 bevat, uitreik;
- (b) daardie bevel op die betrokke verbode persoon bestel; en
- (c) 'n afskrif van die bevel by die kantoor van die klerk van die landdroshof van die distrik waarin die verbode persoon in afwagting van sy of haar verwydering aangehou word, liasseer, waarna daardie bevel dieselfde effek as 'n siviele vonnis van die Landdroshof het, en die immigrasiebeampte oor al die bevoegdhede van 'n vonnisskuldeiser beskik.

ALGEMENE BEPALINGS

Aanhouding van persoon wat vermoedelik 'n vreemdeling is wat nie geregtig is om in die Republiek te vertoe nie

26. Iemand wat ingevolge artikel 53 (1) van die Wet aangehou word, word kragtens 'n lasbrief aangehou wat wesenlik die besonderhede voorgeskryf in Aanhangsel 27 bevat.

Betreding en deursoeking van persele

27. (1) 'n Lasbrief bedoel in artikel 54 (1) (a) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 28.

(2) 'n Kwitansie bedoel in artikel 54 (1) (c) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 29.

Beperking op aanhouding

28. Die kennisgewing van verlenging van 'n aanhouding bedoel in artikel 55 (3) (c) van die Wet is in die vorm en bevat wesenlik die besonderhede voorgeskryf in Aanhangsel 30.

Hersiening van aanhoudings

29. (1) Hersieningsverrigtinge soos beoog in artikel 55 (5) van die Wet word voor 'n regter van die provinsiale of plaaslike afdeling van die Hooggereghof wat jurisdiksie het, op die wyse en binne die tydperke soos in hierdie regulasie bepaal, gebring.

(2) Wanneer dit aan 'n immigrasiebeampte wat die aanhouding van iemand gelas het in afwagting van die uitvoering van 'n lasbrief vir daardie persoon se verwydering uit die Republiek kragtens die Wet uitgereik, blyk dat die tydperk van aanhouding van daardie persoon waarskynlik 30 dae gaan oorskry, moet daardie immigrasiebeampte die geval vir hersiening voorlê—

- (a) nie later nie as 20 dae na die datum waarop die aanhouding 'n aanvang geneem het;
- (b) nadat die bedoelde aangehoudene op die vorm bevattende wesenlik die inligting voorgeskryf in Aanhangsel 31 in kennis gestel is waarom sy of haar aanhouding waarskynlik 30 dae gaan oorskry en dat die geval vir hersiening voorgelê staan te word;
- (c) onder dekking van 'n vorm bevattende wesenlik die inligting voorgeskryf in Aanhangsel 32, waaraan geheg moet word—
 - (i) 'n afskrif van die kennisgewing in paragraaf (b) bedoel;
 - (ii) die skriftelike antwoord van die aangehoudene, as daar is; en
 - (iii) 'n gesertifiseerde afskrif van die lasbrief vir die verwydering van die bedoelde aangehoudene.

(3) Die stukke bedoel in subregulasie (2) (c) moet aan die griffier van die betrokke Hooggereghof voorgelê word, en indien nodig, per hand afgelewer word, sodat dit deur hom of haar nie later nie as die 25ste dag van die aanhouding van daardie persoon ontvang word.

(4) Die griffier lê by ontvangs van die stukke, dit in kamers aan 'n regter van daardie afdeling deur die Regter President aangewys, vir sy of haar oorweging voor, en die regter kan—

- (a) (i) die verdere aanhouding as redelik en noodsaaklik bekratig; of
- (ii) die lasgewing vir aanhouding ter syde stel en gelas dat die betrokke aangehoudene onmiddellik uit aanhouding ontslaan moet word; en
- (b) bykomend by—
 - (i) enige bevel kragtens paragraaf (a) gemaak, dié ander bevel maak wat hy of sy dienstig ag, wat 'n opdrag dat die geval na die Minister verwys moet word ten einde sy of haar besluit dat die aangehoudene uit die Republiek verwyder moet word, te hoorweeg; en
 - (ii) enige inligting wat ingevolge subregulasie (2) (c) voorgelê is of om enige inligting wat aldus voorgelê is op te klaar, vereis dat verdere inligting aan hom of haar voorgelê word, of kan enige persoon versoek om voor hom of haar te verskyn en sodanige persoon vereis of toelaat om sodanige mondelinge getuienis te lewer of om sodanige ander inligting aan te voer as wat na sy of haar ordeel vir hom of haar van hulp kan wees om die betrokke aangeleentheid te besleg.

(5) 'n Beslissing kragtens subregulasie (4) is finaal.

(6) Subregulasies (1) tot (5) is *mutatis mutandis* van toepassing op 'n aangehoudene wie se tydperk van aanhouding 90 dae oorskry en ook by verstryking van elke daaropvolgende tydperk van 90 dae.

Boetes deur karweiers

30. (1) (a) Die eienaar of persoon in bevel van 'n vervoermiddel waarin of waarop 'n verbode persoon bedoel in artikel 11 (1) na 'n toegangspoort van die Republiek vervoer is, loop 'n boete bereken op die basis bepaal in paragraaf (b) op, en so 'n bedrag is betaalbaar en invorderbaar as 'n skuld teen die Staat.

(b) Die boete bedoel in paragraaf (a) word op die volgende basis bereken:

<i>Tipe van vervoermiddel</i>	<i>Boete</i>
(i) 'n Vervoermiddel wat vir die loop van 'n besigheid om persone te vervoer, gebruik is	R 5 000 per persoon
(ii) 'n Vervoermiddel wat vir enige ander doel gebruik is	R500 per persoon

(2) Die eienaar of betrokke persoon moet van die bedrag van die boete op die vorm bevattende wesenlik die besonderhede voorgeskryf in Aanhangsel 33 in kennis gestel word.

Oortredings

31. Iemand wat 'n bepaling van hierdie regulasies oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig en is by skuldigbevinding strafbaar met 'n boete, of met gevangenisstraf vir 'n tydperk van hoogstens 12 maande.

Herroeping van regulasies

32. Die regulasies uitgevaardig by Goewermentskennisgewing Nos. R. 2247 van 13 September 1991, R. 615 van 16 April 1993, R. 2165 van 19 November 1993, R. 239 van 17 Februarie 1995, en R. 982 van 7 Julie 1995, word hierby herroep.

Kort titel en inwerkintreding

33. (1) Hierdie regulasies heet die Regulasies op Vreemdelingebeheer, 1996, en tree, behoudens subregulasie (2), op 1 Julie 1996 in werking.

(2) Regulasies 14 en 15 tree in werking op 1 Desember 1996.

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Kennisgewing van verlenging van aanhouding	Aanhangaal 30
Kennisgewing aan aangehoudene in verband met die hersiening van sy of haar aanhouding	Aanhangaal 31
Dekkingsblad: Hersiening van aanhouding van 'n vreemdeling kragtens die Wet op Vreemdelinge-beheer, 1991	Aanhangaal 32
Kennisgewing van boete opgeloop	Aanhangaal 33

AANHANGSEL 2

REPUBLIEK VAN SUID-AFRIKA

AANKOMSVORM**[Artikel 6 (1) en 56 (1) van Wet No. 96 van 1991: Regulasie 6]**

Nie ingevul te word deur RSA-burger of houer van immigrasiepermit.

Wyse van reis	Vlug No.	Registrasie No.	Trein No.	Naam	Ander

Nasionaliteit van paspoort	
----------------------------	--

Paspoort No.	Geslag	M	V
Van			

Voornaam en ander voorletters	Jaar	Maand	Dag	Beplande vertrekdatum	Jaar	Maand	Dag
Geboortedatum							

Land van normale verblyf

Doele van besoek (*Gebruik X om te spesifiseer*)

A Besoeker	B Besigheid	C Studie	D Werk	E Deurreis	F Immigreer	G Diplomatieke plasing	H Bemanningslid	I Medies
---------------	----------------	-------------	-----------	---------------	----------------	---------------------------	--------------------	-------------

A Diplomatiek	B Geestelik	C Staatsdiens	D Media	E Militêr/Polisie	F Opvoedkundig	G Handel	H Ander
------------------	----------------	------------------	------------	----------------------	-------------------	-------------	------------

*Vir amptelike gebruik**TVP-nommer**Binnekomsstempel***AANHANGSEL 3**

REPUBLIEK VAN SUID-AFRIKA

VERKLARING**[Artikel 7 (1) (i) van Wet No. 96 van 1991: Regulasie 6 (2) en 6 (4)]**

Voornaam/name (voluit) en van.....

Geboortedatum/./. Geboorteplek (dorp/stad).....

(land).....

Huidige nasionaliteit..... Land waar permanent woonagtig.....

Land wat paspoort/reisdokument uitgereik het.....

Paspoort/Reisdokumentnr. uitgereik te (plek).....

op (datum)..... en geldig tot (datum)..... van binnekoms tot die RSA.

Plek..... en datum van binnekoms tot die RSA.

Beroep/Professie (beskryf volledig).....

Doele van besoek (moet volledig omskryf word en in die geval van besigheid moet die aard daarvan ook volledig omskryf word).....

Duur van voorgenome verblyf in die Republiek

Adres in die Republiek.....

Huwelikstatus.....
 Is u ooit 'n visum of toegang tot die Republiek geweier, daaruit verwyder of aangesê om die land te verlaat? JA/NEE
 Indien JA, verstrek volle besonderhede

Ek verklaar dat die inligting wat ek hierbo verstrek het, waar en korrek is en dat, indien ek tot die Republiek toegelaat word, ek my aan die doel en/of voorwaardes waaronder die toelating gemagtig is sal hou.

Handtekening van verklaarer

Datum
 Plek

AANHANGSEL 4

REPUBLIEK VAN SUID-AFRIKA

VERKLARING OF VERBODSKENNISGEWING

[Artikels 9 (1) (a) en 10 (5) (a) van Wet No. 96 van 1991: Regulasie 8]

AAN

TE

1. Kragtens die bepalings van *artikel 9 (1) (a)/10 (5) (a) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), word u verbode verklaar ten opsigte van die Republiek. (*Skrap wat nie van toepassing is nie.)
2. **U word hiermee gelas om die Republiek te verlaat teen (uur) op 19..... wanneer die geldigheid van die tydelike permit verstryk.
 [** Net van toepassing op artikel 10 (5) (a): Skrap indien nie van toepassing nie.]
3. Kragtens artikel 52 (1) van die Wet is u geregtig daarop om skriftelike vertoë te rig aan die Minister om hierdie verklaring te hersien. Indien u 'n persoon is wat aangekom het per skip wat binnekort vertrek en wat nie by 'n ander hawe van die Republiek sal aandoen nie, moet u vertoë aan die Minister voorgelê word binne drie dae van die ontvangs van hierdie kennisgewing.
4. Indien u versuim om die Republiek te verlaat voor of op die bogemelde datum van verstryking sal u skuldig wees aan 'n misdryf.

Datum
 Plek.....

Immigrasiebeampte

Aanstellingsnommer/Magsnommer

1. Ek erken hiermee ontvangs van die oorspronklike van hierdie kennisgewing.

Handtekening van verbode persoon

Datum.....

2. Ek verstaan dat ek geregtig is om vertoë te maak aan die Minister.

3. ***Ek wil nie vertoë rig nie/Ek wil, kragtens artikel 52 (1) (a) van Wet No. 96 van 1991, vertoë rig aan die Minister om die verbodskennisgewing op my gedien te hersien. Skriftelike vertoë is hiermee aangeheg. (**Haal deur indien nie van toepassing.)

Datum

Plek.....

Handtekening van vertoëmakers

AANHANGSEL 5

REPUBLIEK VAN SUID-AFRIKA

VOORLOPIGE PERMIT AAN 'N PERSOON WAT VERMOEDELIK VERBODE IS

[Artikel 10 (1) van Wet No. 96 van 1991: Regulasie 9]

A.

No.....

LÉER No.....

PASPOORT No.....

BEDRAG GEDEPONEER R.....

PLEK VAN UITREIKING.....

NAAM VAN DEPONEERDER

VERVALDATUM

1. Hierdie permit word aan uitgereik ten einde hom of haar in staat te stel om die Republiek van Suid-Afrika of die landdrosdistrik(te) of munisipale gebied(e) binne te gaan vir doeleindes van vir die tydperk en is onderworpe aan die bepalings van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), en aan die volgende voorwaardes:
 - (a) die verblyfplek en elke verandering van verblyfplek van die permithouer is onderworpe aan die goedkeuring van die betrokke immigrasiebeampte;
 - (b) die permithouer moet hom persoonlik en onmiddellik by sy aankoms op 'n plek by die streek- of distrikverteenwoordigers van die Departement van Binnelandse Sake of die plaaslike bestuur van daardie plek aanmeld en sy adres aldaar verstrek;
 - (c) die permithouer begryp dat die bedrag wat ingevolge artikel 10 (2) van die Wet, deur of ten behoeve van hom of haar gestort is aangewend kan word om die koste te dek wat deur die Suid-Afrikaanse Regering aangegaan mag word in verband met sy of haar verwydering uit die RSA;
 - (d) die permithouer moet die betrokke immigrasiebeampte vooraf kennis gee van die datum waarop hy of sy voornemens is om die Republiek te verlaat.

2. Die geregistreerde adres van die permithouer in die Republiek is soos volg:
-
.....

3. Die houer van hierdie permit moet, sonder koste vir die Staat, die Republiek verlaat voor of dié later datum wat deur 'n behoorlik gemagtigde beampte op hierdie permit geëndosseer is.

4. Hierdie permit is ongeldig indien bewys aan die betrokke immigrasiebeampte gelewer word dat die permithouer of die deponeerder hierin genoem of 'n ander persoon, 'n valse verklaring of onjuiste bewering aan 'n immigrasiebeampte gemaak het.

5. Ingevolge artikel 10 (2) van die Wet word 'n bedrag van R (bedrag in woorde) bepaal wat gestort moet word as sekerheidstelling deur of ten behoeve van die permithouer vir die koste wat deur die Suid-Afrikaanse Regering aangegaan mag word in verband met sy of haar verwydering.

6. Bykomende voorwaardes:
-
.....
.....

Datum van uitreiking *Immigrasiebeampte*Plek van uitreiking *Aanstellingsnommer/Magsnommer*

B.

Ek/Ons.....en

aanvaar bostaande voorwaardes en begryp dat 'n verbreking daarvan die verbeuring van die bedrag wat gestort is, sal meebring en die houer sal blootstel aan verdere stappe ingevolge die Wet.

Ek/Ons stem toe dat die bedrag wat gestort is as sekerheidstelling tydens die geldigheidsduur van hierdie permit gehou word.

HOUER SE HANDTEKENING.....

DEPONEERDER SE HANDTEKENING.....

GETUIE.....

PLEK

DATUM.....

Ek sertifiseer dat ek die inhoud van hierdie permit aan die betrokke persoon/persone in (taal).....
getolk het en dat hulle die inhoud verstaan.

Handtekening van tolk

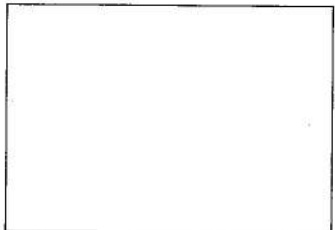
VERLENGINGS

Geldigheid van hierdie permit verleng tot

Datum

Gemagtigde beamppe

AMPTELIKE STEMPYL

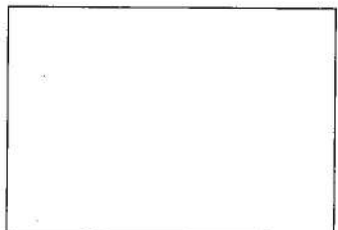


Geldigheid van hierdie permit verleng tot

Datum

Gemagtigde beamppe

AMPTELIKE STEMPYL



AANHANGSEL 6

REPUBLIEK VAN SUID-AFRIKA

AANSOEK OM 'N VISUM**[Artikel 11 van Wet No. 96 van 1991: Regulasie 10 (1)]**

LET WEL: Versuim om die aansoekvorm volledig in te vul kan daartoe lei dat die uitreiking van die visum vertraag of geweier word.

Gebruik asseblief drukskrif en swart ink.

1. Van
2. Voornaam/name (voluit)
3. Nooiensvan (indien applikant getroud is of was)
4. Geboorte: Dag Maand Jaar Stad Land
5. Geslag en huwelikstatus (*dui met 'n X die toepaslike keuse aan*)

Manlik		Vroulik		Nooit Getroud		Getroud		Wewenaar Weduwee		Vervreemd	
Geskei											

6. Nasionaliteit Indien deur naturalisasie bekom is, meld oorspronklike nasionaliteit en waar en wanneer huidige nasionaliteit bekom is
7. Paspoort: (a) Nommer (b) Uitreikingsowerheid
(c) Verval datum (d) Tipe dokument
8. (a) Huidige adres
.....
(b) Tydperk van verblyf by die adres (c) Telefoon nommer
9. (a) Land van permanente verblyf
(b) Tydperk van verblyf in dié land
10. Beroep of professie
11. (a) Naam van werkgewer, universiteit, organisasie, ens.
.....
(b) In geval van eie besigheid, meld naam en aard van besigheid
-
(c) Adres van 11 (a) of (b)
-
(d) As u professioneel tot publikasies, radio, televisie of films bydra, gee besonderhede:
.....
.....
12. Verwagte datum en poort van binnekoms in Suid-Afrika
-
13. Wat is die doel van u besoek?
14. Tydperk van beoogde verblyf in die RSA (aantal dae, weke of maande)
15. Verwagte woonadres in die RSA (geen posbusnummers) asok volle besonderhede van u gasheer/vrou of hotel
-

16. Name van organisasies/persone wat u gedurende u verblyf in die RSA sal kontak:

Naam	Adres	Aard van besigheid of verwantskap
.....
.....
.....
.....

17. Indien die doel van die besoek mediese behandeling is, moet 'n sertifikaat van u dokter wat die nodigheid van die behandeling in Suid-Afrika, die aard van die ongesteldheid en die datums van afsprake met 'n Suid-Afrikaanse dokter bevestig, voorgelê word. Meld asseblief ook:

(a) Naam, adres en telefoonnummer van die dokter, hospitaal of kliniek wat u sal besoek.....

.....

.....

(b) Wie sal vir die mediese onkostes en hospitaalfooie verantwoordelik wees? (Bewys moet voorgelê word indien dit deur u mediese fonds/werkgewer betaal word).....

18. (a) Datum van vorige besoek aan Suid-Afrika

(b) Verwysingsnommer op visum

(c) Visum bekom by.....

19. (a) Volle name van gade (nooiensvan van eggenote moet ook vermeld word).....

(b) Sy/Haar geboortedatum.....en nasionaliteit

20. Besonderhede van kinders wat in u paspoort geëndosseer is:

Van	Voornaam/-name	Geboortedatum	Plek van geboorte
.....
.....
.....
.....

LW: Aparte vorms moet ten opsigte van persone ouer as 16 jaar en kinders onder 16 jaar wat op hulle eie paspoorte reis voltooi word.

21. Het u al ooit vir 'n permanente verblyfpermit vir Suid-Afrika aansoek gedoen?

Ja	Nee
----	-----

22. Is u al ooit verhoed om Suid-Afrika binne te kom of toelating tot Suid-Afrika geweier?

Ja	Nee
----	-----

23. Is u al ooit uit Suid-Afrika gedeporteer of beveel om die land te verlaat?

Ja	Nee
----	-----

24. Is u al ooit skuldig bevind aan enige kriminele oortreding in enige land?

Ja	Nee
----	-----

25. Lei u aan tuberkulose of enige ander aansteeklike of besmetlike siekte of enige geestelike of liggaamlike afwyking?

Ja	Nee
----	-----

Besonderhede: (Indien u antwoord op een of meer van vrae 22 tot 25 positief is).....

MOET SLEGS DEUR INWONERS VAN DIE RSA WAT 'N TERUGKEERVISUM VERLANG, VOLTOOI WORD

BESONDERHEDE VAN VERBLYF IN SUID-AFRIKA:

26. Immigrasie/Tydelike verblyfpermit/Suid-Afrikaanse identiteitsnommer
27. Datum van eerste binnekoms..... Toegangspoort.....
28. Tydperke van verblyf in Suid-Afrika:

Vanaf	Tot	Vanaf	Tot
.....
.....

BESONDERHEDE VAN VOORGENOME REIS:

29. Datum van vertrek.....

30. Verwagte datum van terugkoms.....

31. Lande waarheen u gaan reis
-

32. Doel van reis (verduidelik volledig)
-

MOET SLEGS DEUR PASSASIERS IN DEURREIS NA 'N VREEMDE LAND VOLTOOI WORD

33. (a) Bestemming na vertrek uit Suid-Afrika
- (b) Metode van reis na bestemming.....
- (c) Is u in besit van 'n visum of permanente of tydelike verblyfpermit vir die land van bestemming. (Bewys daarvan moet ingedien word.)
- (d) Verwagte datum en poort van vertrek uit Suid-Afrika na dié bestemming

Ek verklaar hiermee dat die bovenoemde besonderhede in wese en feitlik korrek is en dat ek die betekenis daarvan verstaan. Ek verklaar verder dat ek nie werk, studie of permanente verblyf in Suid-Afrika beoog nie.

Datum

Handtekening van applikant

AANHANGSEL 7

REPUBLIEK VAN SUID-AFRIKA

KENNISGEWING VAN WEIERING VAN TOELATING TOT DIE REPUBLIEK VAN SUID-AFRIKA**[Artikel 11 (1) of 39 (2) van Wet No. 96 van 1991: Regulasie 10 (3) of 21]****AAN.....**

U is in terme van die bepalings van artikel *11 (1)*39 (2) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), 'n verbode persoon aangesien u—

- (a) nie in besit van 'n geldige paspoort en/of 'n geldige visum is nie; of
- (b) 'n persoon is waarna verwys word in artikel 39 (2)†(..),

en daarom word u toelating tot die Republiek van Suid-Afrika geweier.

Ingevolge artikel 26 van die genoemde Wet is die karweier wat verantwoordelik was vir u vervoer na die Republiek, naamlik verantwoordelik vir u onderhoud in en verwydering uit die RSA.

Datum.....*Immigrasiebeampte***Plek.....**

Ek erken ontvangs van dié oorspronklike kennisgewing.

*Handtekening van verbode persoon***Datum.....**

* Skrap wat nie van toepassing is nie.

† Stipuleer die toepaslike paragraaf van artikel 39 (2).

AANHANGSEL 8

REPUBLIEK VAN SUID-AFRIKA

LYS VAN PASSASIERS**[Artikel 15 (1) (a) van Wet No. 96 van 1991: Regulasie 11]****LET WEL:**

Ingevolge artikel 15 (1) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), moet die gesagvoerder van 'n skip wat 'n hawe van die Republiek binnekoms, aan 'n immigrasiebeampte op aanvraag 'n lys oorhandig wat die volgende inligting bevat:

- (i) Die name van alle passasiers aan boord van die skip, ingedeel volgens hul onderskeie bestemmings; en
- (ii) die ander besonderhede wat die Direkteur-generaal voorskryf.

NAAM VAN SKIP..... HAWE VAN BINNEKOMS**GESAGVOERDER.....****DATUM WAAROP SKIP DIÉ REPUBLIEK BINNEGEKOM HET.....**

Name van passasiers soos in paspoort of reisdokument		Paspoort/Reis-dokument No.	Reisklas	Geboorte-datum	Nasionaliteit	Ingeskepte	Bestemming
Van	Voornaam						
.....
.....
.....
.....
.....
.....
.....

Ek sertifiseer hiermee dat hierdie lys die besonderhede van al die passasiers aan boord van my skip bevat.

Datum.....**Gesagvoerder.....**

AANHANGSEL 9

REPUBLIEK VAN SUID-AFRIKA

LYS VAN VERSTEKELINGE

[Artikel 15 (1) (b) van Wet No. 96 van 1991: Regulasie 11]

LET WEL:

Ingevolge artikel 15 (1) (b) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), moet die gesagvoerder van 'n skip wat 'n hawe van die Republiek binnekoms, aan die immigrasiebeampte op aanvraag 'n lys oorhandig van al die verstekelinge wat aan boord gevind is.

NAAM VAN SKIP Hawe van BINNEKOMS

VOLLE NAME VAN GESAGVOERDER

DATUM WAAROP SKIP DIE REPUBLIEK BINNEGEKOM HET

Name van verstekeling voluit		Paspoort/ Reis- dokument No.	Besonderhede van reis- dokument in sy of haar besit	Nasionaliteit	Land van herkoms
Van	Voornaam				
.....
.....
.....
.....
.....
.....
.....

Ek sertificeer hiermee dat hierdie lys die besonderhede bevat van al die verstekelinge wat aan boord gevind is.

Datum

Gesagvoerder

AANHANGSEL 10

REPUBLIEK VAN SUID-AFRIKA

**LYS VAN BEMANNING, PERSONE IN DIENS OF VERVOER OF AANWESIG
(uitgesondert passasiers en verstekelinge)**

[Artikel 15 (1) (c) van Wet No. 96 van 1991: Regulasie 11]

LET WEL:

Ingevolge artikel 15 (1) (b) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), moet die gesagvoerder van 'n skip wat 'n hawe binnekoms, aan die immigrasiebeampte op aanvraag 'n lys oorhandig van die bemanning en alle ander persone (uitgesondert passasiers en verstekelinge) wat in enige hoedanigheid op die skip in diens is, of vervoer word deur of ten behoeve van die eienaar, of op die skip aanwesig is.

NAAM VAN SKIP Hawe van BINNEKOMS

VOLLE NAME VAN GESAGVOERDER

DATUM WAAROP DIE SKIP REPUBLIEK BINNEGEKOM HET

PLEK WAAR BINNEGEKOM

Hawe en datum van finale vertrek uit die RSA: (Hawe) (DATUM)

No.	Rang en gradering	Name soos in paspoort/reisdokument/ seemansidentiteitsertifikaat	Nasionaliteit en geboortedatum	Nommer en vervaldatum van paspoort/reisdokument of seemansidentiteitsertifikaat
1.
2.
3.
4.

Ek sertificeer dat hierdie lys die name bevat van alle persone soos bedoel in artikel 15 (1) (c) van Wet No. 96 van 1991.

Datum

Gesagvoerder

AANHANGSEL 11

REPUBLIEK VAN SUID-AFRIKA

OPGawe DEUR GESAGVOERDER

[Artikel 15 (1) (d) van Wet No. 96 van 1991: Regulasie 11 (2)]

MOET OORHANDIG WORD AAN DIE IMMIGRASIEBEAMPTE WAT AAN BOORD VAN DIE VAARTUIG GAAN

NAAM VAN SKIP..... Hawe van Binnekoms.....

- A. Bemanningslede, passasiers en alle ander persone aan boord wat gedurende die reis aan 'n siekte, hetsy aansteeklik of andersins oordraagbare, of ander siekte gely het of vermoed word te ly:

Naam	Bemanningslid of passasier (meld rang of klas)	Aard van siekte	Opmerkings
.....
.....
.....
.....

- B. Bemanningslede, passasiers en alle ander persone aan boord wat gedurende die reis aan werklike of vermoedelik gevalle van ligmaams- of geestesgebreke of -ongeskiktheid gely het of vermoed word te ly:

Naam	Bemanningslid of passasier (meld rang of klas)	Aard van siekte	Opmerkings
.....
.....
.....
.....

- C. Besonderhede van enige geboorte of sterfte wat tussen die huidige of vorige hawe aan boord van die skip plaasgevind het:

Naam (meld vader en moeder se name in geval van 'n geboorte)	Bemanningslid of passasier (meld rang of klas)	Meld of geboorte of sterfte en datum	Opmerkings
.....
.....
.....
.....

Gesertificeer deur my by hawe..... op hede die.....

dag van 19.....

Datum.....

Mediese Beampete van skip, of indien daar geen Mediese Beampete is nie, Gesagvoeder

AANHANGSEL 12

REPUBLIEK VAN SUID-AFRIKA

VERKLARING VAN GESAGVOERDER VAN SKIP IN VERBAND MET VERBODE PERSONE**[Artikel 16 (1) van Wet No. 96 van 1991: Regulasie 12]**

Aan die Gesagvoerder van (naam van skip).....

Verlof tot binnekoms tot die Republiek van die volgende persone is op (datum)..... geweier omdat hulle verbode persone is. Die persone hieronder aangedui moet ingevolge artikel 16 (1) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), deur die gesagvoerder aangehou word.

Van	Voornaam/name	Gronde van weiering
.....
.....
.....
.....
.....

Hawe

Datum *Immigrasiebeampte*Aanstellingsnommer/
Magsnommer.....**ONTVANGSERKENNING**

Ek erken ontvangs van die oorspronklike eksemplaar van hierdie kennisgewing.

Datum *Handtekening van gesagvoerder***AANHANGSEL 13**

REPUBLIEK VAN SUID-AFRIKA

AANSOEK DEUR GESAGVOERDER OM HAWE TE VERLAAT**[Artikel 20 van Wet No. 96 van 1991: Regulasie 13 (2)]**

- A. Ek doen hiermee aansoek om 'n sertifikaat om die hawe te verlaat en verklaar hierby dat die volledige opgawe is van veranderinge in die bemanning van (naam van skip) met 'n totaal van persone sedert aankoms by hierdie hawe:

Bemannning afgeteken	Rang	Bemannning aangesluit	Rang
.....
.....
.....
.....
Drosters agtergelaat	Rang	Nooddriftige seemanne verskeep	Rang
.....
.....
.....
.....

Bemanning agtergelaat in hospitale	Rang	Bemanning agtergelaat in gevangenis	Rang
.....
.....
.....
.....

B. Passasiers in direkte deurreis:

Die volgende is 'n lys van passasiers in direkte deurreis, met hulle onderskeie bestemmings:

.....

Inligting hierbo korrek gesertifiseer.

Datum	Gesagvoerder
Datum	Immigrasiebeampte
Plek	Aanstellingsnommer/ Magsnommer

AANHANGSEL 14**REPUBLIEK VAN SUID-AFRIKA**

**SERTIFIKAAT VAN IMMIGRASIEBEAMPTE VIR DOELEINDES VAN DIE VERKRYGING
VAN UITKLARINGSBEWYS VAN DIE DOEANEBEAMPTE**

[Artikel 20 van Wet No. 96 van 1991: Regulasie 13 (3)]

AAN DIE BEAMPTE-IN-BEHEER: DOEANE EN AKSYNS

HAWE

Ek sertificeer hiermee dat die gesagvoerder van die skip (naam van skip)
 op (datum) aan die bepalings van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991),
 en die regulasies daarkragtens uitgevaardig, voldoen het.

Datum

Plek

Immigrasiebeampte

Aanstellingsnommer/
Magsnommer.....

AANHANGSEL 15

REPUBLIEK VAN SUID-AFRIKA

IMMIGRASIEPERMIT**[Artikel 25, gelees met artikel 56 (f), van Wet No. 96 van 1991: Regulasie 14]**

Verwysing.....

Kragtens die bepalings van artikel 25 (7) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), is:

Van en vollevoorname	Geboortedatum	Geslag	Beroep of hoedanigheid waarin houer permit verleen is	Permit No.
.....
.....
.....
.....

gemagtig om die Republiek van Suid-Afrika, vir die doel om permanente verblyf op te neem, binne te kom of as hy/sy op die datum van goedkeuring van die aansoek, reeds wettiglik daar vertoef, hom/haar permanent te vestig.

Datum van uitreiking

Tensy die houer van hierdie permit die Republiek van Suid-Afrika vir die doel soos hierbo genoem voor of op binnekomb, verval die geldigheid van die permit.

Namens Direkteur-generaal:
Binnelandse Sake

Let wel:

- (i) Hierdie permit en die Sertifikaat van Aankoms daarby aangeheg, moet aan die Immigrasiebeampte by die toegangspoort oorhandig word vir insae en verwydering van die Sertifikaat van Aankoms. Die houer moet die permit weer in ontvangs neem en in sy/haar besit hou.
- (ii) Die permitnommer moet in alle briefwisseling met die Departement van Binnelandse Sake aangehaal word.
- (iii) Die permit hierbo is sonder uitwissing of wysiging uitgereik.
- (iv) Beroep, soos aangetoon, mag nie binne 'n tydperk van drie jaar vanaf datum van uitreiking, sonder die voorafgaande goedkeuring van die Departement, verander word nie.
- (v) Indien die permithouer nie die Republiek van Suid-Afrika voor of op die datum soos hierbo aangetoon kan binnekomb nie, mag daar vir 'n verlenging aansoek gedoen word. Verlengings word slegs in hoogs uitsonderlike gevalle gunstigoorweeg.
- (vi) Dit is ongeoorloof vir 'n persoon om die land vir 'n tydelike doel binne te kom, bloot om permanente verblyfstatus in sy/haar paspoort te laat endosseer en/of om vir 'n terugkeervisum aansoek te doen. Dit kan tot gevolg hê dat die permit teruggetrek word of die geldigheid daarvan verval.
- (vii) Permanente inwoners wat die land verlaat om hulself elders te vestig kan hulle permanente verblyfstatus in die Republiek na 'n ononderbroke tydperk van vyf jaar verblyf in die buitenland verloor. Kort besoeke aan die Republiek geld nie as 'n heropneming van permanente verblyf in die land nie.

Endossemente

.....

.....

AANHANGSEL 16

REPUBLIEK VAN SUID-AFRIKA

BANKWAARBORG

[Artikels 26 (4) en 41 (2) van Wet No. 96 van 1991: Regulasies 16 (3) en 22 (2)]**DIE DIREKTEUR-GENERAAL: BINNELANDSE SAKE**

Ons, die ondergetekendes (1).....en
 (2).....
 in ons hoedanigheid van en
 van dietak van(hierna "die Bank" genoem) verbind die Bank as borg en medehoofskuldenaar ten gunste van en teenoor die Direkteur-generaal: Binnelandse Sake (hierna die "Direkteur-generaal" genoem) vir die volle betaling deur (naam)
(hierna die "hoofskuldenaar" genoem)
 van (adres).....
 van die bedrag van R(in woorde)
 in verband met die toelating tot die Republiek van *
 geboortedatum paspoortnommer
 wat van hom/haar geëis kan word as verskuldig en betaalbaar aan die Direkteur-generaal vanweé die voormalde hoofskuldenaar se versuim om aan die doel waarvoor of die voorwaardes waarop 'n tydelike verblyfpermit aan hom/haar kragtens artikel 26 van die Wet op Vreemdeling-beheer, 1991 (Wet No. 96 van 1991), uitgereik is, na te kom.

Hierdie waarborg is geldig tydens die periode waarin die genoemde * op 'n tydelike basis in die Republiek woonagtig is en die verantwoordelikheid van die bank beëindig—

- (i) sodra die hoofskuldenaar en sy/haar gesin/afhanklikes op eie koste die land finaal verlaat het of indien immigrasie-permit aan hulle uitgereik is, of
- (ii) indien die Direkteur-generaal die Bank skriftelik van sy aanspreeklikheid van hierdie waarborg onthef het.

Hierdie waarborg moet aan die Bank teruggestuur word by nakoming van sy aanspreeklikheid daarkragtens of op skriflike advies deur die Direkteur-generaal aan die Bank dat die hoofskuldenaar en sy/haar gesin/afhanklikes die Republiek van Suid-Afrika verlaat het.

†Inkomsteseël

Gedoen en geteken te op hierdie dag
 van 19..... in die teenwoordigheid van ondergetekende getuies.

*Handtekening***Getuies***Handtekening*

1.
 2.

* Verstrek volle name van vreemdeling aan wie tydelike verblyfpermit uitgereik moet word.

† Seëlreg betaalbaar ingevolge Bylae 1 van die Wet op Seëlregte, 1968 (Wet No. 77 van 1968).

LET WEL:

Hierdie dokument is ingevolge Tesourie-instruksie Q3.1 'n sekuriteit waarmee daarvolgens gehandel moet word.

AANHANGSEL 17**REPUBLIEK VAN SUID-AFRIKA****ERKENNING VAN ONTVANGS****[ARTIKEL 26 (6) VAN WET NO. 96 VAN 1991: REGULASIE 16 (4)]**

AAN:

1. U aansoek om die verlenging van die geldigheidsperiode/verandering van die voorwaardes* van upermit gedateer†..... kragtens artikel 26 (6) van die Wet op Vreemdelinge-beheer, 1991, verwys.
2. U aansoek geniet tans aandag.
3. Geliewe kennis te neem dat indien u aansoek nie suksesvol is nie, u die Republiek van Suid-Afrika voor of op die datum skriftelik aan u meegedeel deur die Departement, moet verlaat.
4. Indien u nie aan paragraaf 3 hierbo voldien nie sal daar met u kragtens artikel 26 (7) van die gemelde Wet gehandel word as 'n verbode persoon ooreenkomstig die gemelde Wet.

Immigrasiebeampte/Direkteur-generaal

Datum

* Meld hier die soort tydelike verblyfpermit.

† Meld datum voluit.

AANHANGSEL 18**REPUBLIEK VAN SUID-AFRIKA****KENNISGEWING OM AS VERBODE PERSOON BEHANDEL TE WORD****[Artikel 26 (7) van Wet No. 96 van 1991: Regulasie 17]**

AAN:

TE:

1. U word hiermee in kennis gestel dat, aangesien u die bepalings van artikel 26 (7) van die Wet op Vreemdelingebeheer, 1991 (Wet No. 96 van 1991), oortree het, u skuldig is aan 'n oortreding waarvoor u aangekla kan word in 'n gereghof.
2. U sal ook behandel word as 'n verbode persoon ten opsigte van die Republiek kragtens die bepalings van artikel 26 (7) van die gemelde Wet.
3. *U word hiermee gelas om die Republiek te verlaat teenuur op19...../ 'n Lasbrief vir u verwydering was uitgereik ingevolge artikel 44 (1) van die Wet en u sal aangehou word hangende u verwydering.

(* Skrap wat nie van toepassing is nie.)

Datum

Immigrasiebeampte

Plek.....

Aanstellingsnommer/
Magsnommer.....

Ek erken ontvangs van die oorspronklike van hierdie kennisgewing.

Handtekening van verbode persoon

Datum

AANHANGSEL 19

REPUBLIEK VAN SUID-AFRIKA

**VOLMAG MET BETREKKING TOT 'N AANSOEK OM 'N IMMIGRASIEPERMIT OF 'N PERMIT VIR TYDELIKE VERBLYF,
OF OM DIE VERLENGING VAN DIE GELDIGHEIDSDUUR DAARVAN**

(Artikels 25 en 26 van Wet No. 96 van 1991: Regulasie 18)

DEEL A**VOLMAG**

Ek (volle name en van)

van (volle adres)

stel hierby (volle name en van)

van (volle adres)

aan om ten behoeve van my aansoek te doen om 'n verblyfpermit bedoel in artikel 25/26* van die Wet op Vreemdelinge-beheer, 1991/die verlenging van die geldigheidsduur/wysiging van 'n permit bedoel in artikel 26*, by 'n Suid-Afrikaanse buitelandse missie/kantoor van die Departement van Binnelandse Sake*, enige verdere tersaaklike inligting oor my te verstrek, en die besluit van die Departement in verband met die aansoek te ontvang.

Ek bevestig hiermee dat—

- (a) ek persoonlik hierdie volmag en my aansoek om 'n verblyfpermit/die verlenging van die geldigheidsduur/wysiging van 'n permit*, onderteken het;
- (b) 'n verblyfpermit wat aan my uitgereik word of waarvan die geldigheidsduur verleng of die voorwaardes gewysig is, ingetrek kan word indien enige besonderhede in my aansoek of wat deur die gevoldagte persoon verstrek word, onjuis is;
- (c) my aansoek om 'n verblyfpermit geen regte aan my verleen om tot die Republiek van Suid-Afrika toegelaat te word nie alvorens 'n verblyfpermit aan my verleen is;
- (d) ek bewus is dat my aansoek om 'n verblyfpermit of die verlenging van die geldigheidsduur/wysiging daarvan deur die Departement van Binnelandse Sake oorweeg word en dat die verlenging van 'n volmag aan die gevoldagte persoon, in geen oopsig my aansoek sal bespoedig of bevoordeel nie; en
- (e) ek kennis aan die Departement moet gee indien ek die volmag intrek of wysig voordat die Departement 'n finale besluit oor my aansoek geneem het.

(* Skrap wat nie van toepassing is nie)

SERTIFIKAAT

Ek begryp die inhoud van hierdie volmag.

Geteken te..... op hierdie.....
dag van..... 19.....R2-00
Inkomsteseël

Handtekening van volmaggewer

DEEL B

VERKLARING DEUR GEVOLMAGTIGDE PERSOON

Ek (volle name en van).....

aanvaar die voormalde aanstelling en bevestig dat die adres hieronder my besigheidsadres/woonadres* is:

* (Verstrek besigheidsadres indien diensbetrekking beklee of vir eie rekening sake doen, of woonadres andersins)

Ek bevestig hiermee dat—

- (a) ek hierdie verklaring persoonlik onderteken het;
- (b) ek my van die inhoud van hierdie dokument en die korrektheid van die besonderhede in die aansoek om 'n verblyfpermit/die verlenging van die geldigheidsduur/wysiging* van 'n permit vergewis en vereenselwig het;
- (c) ek bewus is dat 'n verblyfpermit aan die aansoeker uitgereik of die verlenging van die geldigheidsduur/wysiging* daarvan, ingetrek kan word indien enige besonderhede in hierdie dokument of die bedoelde aansoek onjuis is, en dat dit 'n oortreding van artikel 57 van die Wet op Vreemdelinge-beheer, 1991, uitmaak indien iemand die binnekoms of verblyf van 'n ander persoon in die Republiek vergemaklik of bevorder deur die pleeg van 'n bedrieglike handeling, of deur gedrag, verklaring of andersins 'n wanvoorstelling doen;
- (d) die volmag nie die Departement weerhou om regstreeks met die applikant te skakel in verband met 'n aansoek nie; en
- (e) ek 'n verblyfpermit wat aan die applikant uitgereik word nie in retensie vir enige skuld mag hou nie.

(*Skrap wat nie van toepassing is nie)

Geteken te..... op hierdie.....
dag van..... 19.....

Handtekening van gevollmachtigde

DEEL C

SERTIFIKAAT DEUR TOLK

Ek (volle name en van).....

van (volle adres).....

bevestig hiermee dat ek (meld taal) magtig is

en dat ek aan (volle naam/name en van)..... die inhoud van hierdie dokument verduidelik het in die bedoelde taal en dat ek tevreden is dat die aansoeker dit ten volle verstaan.

Geteken te..... op hierdie.....
dag van..... 19.....

Handtekening van tolk

AANHANGSEL 20

REPUBLIEK VAN SUID-AFRIKA

AANSOEK OM REGISTRASIE AS AGENT**[Artikel 56 (1) (1) van Wet No. 96 van 1991: Regulasie 18 (4)]**

DIE DIREKTEUR-GENERAL: BINNELANDSE SAKE:

1. Ek/Ons doen hiermee aansoek om as agent geregistreer te word ingevolge regulasie 18 van die Regulasies op Vreemdelingebeheer, 1991.
2. Ek/Ons sertifiseer dat die inligting wat hieronder verstrek word in alle wesenlike oopsigte juis en korrek is en dat ek/ons nie voorheen skuldig bevind is aan enige oortreding ingevolge die Wet op Vreemdelinge-beheer, 1991, of Bylae I of II daarvan nie.

PERSOONLIKE BESONDERHEDE VAN APPLIKANT(E)

NB: Die name van alle direkteure/vennote van die besigheid moet verstrek word. Gebruik asseblief die rugkant van die vorms indien die spasie onvoldoende is.

1. Volle voorname en van: (1)
Identiteitsnommer
- (2)
- Identiteitsnommer
2. Volledige woonadres: (1)
.....
(kode) (telefoonnummer).
(2)
-
(kode) (telefoonnummer).

BESONDERHEDE VAN BESIGHEID

1. Volledige naam van besigheid en handelsnaam
2. Verkorte handelsnaam van besigheid (indien enige).....
3. Volledige adres waar besigheid bedryf sal word
-
4. Telefoonnummer(s)..... (kode).....
5. Faksimileenommer(s) (indien enige).....
6. Oorspronklike briefhoof van besigheid aangeheg.

Geteken te op hierdie.....

dag van 19.....

Handtekening en hoedanigheid: (1)

Handtekening en hoedanigheid: (2)

AANHANGSEL 21

REPUBLIEK VAN SUID-AFRIKA

VERTREKVORM

(Artikel 35 van Wet No. 96 van 1991: Regulasie 20)

(Slegs ingevul te word deur RSA burgers of houers van RSA immigrasiepermitte)

Vlug No.	Trein No.	Skeepsnaam	Voertuig Reg. No.								
Van											
Voornam											
Geboortedatum				J	J	J	J	M	M	D	D
Doel van vertrek		Vakansie	Besigheid	Studie			Finale Emigrasie				
Beroep				Geslag		Manlik (M)			Vroulik (V)		
Nasionaliteit van paspoort											
Land van finale bestemming											
Kinders ingesluit in paspoort wat reisiger vergesel				Getal			Ouderdom				
				M							
				V							
Ek verklaar dat bovermelde inligting na my beste wete korrek is.				Vertrekstempel							
Handtekening											

AANHANGSEL 22
REPUBLIEK VAN SUID-AFRIKA
TYDELIKE VERGUNNING AAN VERBODE PERSOON
[Artikel 41 (1) van Wet No. 96 van 1991: Regulasie 22 (1)]

Toestemming word hiermee verleen aan die volgende persoon as die houer van hierdie vergunning om die RSA of gedeelte daarvan binne te kom of daarin te vervoef soos uiteengesit in deel C hiervan:

A. PERSOONLIKE BESONDERHEDE VAN HOUER

Van.....	Voornaam/name.....
Woonadres.....
Geboortedatum.....	Ouderdom.....
Nasionaliteit.....	Land van herkoms.....
Paspoort of reisdokument No.....	Plek van uitreiking.....
	Vervaldatum.....

B. BESONDERHEDE VAN DEPOSITO/WAARBORG

Lêernommer.....	'n Bedrag van (in woorde).....
(in syfers) R.....	Kwitansie No.....
soos uiteengesit in terme van artikel 41 (2) (a) van die Wet as sekerheidstelling wat gedeponeer moet word deur of ten behoeve van die houer van die vergunning as waarborg dat die houer sal voldoen aan die voorwaardes waaronder hierdie vergunning uitgereik is.	

LET WEL:

Die bedrag gedeponeer sal terugbetaal word wanneer die houer die Republiek verlaat, en wanneer voldoende bewys gelewer is dat die voorwaardes en vereistes nagekom is.

C. VOORWAARDES

1. Die houer van die vergunning mag tydelik vervoef in (a) die Republiek, (b) die Landdrostdistrik of (c) Municipale gebied van.....
2. Werkgewer se besonderhede (waar van toepassing): Naam.....
Straatadres..... Datum van diensaanvaarding.....
..... Duur van kontrak.....
Poskode
3. Die houer van die vergunning sal, sonder koste vir die Staat die Republiek verlaat voor of op of sodanige later datum as wat 'n behoorlik gemagtigde immigrasiebeampte op hierdie vergunning mag geëndosseer het vir die doel van die verlenging van die geldigheidstydperk daarvan.
4. Die houer sal rapporteer aan met tussenposes van dae/maande en sal daardie beampte behoorlik in kennis stel van sy woonplek. Hy sal ten minstens vier-en-twintig uur vooraf kennis gee (Sondae en openbare vakansiedae uitgesluit) van sy voorgenome vertrek.
5. Indien die houer nie die Republiek verlaat voor of op die datum gemeld hierin nie, sal die bedrag, gedeponeer ingevolge artikel 41 (2) (c) van die Wet, verbeur word aan die Staat, en sal die houer homself blootstel aan vervolging in terme van die Wet.
6. Die vergunning is ongeldig en die bedrag waarna verwys word hierin verbeur aan die Staat indien die houer van die vergunning of die deposito of enige ander persoon vermeld hierin, 'n vals verklaring of 'n wanvoorstelling gemaak het op die tydstip toe daar vir die vergunning aansoek gedoen of toe dit verkry is.
7. Ander voorwaardes.....
.....
.....
.....
8. Ek/Ons en stem toe tot die bogemelde voorwaardes, en verstaan dat 'n verbreking daarvan die verbeuring van die bedrag gedeponeer tot gevolg mag hê, en dit onderhewig mag wees aan verdere stapte uiteengesit in die gemelde Wet.

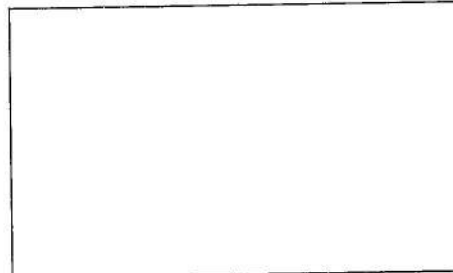
<i>Houer van vergunning</i>	<i>Deposit</i>	<i>Getuie</i>
Plek	Datum	
Immigrasiebeampte	Datum	
Aanstelling/Magsnommer	Plek	

SERTIFIKAAT VAN TOLK

Ek (volle name)
 sertifiseer dat ek die inhoud van hierdie vergunning aan die tersaaklike persoon/persone in die taal.....
 vertaal het en dat hy/sy/hulle die inhoud verstaan.

Handtekening

Datum

AMPTELIKE STEMPEL**D. IDENTIFIKASIE VAN HOUER**

Duimafdruk tydens uitreiking

Duimaf7druk tydens teruggawe

Geneem deur (naam)

Geneem deur (naam)

Linker/Regterduim

Linker/Regterduim

Datum

Datum

Plek

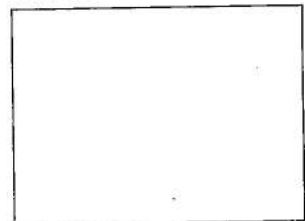
Plek

E. VERLENGING VAN GELDIGHEID VAN VERGUNNING

Die geldigheid van die vergunning is verleng tot.....

Gemagtigde Beampie

Datum

AMPTELIKE STEMPEL**F. FINALE AFHANDELING VAN SAAK**

Datum

Immigrasiebeampie

Plek

Aanstelling/Magsnommer

G. KWITANSIE VIR TERUGBETALING

Ek erken hiermee ontvangs van die bedrag vanrande (R.....),
 synde die terugbetaling van die bedrag gedeponeer deur my ten opsigte van hierdie vergunning.

Handtekening

Datum

Plek

AANHANGSEL 23

REPUBLIEK VAN SUID-AFRIKA

LASBRIEF VIR VERWYDERING/AANHOUDING HANGENDE VERWYDERING

[Artikels 10 (5) (b), 11 (6), 27 (3), 41 (6) (a), 44 (1) (a), 44 (2), 45 (1), 46 (1), 47 (1), 51 (1) of 53 (2)
van Wet No. 96 van 1991: Regulasie 24 (1)]

A. LASBRIEF VIR VERWYDERING

AAN: ALLE IMMIGRASIE- EN POLISIEBEAMPTES

Aangesien (voornaam/name en van).....

wie se vingerafdrukke op die keersy hiervan verskyn, homself/haarself blootgestel het aan verwydering ingevolge artikel van die genoemde Wet, word u hierby gelas om die gemelde persoon onder behoorlike geleide uit die Republiek te verwyder.

Verwydering uit die Republiek van Suid-Afrika sal geskied via en die verantwoordelike immigrasie- of polisiebeampte sal die linker- en regterduimafdruk hieronder neem van bogenoemde persoon wanneer hy/sy verwyder word en sertificeer dat die vingerafdrukke deur die beampte geneem is.

Datum

Plek.....

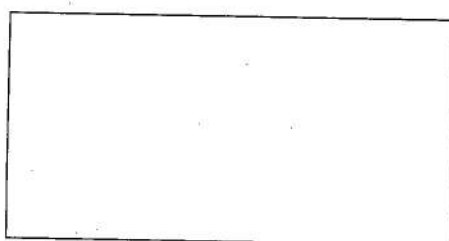
Verwysing No.

MINISTER BINNELANDSE SAKE

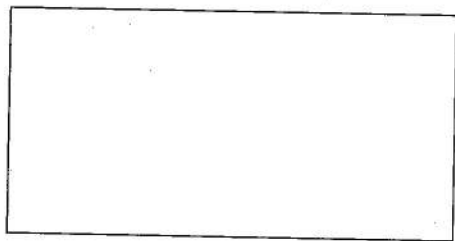
SERTIFIKAAT DEUR IMMIGRASIEBEAMPTE

Ek bevestig dat bogenoemde persoon uit die Republiek van Suid-Afrika na via verwyder is op

Verder bevestig ek dat sy/haar linker- en regterduimafdruk deur my geneem is.



LINKERDUIMAFDRUK



REGTERDUIMAFDRUK

Immigrasiebeampte

Aanstellingsnommer

Datum

Toegangspoort

Paspoort/Reisdokument No.

Nasionaliteit

VINGERAFDRUKVORM

Paspoorthommer

NEEM KENNIS

Wanneer 'n vinger weg, misvormd of so beseer is dat 'n afdruk nie geneem kan word nie, moet dit in die ruimte vir die betrokke afdruk genoem word.

Vingerafdrukke geneem deur.....

KLASSIFIKASIE

R duim	R indeks	R middel	R ring	R pinkie
L duim	L indeks	L middel	L ring	L pinkie

B. LASBRIEF VIR AANHOUDING HANGENDE VERWYDERING

AAN: Die Stasiebevelvoerdier/Hoof van die Gevangenis

Aangesien nie onmiddellik uit die Republiek verwyder kan word nie

omdat (meld redes)

word u ingevolge die bepalings van artikel van die Wet op Vreemdelinge-beheer,

1991 gelas om die genoemde aan te hou totdat hy/sy uit die Republiek verwyder kan word.

LW: Loslating mag nie geskied sonder die skriftelike magtiging van 'n immigrasiebeampte deur middel van 'n lasbrief tot loslating bedoel in regulasie 24 (2) van die Regulasies op Vreemdelinge-beheer, 1996, nie.

Immigrasiebeampte

Datum

Aanstellingsnommer

Plek

Telefoonnummer

AANHANGSEL 24
REPUBLIEK VAN SUID-AFRIKA
LASBRIEF TOT LOSLATING
[Artikel 44 (5) van Wet No. 96 van 1991: Regulasie 24 (2)]

AAN:

.....

.....

.....

U word hiermee gelas om die volgende persoon uit aanhouding los te laat.

Immigrasiebeampte/Polisiebeampte

Aanstellingsnommer/Magsnommer

Datum

Plek.....

AANHANGSEL 25
REPUBLIEK VAN SUID-AFRIKA
KENNISGEWING AAN VERBODE PERSOON IN VERBAND MET VASSTELLING VAN DEPOSITO
[Artikel 44 (1) (b) van Wet No. 96 van 1991: Regulasie 25 (1)]

A. Aan:

.....

.....

AANGESIEN u as 'n verbode persoon uit die RSA verwyder staan te word ingevolge 'n verwyderingslasbrief wat deur die Minister uitgereik is op(afskrif aangeheg); en

AANGESIEN die kostes verbonde aan u verwydering as volg bereken is:

- (a) Werklike koste van verwydering.....
- (b) Werklike koste van aanhouding.....
- (c) Werklike koste van onderhoud.....
- (d) Werklike koste van gevangeneskap.....

Totaal.....; en

AANGESIEN EK, ingevolge artikel 44 (1) (b) van die Wet op Vreemdelinge-beheer, 1991, by magte is om van u sodanige deposito in te vorder om bovermelde uitgawes te delg;

WORD DIT DERHALWE van u vereis om die bedrag van.....by die Departement van Binnelandse Sake te* te deponeer op of voor†

NEEM ASSEBLIEF KENNIS dat indien u in gebreke sou bly om die bovermelde bedrag op of voor die gemelde datum te deponeer, toestemming van die Minister van Binnelandse Sake gevra sal word vir die afdwinging van betaling daarvan.

Immigrasiebeampte

Datum

B. AAN DIE MINISTER VAN BINNELANDSE SAKE

- (a) Afdruk vir u inligting ingevolge regulasie 23 (2) van die Regulasies op Vreemdelinge-beheer.
- (b) Magtiging kragtens artikel 44 (1) (c) van die Wet op Vreemdelinge-beheer, 1991, vir die afdwinging van die betaling van die deposito word hierby versoek, indien die deposito nie voor of op die betrokke datum betaal word nie.

Immigrasiebeampte

Datum

* Vermeld kantooradres van die Departement.

† Vermeld volledige datum.

C. AAN DIE IMMIGRASIEBEAMPTE

Afdwing van die betaling van die deposito word hierby gemagtig/nie gemagtig nie.

Minister van Binnelandse Sake

Datum

AANHANGSEL 26

REPUBLIEK VAN SUID-AFRIKA

**BEVEL VIR DIE BETALING VAN DEPOSITO INGEVOLGE ARTIKEL 44 (1) (c) VAN DIE
WET OP VREEMDELINGE-BEHEER, 1991, VASGESTEL**

[Artikel 44 (1) (c) van Wet No. 96 van 1991: Regulasie 25 (3)]

A. AAN:

.....

AANGESENIE die Minister van Binnelandse Sake magtiging verleen het vir die afdwinging van die deposito wat van u vereis word deur kennisgewing gedateer.....(afskrif aangeheg) omdat u versuim het om sodanige deposito op of voor die datum gemeld in die kennisgewing te betaal; en

AANGESENIE u tot datum versuim het om die deposito te betaal.

DERHALWE WORD U ingevolge artikel 44 (1) (c) van die Wet op Vreemdelinge-beheer, 1991, gelas om die genoemde deposito te betaal.

NEEM ASSEBLIEF KENNIS dat 'n afskrif van hierdie bevel by die kantoor van die Klerk van die Landdroshof in die distrikgeregistreer sal word en dat by sodanige liassing hierdie bevel dieselfde uitwerking as 'n siviele vonnis sal hê, en dat ek ingevolge regulasie 23 (3) (c) van die Regulasies op Vreemdelinge-beheer al die magte van 'n wettige krediteur sal hê in hierdie geval.

Immigrasiebeampte

Datum

B. AAN DIE KLERK VAN DIE LANDDROSHOF

.....

Teken asseblief hierdie bevel as 'n uitspraak van die Hof aan en voltooи die endossement in afdeling C van hierdie vorm.

Stuur twee voltooide afskrifte terug aan my binnedae.

Immigrasiebeampte

Datum

C. DIE IMMIGRASIEBEAMPTE

.....

- (a) Bevel aangeteken as 'n vonnis van die Hof op.....
- (b) Vonnis No.....

Klerk van die Landdroshof

Datum

AANHANGSEL 27

REPUBLIEK VAN SUID-AFRIKA

LASBRIEF VIR AANHOUING VAN PERSOON WAT VERMOED WORD 'N VREEMDELING TE WEES WAT NIE GEREQTIG IS OM IN DIE REPUBLIEK TE VERTOEFS NIE

[Artikel 53 (1) van Wet No. 96 van 1991: Regulasi 26]

Verwysing No.

A

AAN: (Stasiebevelvoerder/Hoof van Gevangenis/ander plek van aanhouding)

1. AANGESIEN (volle name van aangehoudene)
vir die redes uiteengesit in die aangehegte beëdigde verklaring, vermoedelik 'n vreemdeling is wat nie in staat was om my (volle name van polisie-/immigrasiebeampte)
tevrede te stel in terme van artikel 53 (1) van die Wet op Vreemdelinge-beheer, 1991, dat hy geregtig is om in die Republiek te vertoeft nie; en

AANGESIEN dit blyk noodsaaklik te wees om die gemelde
aan te hou vir die volgende redes:

- WORD U HIERMEE GELAS om die gemelde
aan te hou terwyl daar met hom of haar gehandel word volgens artikel 7 van die gemelde Wet.
2. 'n Afskrif van hierdie lasbrief is oorhandig aan die immigrasiebeampte te
op (datum en tyd)

Polisiebeampte/Immigrasiebeampte

Aanstellingsnummer/Maatsnommer

Datum

Plek.....

**SERTIFIKAAT DEUR IMMIGRASIEBEAMpte RAKENDE STAPPE GENEEM KRAGTENS ARTIKEL 7 VAN DIE
WET OP VREEMDELINGE-BEHEER, 1991**

1. Ek, (volle name en van van immigrasiebeampte)
gestasioneer te
sertificeer hiermee dat ek gehandel het (volle name van aangehoudene)
..... kragtens artikel 7 van die Wet op Vreemdelinge-beheer, 1991.
 2. My ondersoek het 'n aanvang geneem op (datum en tyd)
en ek het dit voltooi op (datum en tyd)

(NB: Redes moet aangevoer word indien die ondersoek nie onmiddellik na die immigrasiebeampte in kennis gestel is van die geval op tou gesit is nie, of indien die ondersoek nie binne 48 uur afgehandel is na kennisname daarvan nie):

3. Op grond van die redes waarvan melding gemaak word in die aangehegte beëdigde verklaring het ek vasgestel dat *geregtig was/nie geregtig was om in die Republiek te wees/wees nie

[NB: Indien die betrokke persoon nie geregtig is om in die Republiek te wees nie moet hy/sy verder mee gehandel word kragtens—

- (a) artikel 41; of
 - (b) artikel 53 (2)

van die Wet op Vreemdelinge-beheer, 1991].

Immigrasiebeampte

Aanstellingsnommer/Maatsnommer

Datum

Plek

AANHANGSEL 28

REPUBLIEK VAN SUID-AFRIKA

BETREDING EN DEURSOEKINGSLASBRIEF

[Artikel 54 van Wet No. 96 van 1991: Regulasie 27 (1)]

AAN ALLE IMMIGRASIEBEAMPTES

Nademaal dit volgens inligting onder eed verskaf vir my voorkom dat daar redelike gronde is om te glo dat, binne die Landdrosdistrik van

op of binne die perseel te

.....

- (i) 'n verbode persoon of
- (ii) 'n boek, rekord, staat, register of ander dokument, wat verband hou met die besetting van of verblyf op dié perseel is.

DERHALWE word u gemagtig om die aangeduide perseel/persele *gedurende die dag/enige tyd/gedurende die nag/ gedurende die tydperk van tot

te betree en te deursoek ten einde—

(Merk met JA of NEE in die toepaslike blokkie)

(a) enige persoon wat hom in of op die perseel bevind te ondervra;	
(b) uittreksels uit enige boek, rekord, staat, register of ander dokument gevind op die perseel wat verband hou met die besetting van of verblyf of dié perseel te maak;	
(c) enige persoon te gelas om die beampte enige inligting tot sy besikking met betrekking tot die besit of besetting van of verblyf op dié perseel, of die aanwesigheid van enige persoon daarop te verskaf of om beslag te lê op enigiets in of op die perseel wat daarop betrekking het, of wat hy of sy wil behou vir verdere ondersoek of vir veilige bewaring teen die uitreiking van 'n kwitansie;	
(d) enige persoon op dié perseel te gelas om aan die beampte bewyse voor te lê van sy reg om op die perseel te wees;	

en om met sodanige persoon, boek, rekord, staat, register, ander dokument, inligting of bewys kragtens die Wet te handel.

Gegee onder my hand te hierdie dag van 19.....

*Handtekening**Hoedanigheid*

* Skrap wat nie van toepassing is nie.

SERTIFIKAAT

Ek, in my hoedanigheid as van die perseel, bevestig hiermee dat die perseel vernoed op die keersy van hierdie lasbrief gelaat is *in die toestand waarin dit gevind is/met die volgende breekskade:

.....

.....

.....

.....

Datum

Plek

Handtekening

* Skrap wat nie van toepassing is nie.

AANHANGSEL 29
REPUBLIEK VAN SUID-AFRIKA
KWITANSIE

Ek,(volle name)

Rang Aanstellingsnommer Kantoor
erken hiermee ontvangs van die volgende items waarop beslag gelê is kragtens artikel 54 (1) (c) van die Wet op Vreemdelinge-beheer,
1991:

No.	Item	Beskrywing
.....
.....
.....
.....

Getekken te Datum.....

Handtekening van Immigrasiebeampte

KANTOORSTEMPEL

Aanstellingsnummer

AANHANGSEL 30
REPUBLIEK VAN SUID-AFRIKA
KENNISGEWING VAN VERLENGING VAN AANHOUDING
[Artikel 55 (3) (c) van Wet No. 96 van 1991: Regulasie 28]

AAN:

TE: _____

- U word hiermee in kennis gestel dat, aangesien u ondersoek kragtens artikel 7 (1) (iii) en (iv) nog steeds nie voltooi is nie, die tydperk van u aanhouding van 48 ure verleng word vir die volgende redes:

Plek Aanstellingsnommer/
Magsnommer

2. Ek verstaan die inhoud en erken ontvangs van die oorspronklike van hierdie kennisgewing.

Handtekening van verhoopte persoon

Datum.....

AANHANGSEL 31

REPUBLIEK VAN SUID-AFRIKA

KENNISGEWING AAN AANGEHOUDENE BETREFFENDE DIE HERSIENING VAN SY OF HAAR AANHOUDING

[Artikel 55 (5) van Wet No. 96 van 1991: Regulasie 29]

AAN: (Volle name van aangehoudene).....

U word hierby in kennis gestel dat met die oog op die feit dat u aanhouding in afwagting van die uitvoering van die verwyderingslasbrief nauitgereik opwaarskynlik die tydperk van (meld tydperk van aanhouding).....opvir die redes vermeld in die beëdigde verklaring op die keersy van hierdie kennisgewing gaan oorskry, is ek ingevolge artikel 55 van die Wet op Vreemdelinge-beheer, 1991, verplig om die geval vir hersiening na die plaaslike of provinsiale afdeling van die Hooggereghof tevoor of opte verwys.

U is geregtig om sodanige skriftelike vertoë wat u ook al wens oorweeg te word deur sy edele die Regter wat aangewys sal word om hierdie geval te hersien, voor te lê, en u word versoek om sodanige vertoë voor of opaan my te oorhandig.

Neem asseblief ook kennis dat u deur 'n regsverteenvoordiger bygestaan kan word by die voorbereiding van u vertoë.

Indien u hulp verlang moet u die hoof van die inrigting waar u aangehou word nader.

Immigrasiebeampte

Datum

Plek

SERTIFIKAAT DEUR TOLK

Ek, (volle name en van).....
van (volledige adres)

bevestig hiermee dat ek (meld taal)bemeester het, en dat ek aan (volle name van aangehoudene).....die inhoud van hierdie kennisgewing in die genoemde taal verduidelik het, en dat ek tevreden is dat die betrokke aangehoudene dit ten volle verstaan.

Geteken teop hierdiedag
van19.....

Handtekening van tolk

(Keersy van Aanhangsel 31)**BEËDIGDE VERKLARING**

Ek (volle name van verklaarer)verklaar hiermee onder eed/plegtig:

1. Ek is 'n behoorlik aangestelde immigrasiebeampte gestasioneer tegelas omdat die lasbrief vir sy verwydering deur die Minister uitgereik opvir die volgende redes nie onmiddellik uitgevoer kan word nie †
2.en sy of haar aanhouding word as redelik en noodsaaklik beskou omdat †
3. Dit is waarskynlik dat die genoemde (volle name van aangehoudene)vir langer as (meld tydperk)aangehou moet word, omdat †

4. Ek heg hierby aan gesertifiseerde afskrifte van die volgende stukke ter stawing van my pogings om die verwydering van die genoemde (volle name van aangehoudene).....

te bespoedig en/of te verseker dat hy of sy nie langer aangehou word as wat redelik en noodsaklik is nie:

- (a)
- (b)
- (c)
- (d)

Geteken te op hierdie
dag van 19

Immigrasiebeampte

SERTIFIKAAT VAN EED/BEVESTIGING

Ek (volle voorname en van)

Aanstelling (rang) sertificeer hiermee
dat voordat ek die voorgeskrewe eed/bevestiging afgeneem het, ek die volgende vrae aan die verklaarer gestel het en sy/haar antwoord in sy/haar teenwoordigheid neergeskryf het.

(1) Is u vertrouyd met die inhoud van bostaande verklaring en begryp u dit?

Antwoord

(2) Het u enige beswaar teen die afle van die voorgeskrewe eed?

Antwoord

(3) Beskou u die voorgeskrewe eed as bindend vir u gewete?

Antwoord

Die verklaarer erken dat hy/sy vertrouyd is met die inhoud van die verklaring en dit begryp. Hierdie verklaring is beëindig/bevestig voor my en verklaarer se handtekening/duimafdruk/merk is in my teenwoordigheid daarop aangebring.

Datum

Geteken

(Vrederegter, Kommissaris van Ede)

Plek

Adres

† Gebruik afsonderlike vel(le) papier, indien nodig.

AANHANGSEL 32

REPUBLIEK VAN SUID-AFRIKA

DEKBLAD: HERSIENING VAN AANHOUDING VAN VREEMDELING KAGTENS DIE WET OP VREEMDELINGE-BEHEER, 1991

(Artikel 55 van Wet No. 96 van 1991: Regulasie 29)

Aan die Griffier

Plaaslike/Proviniale Afdeling van die Hooggereghof

INSAKE: HERSIENING VAN AANHOUDING VAN (volle name van aangehoudene)

aangehou te

1. Verwys asseblief hierdie geval vir hersiening ingevolge artikel 55 (5) van die Wet op Vreemdelinge-beheer, 1991, en regulasie 29 daarkragtens uitgevaardig.

2. Die volgende stukke word aangeheg:

(a) Gesertifiseerde afskrif van die verwyderingslasbrief van (volle name van aangehoudene)

uitgereik op

(b) behoorlik voltooide kennisgewing soos per aanhangsel 31 van die regulasies; en

(c) vertoe deur die genoemde aangehoudene.

Geteken te op hierdie
dag van 19

Immigrasiebeampte

BESLISSING VAN HERSIENINGSREGTER

Nadat ek die stukke bedoel in paragraaf 2 hierbo deurgelees het/*en na sodanige verdere ondersoek bedoel in regulasie 29 (4) (b) van die Regulasies op Vreemdelinge-beheer, 1996—

- *1. bekragtig ek die lasgewing tot aanhouding van.....
as redelik en noodsaaklik; of
- *2. stel ek die lasgewing vir die aanhouding van.....
as onbehoorlik of onredelik ter syde, en gelas ek dat die genoemde.....
onmiddellik uit aanhouding ontslaan word; en/of
- *3. maak ek bykomstig tot die bevel in paragraaf 1 of 2 die volgende bevel:
.....
.....
.....

REGTER VAN DIE PLAASLIKE/PROVINSIALE AFDELING VAN DIE HOGGEREGSHOF.....

Datum

* Skrap wat nie van toepassing is nie.

AANHANGSEL 33

REPUBLIEK VAN SUID-AFRIKA

KENNISGEWING VAN BOETE OPGELÖOP

[Artikel 56 (1) (q) gelees met artikel 11 van Wet No. 96 van 1991: Regulasie 30 (2)]

AAN:

U word hiermee in kennis gestel dat kragtens die bepalings van artikel 56 (1) (q) van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), u 'n boete opgelê vir die bedrag R betreffende die vervoer van

(naam van verbode persoon) wat 'n verbode persoon is kragtens artikel 11 van die Wet.

U word hiermee versoek om die boete binne 3 dae na ontvangs van hierdie kennisgewing te betaal. Indien u versuim om die bedoelde bedrag binne die bedoelde tydperk te betaal sal die boete betaalbaar en verhaalbaar wees as 'n skuld teen die Republiek van Suid-Afrika.

Datum

.....
Immigrasiebeampte

Plek.....

Ek erken ontvangs van die oorspronklike van hierdie kennisgewing.

.....
Datum van die vervoer

.....
*Handtekening van eienaar, agent
of persoon*

No. R. 1000**28 Junie 1996****WET OP VREEMDELINGE-BEHEER, 1991 (WET No. 96 VAN 1991)****REGULASIES OP VREEMDELINGE-BEHEER (GELDE)**

Die Minister van Binnelandse Sake het, kragtens artikel 56 van die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991), die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie regulasies het 'n woord of 'n uitdrukking waaraan 'n betekenis in die Wet geheg word daardie betekenis en tensy uit die samehang anders blyk beteken—

"die Wet" die Wet op Vreemdelinge-beheer, 1991 (Wet No. 96 van 1991).

Gelde

2. Die gelde wat ten opsigte van aansoeke om permitte, sertifikate en visums kragtens die bepalings van die Wet gevorder kan word, is soos uiteengesit in die volgende Aanhangsel:

AANHANGSEL

		*R Gelde	*\$
1.	'n Visum ingevolge artikel 11 van die Wet	R 108	\$ 30
2.	'n Permit ingevolge artikel 26 (1) (a), saamgelees met artikel 27, van die Wet	R 108	\$ 30
3.	'n Permit soos bedoel in artikel 11 (3), saamgelees met artikel 26 (1), van die Wet.....	R 360	\$ 100
4.	'n Tydelike permit aan 'n persoon nie vrygestel kragtens artikel 11 (5) van die Wet nie en sonder 'n visum in die Republiek toegelaat	R 216	\$ 60
5.	'n Deurreisvisum kragtens artikel 12 (2) van die Wet	R 108	\$ 30
6.	'n Immigrasiepermit(te) kragtens artikel 25 (3) van die Wet, per individu of per familie (broodwinner, gade en nie meer as twee afhanklik nie)	R5 580	\$1 550 Nota: Vir elke addisionele afhanklike kind word 'n addisionele fooi van R360 of \$100 per kind gehef
7.	Verlenging van die geldigheid van 'n immigrasiepermit kragtens artikel 25 (7) van die Wet	R 360	\$ 100
8.	Die verlenging/wysiging van 'n tydelike verblyfpermit kragtens artikel 26 (6) van die Wet	R 360	\$ 100
9.	Toestemming aan 'n permanente inwoner ter verandering van beroep kragtens artikel 30 (2) van die Wet.....	R 360	\$ 100

* Die plaaslike tarief is van toepassing wanneer die diens in die Republiek van Suid-Afrika gelewer word, terwyl die buitelandse tarief (indien nie die Verenigde State Dollar nie, dan die ooreenstemmende bedrag in die plaaslike geldeenheid) van toepassing is vir dienste wat buite die Republiek van Suid-Afrika by missies gelewer word. Die Rand/Dollar-wisselkoers is bereken teen \$1 = R3,60 en word aangetoon ten einde die daagliks herberekening van skommelende wisselkoers te voorkom.

Kort titel

3. Hierdie regulasies heet die Regulasies op Vreemdelinge-beheer (Gelde), 1996.



RECYCLE HERGEBRUIK



Department of Environment Affairs
Departement van Omgewingsake





**IS YOUR SITE REGISTERED?
IS JOU TERREIN GEREGSTREER?**

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