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## GOVERNMENT NOTICE GOEWERMENSKENNISGEWING

DEPARTMENT OF JUSTICE  
DEPARTEMENT VAN JUSTISIE

No. R. 545

3 April 1998

PROMOTION OF NATIONAL UNITY AND RECONCILIATION ACT, 1995

### MEASURES TO PROVIDE URGENT INTERIM REPARATION TO VICTIMS

The President has, under section 40 of the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995), in consultation with the Minister of Justice and the Minister of Finance, made the regulations in the Schedule.

#### SCHEDULE

#### Definitions

1. (1) In these regulations, any word to which a meaning has been assigned in the Act, shall bear that meaning and, unless the context otherwise indicates—

**"Accounting Officer"** means the accounting officer appointed by the Minister under section 42 (6) of the Act, or an officer designated by the Minister under section 42 (5) of the Act to whom the Accounting Officer has delegated any power or function to be performed by the Accounting Officer in terms of these regulations;

**"applicant"** means a person referred to the Committee in terms of section 25 (1) (a) (i) of the Act and who also applies to the Committee for urgent interim reparation in the prescribed form under section 26 (1) of the Act;

**"Commission"** means the Truth and Reconciliation Commission established by section 2 of the Act;

**"Committee"** means the Committee on reparation and Rehabilitation established by section 23 of the Act;

**"Fund"** means the Fund established under section 42 (1) of the Act; and

**"the Act"** means the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995).

(2) For the purposes of section 1 (1) of the Act—

(a) the relatives of a victim are—

- (i) a parent of, or somebody who exercises or exercised parental responsibility over a victim;
- (ii) a person married to a victim under any law, custom or belief; and
- (iii) a child of a victim, irrespective of whether such child was born in or out of wedlock or was legally adopted; and

(b) the dependants of a victim include any person to whom a victim has or had a legal or customary duty to support, or any other person who is or was, in the opinion of the Committee, dependent on a victim.

### **Application for urgent interim reparation**

2. An application for urgent interim reparation in terms of section 26 (1) of the Act must be made in the form as set out in the Annexure.

### **Award of urgent interim reparation**

3. (1) The Committee must consider each application for urgent interim reparation made to it in terms of section 26 (1) of the Act and if, in the opinion of the Committee—

- (a) the applicant is a victim; and
- (b) the applicant is alive at the time when the application is considered; and
- (c) the applicant is in urgent need of medical, emotional, educational, symbolic, social, legal or administrative assistance or intervention; and
- (d) the applicant has suffered hardship as a result of the gross violation of his or her human rights; and
- (e) the applicant is not a relative or dependant as defined in regulation 1 (2), of a victim who is alive on the date on which the application is submitted to the Committee,

the Committee must make a recommendation as contemplated in subregulation (2) in respect of such applicant.

(2) If the Committee—

- (a) finds that an applicant is a victim in need of urgent interim reparation as contemplated in subregulation (1), the Committee may, subject to the provisions of paragraph (b), recommend that an amount in respect of urgent interim reparation, not exceeding two thousand Rand, be paid to such a victim and that such information as the Committee may consider necessary for the victim to address his or her urgent needs referred to in subregulation (1) (c), be provided to such victim; or
- (b) is, in view of the exceptional circumstances of a particular case, of the opinion that it will cause undue hardship or will be manifestly unfair or unjust if the urgent interim reparation is limited as set out in paragraph (a), the Committee may, notwithstanding the provisions of paragraph (a), recommend that such greater amount as it may deem appropriate in view of such exceptional circumstances, be granted to such victim.

(3) The Committee cannot make a recommendation in terms of subregulation (2) for the granting of urgent interim reparation to a relative or dependant as defined in regulation 1 (2), of a victim who is alive on the date when the application is submitted to the Committee.

(4) The Committee must notify the Accounting Officer in writing of any recommendation in terms of subregulation (2), stating the full name and address of the victim, the amount of any payment to be made to the victim and the nature and extent of information to be provided to such victim.

(5) If the Committee recommends that an application for urgent interim reparation should be turned down, the Committee must notify the Accounting Officer in writing of its recommendation, stating the full name and address of the applicant and the reason or reasons why such application was turned down.

**Giving effect to recommendation**

4. (1) Upon receipt of a written notice as contemplated in regulation 3 (4), the Accounting Officer must, without delay—
- (a) notify the victim of the recommendation of the Committee and inform the victim of the power of the Commission in terms of section 5 (e) of the Act to review the recommendation of the Committee, should the victim feel aggrieved by such recommendation;
  - (b) give effect to the recommendation of the Committee by arranging for payments from the Fund to the victim where the Committee recommended that an amount of money be paid to such victim; and
  - (c) provide to a victim such information as may be recommended by the Committee.

(2) Upon receipt of a written notice as contemplated in regulation 3 (5), the Accounting Officer must, without delay, inform the applicant of the recommendation by the Committee, stating the reason or reasons why his or her application was turned down and informing the applicant that the Commission may, in terms of section 5 (e) of the Act, review the recommendation of the Committee.

**Cession, attachment or assignment of urgent interim reparation**

5. Despite domestic law, no award of urgent interim reparation shall—
- (a) be capable of cession or assignment by the victim to whom it has been awarded;
  - (b) be capable of attachment under a judgment or execution of a judgment of a court of law; or
  - (c) form part of the estate of the victim, should such estate be sequestrated.

**Repeal of regulations**

6. The Regulations published by Government Notice No. R. 846 of 17 May 1996, are repealed.

**Annexure****REPARATION AND REHABILITATION  
APPLICATION FORM**

The Reparation and Rehabilitation Committee of the Truth and Reconciliation Commission (TRC) will use this form to decide whether or not you should get reparation right now. The information you put in this form will help us decide what kind of reparation and/or rehabilitation you need. Please help us to make these decisions by giving us as much information as you can.

*This is an application form to apply for reparation and rehabilitation in terms of section 26(1) of the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995). (Founding Act of the Truth and Reconciliation Commission.)*

**PLEASE READ THE FOLLOWING NOTES BEFORE COMPLETING THE FORM!!**

- Use this form to apply for reparation as provided for by the Promotion of National Unity and Reconciliation Act, 1995.
- Only applicants who complete this form will be considered for reparation and/or rehabilitation measures.
- Please note that you can apply for urgent interim reparation only once.
- Only fill out this application form -
  - i. if the TRC has found that you are a victim; **or**
  - ii. if you are a dependant and/or a relative of a victim.
- You have been found to be a victim if you -
  - i. made a statement to the TRC and you have a letter from the TRC to say that you are a victim; or
  - ii. were named as victim in a statement to the TRC and have a letter from the TRC to say that you were named as a victim.
- **PLEASE, DO NOT FILL IN THIS FORM IF YOU ANSWERED 'NO' TO THE ABOVE QUESTIONS.**
- You are a relative and/or dependant of a victim if you are -
  - i. a parent of the victim (or if you act or acted in the place of a parent); or
  - ii. a husband or wife or partner of the victim (according to customary, common, religious and/or indigenous law); or
  - iii. a child of the victim (either in or out of marriage and/or adopted); or
  - iv. someone whom the victim has/had a customary and/or legal duty to support.
- Please answer all these questions and complete the checklist at the end of the form before you return the form to us. Return the form to the address that is on the last page of this form.
- If you run out of space while completing the form, please add more pages. Please remember to write your initials on every page of the form and on every page that you add.
- When you have finished filling in this form, you must sign it before a commissioner of oaths. The commissioner of oaths must sign the form too. You will find a commissioner of oaths at a police station or post office or lawyer's office.
- Please complete this application form and return it as soon as possible. Post it to the address on the last page of this form.

## A. Statement to the Truth and Reconciliation Commission (TRC):

Did you make a statement to the TRC?	If yes, when did you make this statement?	If you know your Reference Number please write it here (it should be on your letter from the Truth and Reconciliation Commission):
Yes	1994 / 01 / 19	
Where did you make the statement?		
Town	Province	
Did someone help you to make the statement?	Name of the person who helped you:	

## B. Are you a:

Please tick the appropriate box if yes.

Victim who made a statement?	<input checked="" type="checkbox"/>
Victim who was named in a statement?	<input checked="" type="checkbox"/>
Relative and/or dependant of a victim? *	<input checked="" type="checkbox"/>

**For Official use:**

Person who acted in the place of a parent for the victim? (If yes - please give detail.)

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Someone whom the victim had a customary or legal duty to support? (If yes - please give detail.)

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\*If applying as a relative and/or dependant, please write down the name of the victim. Describe your relationship (e.g. mother, father, son, wife) to the victim.

Name of victim	Relationship to victim

### C. Your Personal Detail:

Surname				
First names	Title (Mr, Miss, Mrs, etc.)			
If you are married, what was your surname before you were married?				
Type of ID document	Date of Birth	Day	Month	Year
ID Number: _____				

Are you a South African citizen?	If you answered "No", name the country that you are a citizen of:
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Are you employed?	If you are employed, what work are you doing?
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**D. Bank Detail:**

If Reparation in the form of money is awarded to you, do you have a personal bank account? \_\_\_\_\_  
 Please give your banking detail below:

Name of Bank:
Branch:
Branch Code:
Type of Account:
Account Number:
Name of Account Holder:

If you do not have a personal bank account please indicate how the money can be paid to you:

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**E. Your Contact Detail:**

<b>Address to which post may be sent</b> (if you do not have an address, who is the best person to contact, e.g place of worship, school, community leader?)	<b>Work Telephone</b> <b>Code ( )</b>
	<b>Home Telephone</b> <b>Code ( )</b>

<b>Where do you live at the moment?</b>	
<b>Block / Street &amp; Number</b>	<b>Section / Extension</b>
<b>Township / Suburb</b>	<b>City</b>
<b>Province</b>	<b>Postal Code</b>
<b>District</b>	<b>Country</b>

## F. Consequences of the violation:

Please tell us how the gross human rights violation that you suffered has changed your life and what problems it has caused.

*(If you are able to attach any supporting documents or papers, this will help to consider your application. Documents such as medical reports will help us.)*

1. Did you suffer physical injuries as a result of the violation?	<p>If yes, please tell us how you are still suffering from these injuries .</p> <hr/> <hr/> <hr/> <hr/> <hr/>
<input type="checkbox"/> YES <input type="checkbox"/> NO	
Documentation attached?	<hr/> <hr/> <hr/> <hr/>
2. Did the gross human rights violation hurt your feelings or affect your emotions?	<p>If yes, please give brief detail.</p> <hr/> <hr/> <hr/> <hr/>
<input type="checkbox"/> Yes <input type="checkbox"/> No	

<p><b>3. Did the violation disrupt/stop/affect your education?</b></p> <p><input type="checkbox"/> Yes    <input type="checkbox"/> No</p> <p><b>Documentation attached?</b></p>	<p>If yes, describe how the violation affected your education and give details of your current educational situation.</p> <hr/> <hr/> <hr/> <hr/>
<p><b>4. Did the violation cause you to lose your shelter / accommodation?</b></p> <p><input type="checkbox"/> Yes    <input type="checkbox"/> No</p> <p><b>Documentation attached?</b></p>	<p>If yes, tell us how the violation caused you to lose your shelter/accommodation.</p> <hr/> <hr/> <hr/> <hr/> <p><b>Do you continue to need shelter as a result of the violation?</b></p> <hr/> <hr/> <hr/> <hr/>

5. Did the violation that you suffered cause any other problems that you need urgent help with? If yes, tell us about them.

Documentation attached?

Yes

No

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#### G. Legal Matters:

1. If you are a relative and/or dependant of a victim who has died or someone who has disappeared, please tell us if the remains of the victim have been found and buried.

If not, do you want the person to be officially declared dead (death certificate be issued)?

Yes

No

In order for a person to be declared dead, the following information is needed from you:

a. When last did you hear any news/information about the person? What was that news?

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b. When last did you see the person?

Answer to question b. When last did you see the person?

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c. What was the age of the person at the time of disappearance?

Answer to question c. What was the age of the person at the time of disappearance?

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d. What activity was the person involved in at the time of disappearance? (E.g. job, political activity.)

Answer to question d. What activity was the person involved in at the time of disappearance? (E.g. job, political activity.)

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e. Briefly describe the circumstances of the person's disappearance (i.e. was the person exposed to any risk to life during the time of the disappearance).

Answer to question e. Briefly describe the circumstances of the person's disappearance (i.e. was the person exposed to any risk to life during the time of the disappearance).

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2a. Did you receive any compensation related to the violation, as part of a court case?

Yes

No

2b. If yes, how much money was awarded and how much did you get?

Awarded

Received

2c. Are you still getting payments?

Yes

No

When and where was the case heard?

**3. After the violation, were you wrongly accused and/or given a criminal record?**

 Yes

 No

If yes, please give detail:

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**Do you want your name to be cleared?**

 Yes

 No

If yes, please give detail:

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## H. Relatives and/or Dependents:

Please provide the following information about the relatives and or dependants of the victim, if you can. (See definition on first page.)

Name of the victim: \_\_\_\_\_

[Identify yourself by putting a \* next to your name]

	Name	Age	Female/ male
Parents of the victim <i>(someone who acts or acted as a parent)</i>			
Spouse(s) of the victim			

<b>Children of the victim</b>			
<b>Someone the victim has or had a duty to support</b>			

The deponent/applicant has acknowledged that he/she knows and understands the content of this declaration and that he/she hereby applies for reparation as provided for by the Regulations promulgated under section 40 of the Promotion of National Unity and Reconciliation Act, 1995.

This declaration was duly sworn to/solemnly affirmed before me at ..... this .... day of .... 19.... .

**Signed by Commissioner of Oaths:** \_\_\_\_\_

**Signed by Applicant:** \_\_\_\_\_

*Please tick the right box or boxes*

Did you complete/consider all the questions?	<input checked="" type="checkbox"/>
Did you attach additional pages?	<input checked="" type="checkbox"/>
Did a Commissioner of Oaths sign your application?	<input checked="" type="checkbox"/>
Did you write your initials on every page of the application form?	<input checked="" type="checkbox"/>

**Please return the completed form to:**

**Reparation and Rehabilitation Committee  
c/o The President's Fund  
Private Bag X81  
PRETORIA  
0001**

No. R. 545

3 April 1998

**WET OP DIE BEVORDERING VAN NASIONALE EENHEID EN VERSOENING, 1995****MAATREËLS OM VOORSIENING TE MAAK VIR DRINGENDE TUSSENTYDSE HERSTEL AAN  
SLAGOFFERS**

Die President het, kragtens artikel 40 van die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995 (Wet No. 34 van 1995), in oorleg met die Minister van Justisie en die Minister van Finansies, die regulasies in die Bylae uitgevaardig.

**BYLAE****Woordomskrywing**

1. (1) In hierdie regulasies het enige woord waaraan 'n betekenis in die Wet geheg is, die betekenis aldus daaraan geheg en, tensy uit die samehang anders blyk, beteken—

**"aansoeker"** 'n persoon wat na die Komitee verwys is ingevolge artikel 25 (1) (a) (i) van die Wet en wat ook ingevolge artikel 26 (1) van die Wet by die Komitee aansoek doen om dringende tussentydse herstel in die voorgeskrewe vorm;

**"die Wet"** die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995 (Wet No. 34 van 1995);

**"Fonds"** die Fonds ingestel kragtens artikel 42 (1) van die Wet;

**"Komitee"** die Komitee oor Herstel en Rehabilitasie ingestel by artikel 23 van die Wet;

**"Kommissie"** die Kommissie vir Waarheid en Versoening ingestel by artikel 2 van die Wet; en

**"Rekenpligtige Beampte"** die rekenpligtige beampte deur die Minister aangestel kragtens artikel 42 (6) van die Wet, of 'n beampte deur die Minister aangewys kragtens artikel 42 (5) van die Wet aan wie die Rekenpligtige Beampte enige bevoegdheid of werkzaamheid ingevolge hierdie regulasies gedelegeer het.

(2) Vir die doeleindes van artikel 1 (1) van die Wet—

(a) is die familiebetrekkinge van 'n slagoffer—

- (i) 'n ouer van, of iemand wat ouerlike verantwoordelikheid oor 'n slagoffer uitoeft of uitgeoefen het;
- (ii) 'n persoon getroud met 'n slagoffer kragtens enige reg, gebruik of geloof;
- (iii) 'n kind van 'n slagoffer, ongeag of sodanige kind binne of buite die eg gebore of regtens aangeneem is; en

(b) sluit die afhanklikes van 'n slagoffer enige persoon in teenoor wie die slagoffer 'nregs- of gebruiklike plig het of gehad het om te onderhou, of enige ander persoon wat na die oordeel van die Komitee afhanklik van die slagoffer is of was.

**Aansoek om herstel**

2. 'n Aansoek om dringende tussentydse herstel ingevolge artikel 26 (1) van die Wet, word gedoen op die vorm soos in die Aanhangesel uiteengesit.

**Toekenning van dringende tussentydse herstel**

3. (1) Die Komitee oorweeg elke aansoek om dringende tussentydse herstel wat ingevolge artikel 26 (1) van die Wet aan hom gemaak word en, indien die Komitee van mening is dat—

- (a) die aansoeker 'n slagoffer is; en
- (b) die aansoeker in die lewe is op die tydstip wanneer die aansoek oorweeg word; en
- (c) die aansoeker 'n dringende behoefte het vir mediese-, emosionele-, opvoedkundige-, simboliese-, maatskaplike-, regs- of administratiewe bystand of ingryping; en
- (d) die aansoeker ontbering gely het weens die growwe skending van sy of haar menseregte; en

(e) die aansoeker nie 'n familiebetrekking of afhanglike soos omskryf in regulasie 1 (2), is nie van 'n slagoffer wat in die lewe is op die datum waarop die aansoek aan die Komitee voorgelê is,

maak die Komitee 'n aanbeveling soos beoog in subregulasie (2) ten opsigte van sodanige aansoeker.

**(2) Indien die Komitee—**

(a) bevind dat 'n aansoeker 'n slagoffer is wat 'n behoefte aan dringende tussentydse herstel het soos beoog in subregulasie (1), kan die Komitee, behoudens die bepalings van paragraaf (b), aanbeveel dat 'n bedrag vir dringende tussentydse herstel wat nie tweeduisend Rand te boven gaan nie, aan sodanige slagoffer betaal word en dat sodanige inligting as wat die Komitee as noodsaaklik mag beskou vir die slagoffer om sy of haar dringende behoeftes bedoel in subregulasie (1) (c) aan te spreek, aan sodanige slagoffer verskaf word;

(b) in die lig van die buitengewone omstandighede van 'n bepaalde geval van mening is dat dit onbehoorlike ontbering sal meebring of duidelik onregverdig of onredelik sal wees indien die dringende tussentydse herstel beperk word soos in paragraaf (a) uiteengesit, kan die Komitee, ondanks die bepalings van paragraaf (a), aanbeveel dat sodanige hoér bedrag as wat die Komitee in die lig van sodanige buitengewone omstandighede as gepas mag beskou, aan sodanige slagoffer toegeken word.

(3) Die Komitee maak nie 'n aanbeveling ingevolge subregulasie (2) nie vir die toestaan van dringende tussentydse herstel aan 'n familiebetrekking of afhanglike soos omskryf in regulasie 1 (2), van 'n slagoffer wat in die lewe is op die datum waarop die aansoek aan die Komitee voorgelê is.

(4) Die Komitee stel die Rekenpligtige Beamppte skriftelik van enige aanbeveling ingevolge subregulasie (2) in kennis, met vermelding van die volle naam en adres van die slagoffer, die bedrag van enige betaling wat aan die slagoffer gemaak moet word en die aard en omvang van die inligting wat aan sodanige slagoffer verskaf moet word.

(5) Indien die Komitee aanbeveel dat 'n aansoek om dringende tussentydse herstel van die hand gewys moet word, stel die Komitee die Rekenpligtige Beamppte skriftelik van sy aanbeveling in kennis, met vermelding van die volle naam en adres van die aansoeker en die rede of redes waarom sodanige aansoek van die hand gewys is.

**Uitvoering van bevel**

4. (1) By ontvangs van die skriftelike kennisgewing beoog in regulasie 3 (4), moet die Rekenpligtige Beamppte sonder versuim—

(a) die slagoffer skriftelik van die aanbeveling van die Komitee in kennis stel en verwittig van die Kommissie se bevoegdheid ingevolge artikel 5 (e) van die Wet om die aanbeveling van die Komitee te hersien indien die slagoffer veronreg voel deur sodanige aanbeveling;

(b) gevolg gee aan die aanbeveling van die Komitee deur te reël vir betalings uit die Fonds aan die slagoffer waar die Komitee aanbeveel het dat 'n bedrag geld aan die slagoffer betaal moet word; en

(c) die slagoffer van sodanige inligting voorsien as wat die Komitee mag aanbeveel.

(2) By ontvangs van 'n skriftelike kennisgewing beoog in regulasie 3 (5), stel die Rekenpligtige beamppte sonder versuim die aansoeker in kennis van die aanbeveling deur die Komitee, met vermelding van die rede of redes waarom sy of haar aansoek van die hand gewys is en die aansoeker verwittig dat die Kommissie ingevolge artikel 5 (e) van die Wet, die aanbeveling van die Komitee kan hersien.

**Sessie, beslaglegging of afstanddoening van herstel**

5. Ten spyte van die munisipale reg is geen toekenning van dringende tussentydse herstel—

(a) vatbaar vir sessie of afstanddoening deur die slagoffer aan wie dit toegestaan is nie;

(b) vatbaar vir beslaglegging kragtens 'n bevel of die uitvoering van 'n bevel van 'n gereghof nie; of

(c) deel van die boedel van die slagoffer indien sodanige boedel gesekwestreer sou word nie.

**Herroeping van regulasies**

6. Die Regulasies afgekondig by Goewermentskennisgewing No. R. 846 van 17 Mei 1996, word herroep.

**Aanhangsel****VORM VIR AANSOEK OM HERSTEL EN REHABILITASIE**

Die Komitee oor Herstel en Rehabilitasie van die Kommissie vir Waarheid en Versoening (KWV) sal hierdie vorm gebruik om te besluit of u op die oomblik herstel moet kry al dan nie. Die inligting wat u in hierdie vorm gee, sal ons help besluit watter tipe herstel en/of rehabilitasie u benodig. Help ons asseblief om hierdie besluite te maak deur soveel as moontlik inligting te gee.

*Hierdie is 'n aansoekvorm om aansoek te doen om herstel en rehabilitasie ingevolge artikel 26(1) van die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995 (Wet No. 34 van 1995). (Instellingswet van die Kommissie vir Waarheid en Versoening.)*

**LEES ASSEBLIEF EERS DIE VOLGENDE VOORDAT U DIE VORM INVUL!!**

- Gebruik hierdie vorm vir **herstel** soos bepaal deur die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995.
- Slegs aansoekers wat hierdie vorm invul, sal oorweeg word vir herstel- en/of rehabilitasiemaatreëls.
- Let asseblief daarop dat u slegs een keer om dringende tussentydse herstel kan aansoek doen.
- Voltooи hierdie vorm slegs indien -
  - i. die KWV bevind het dat u 'n slagoffer is; of
  - ii. u 'n afhanklike en/of 'n familielid van 'n slagoffer is.
- Daar is bevind dat u 'n slagoffer is, indien u -
  - i. 'n verklaring aan die KWV gedoen het **en** u 'n brief van die KWV het om te sê dat u 'n slagoffer is; of
  - ii. as 'n slagoffer genoem is in 'n verklaring aan die KWV **en** u 'n brief van die KWV het om te sê dat u as 'n slagoffer genoem is.
- **MOET ASSEBLIEF NIE HIERDIE VORM INVUL INDIEN U OP BOGEMELDE VRAE 'NEE' GEANTWOORD HET NIE.**
- U is 'n familielid en/of afhanklike van die slagoffer indien u -
  - i. 'n ouer van die slagoffer is (of indien u in die plek van 'n ouer opgetree of opgetree het); of
  - ii. 'n man of vrou of lewensmaat van die slagoffer is (volgens gewoontereg, gemeenereg, godsdienstige en/of inheemse reg); of
  - iii. 'n kind van die slagoffer is (hetsy binne of buite die huwelik en/of aangeneem); of
  - iv. iemand is vir wie die slagoffer vanweë 'n gewoonteplig en/ofregsplig moet/moes onderhou.
- Beantwoord asseblief al hierdie vrae en vul die kontrolelys aan die einde van die vorm in voordat u die vorm na ons terugstuur. Stuur die vorm na die adres wat op die laaste bladsy van hierdie vorm is.
- Indien die skryfspasie te min is as u die vorm invul, voeg asseblief meer bladsye by. Onthou om u paraaf op elke bladsy van die vorm en op enige bladsy wat u byvoeg, aan te bring.
- Wanneer u die vorm volledig ingevul het, moet u dit voor 'n kommissaris van ede onderteken. Die kommissaris van ede moet ook die vorm onderteken. U kan 'n kommissaris van ede by 'n polisiestasie of poskantoor of 'n prokureurskantoor kry.
- Vul asseblief hierdie vorm in en stuur dit so gou moontlik terug. Pos dit na die adres op die laaste bladsy van hierdie vorm.

## A. Verklaring aan die Kommissie vir Waarheid en Versoening (KWV):

Het u 'n verklaring aan die KWV afgelê?	Indien ja, wanneer het u die verklaring afgelê? ____ / ____ / 19 ____	Indien u u verwysingsnommer ken, vul dit hier in (dit moet op u brief van die Kommissie vir Waarheid en Versoening verskyn): -----
Waar het u die verklaring afgelê? <b>Stad/Dorp</b>	<b>Provinsie</b>	
Het iemand u gehelp om die verklaring af te lê?	Naam van die persoon wat u gehelp het:	

## B. Is u:

*Merk die een wat van toepassing is.*

'n Slagoffer wat 'n verklaring afgelê het?	<input type="checkbox"/>
'n Slagoffer wat in 'n verklaring genoem is?	<input type="checkbox"/>
'n Familielid en/of afhanklike van 'n slagoffer? *	<input type="checkbox"/>

### **Vir Amptelike Gebruik**

'n Persoon wat in die plek van 'n ouer vir die slagoffer opgetree het? (Indien ja - gee asseblief besonderhede.)

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Iemand vir wie die slagoffer vanweë gewoonte- ofregsplig moes onderhou? (Indien ja - gee asseblief besonderhede.)

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\*Indien u as 'n familielid en/of afhanklike aansoek doen, skryf asseblief die naam van die slagoffer neer. Beskryf u verwantskap (bv. moeder, vader, seun, vrou) met die slagoffer.

Naam van slagoffer	Verwantskap met slagoffer

### C. U persoonlike besonderhede:

Van	
Voornaam	Titel (Mnr, Mej, Mev, ens.)
Indien getroud, wat was u van voor u troue?	
Tipe identiteitsdokument	Geboortedatum
ID-nommer: _____	Dag ____ Maand ____ Jaar _____

Is u 'n Suid-Afrikaanse burger?	Indien nee, meld die naam van die land waarvan u 'n burger is:
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Het u 'n werk?	Indien ja, watter soort werk doen u?
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**D. Bankbesonderhede:**

Indien herstel in die vorm van geld aan u toegeken word, het u 'n persoonlike bankrekening? \_\_\_\_\_  
 Gee asseblief u bankbesonderhede soos volg:

Naam van Bank:
Tak:
Takkode:
Tipe rekening:
Rekeningnommer:
Naam van Rekeninghouer:

Indien u nie 'n persoonlike bankrekening het nie, dui aan hoe die geld aan u uitbetaal kan word:

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**E. U kontakbesonderhede:**

<b>Adres waarheen u pos gestuur kan word</b> (Indien u nie 'n adres besit nie, wie is die beste persoon om mee te skakel, bv. plaaslike plek van aanbidding, skool, gemeenskapsleier?)	<b>Werktelefoon</b> <b>Kode ( )</b>
	<b>Huistelefoon</b> <b>Kode ( )</b>
<b>Waar bly u op die oomblik?</b>	
<b>Blok / Straat &amp; nommer</b>	<b>Afdeling/Uitbrei- ding</b>
<b>Township/Voorstad</b>	<b>Stad</b>
<b>Provinsie</b>	<b>Poskode</b>
<b>Distrik</b>	<b>Land</b>

#### **F. Gevolge van die menseregteskending:**

Vertel asseblief aan ons hoe die growwe menseregteskending wat u ondergaan het, u lewe verander het en watter probleme dit veroorsaak het.

(Indien u enige ondersteunende dokumente, bv. mediese sertifikate, kan aanheg, sal dit ons help om u aansoek te oorweeg.)

<p><b>3. Het die menseregteskending u onderwys ontwrig/gestop/ geraak?</b></p> <p><input type="checkbox"/> Ja    <input type="checkbox"/> Nee</p> <p><b>Dokumentasie aangeheg?</b></p>	<p>Indien ja, beskryf hoe die menseregteskending u onderwys geraak het en gee besonderhede oor u huidige onderwyssituasie.</p> <hr/> <hr/> <hr/> <hr/> <hr/>
<p><b>4. Het die menseregteskending veroorsaak dat u u skuiling/akkommodasie verloor het?</b></p> <p><input type="checkbox"/> Ja    <input type="checkbox"/> Nee</p> <p><b>Dokumente aangeheg?</b></p>	<p>Indien ja, verduidelik hoe die menseregteskending veroorsaak het dat u u skuiling/akkommodasie verloor het.</p> <hr/> <hr/> <hr/> <p><b>Het u steeds skuiling nodig as gevolg van die menseregteskending?</b></p> <hr/> <hr/> <hr/>

<p>5. Het die menseregteskending enige ander probleme veroorsaak waarvoor u dringend hulp nodig het? Indien ja, vertel ons daarvan.</p> <hr/> <hr/> <hr/> <hr/> <hr/> <hr/> <hr/>	<p>Dokumente aangeheg?</p> <div style="text-align: center;"> <input type="checkbox"/> Ja    <input type="checkbox"/> Nee     </div>
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#### **G. Regsaangeleenthede:**

1. Indien u 'n familielid en/of afhanglike is van 'n slagoffer wat gesterf het of iemand wat verdwyn het, vertel ons of die oorskot van die slagoffer gevind en begrawe is.

Indien nee, wil u hê die persoon moet amptelik dood verklaar word ('n sterftesertifikaat uitgereik word)?

Ja

Nee

**Ten einde 'n persoon dood te verklaar, word die volgende inligting van u verlang:**

- a. Wanneer laas het u nuus/inligting oor die persoon gekry? Wat was daardie nuus?

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- b. Wanneer het u die persoon laas gesien?

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c. Wat was die persoon se ouerdom ten tye van die verdwyning?

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d. By watter aktiwiteit was die persoon ten tye van die verdwyning betrokke? (Bv. werk, politieke bedrywigheid.)

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e. Beskryf kortliks die omstandighede van die persoon se verdwyning (was die persoon byvoorbeeld ten tye van die verdwyning aan enige lewensgevaar blootgestel).

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2a. Het u enige vergoeding in verband met die menseregteskending ontvang as deel van 'n hofsaak?

 Ja

 Nee

Wanneer en waar is die saak aangehoor?

2b. Indien ja, hoeveel geld is toegeken en hoeveel het u gekry?

 Toegeken

 Ontvang



2c. Kry u nog steeds betalings?

 Ja

 Nee

**3. Is u na die menseregteskending verkeerdelik beskuldig en/of 'n kriminele rekord gegee?**

Ja	Nee
----	-----

Indien ja, gee besonderhede:

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Wil u van blaam onthef word?

Ja	Nee
----	-----

Indien ja, gee asseblief besonderhede:

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**H. Familielede en/of Afhanklikes:**

Gee, indien moontlik, die volgende besonderhede van familielede en/of afhanklikes van die slagoffer. (Sien omskrywing op eerste bladsy.)

Naam van die slagoffer: \_\_\_\_\_

[Identifiseer u self deur 'n \* langs u naam te plaas]

	Naam	Ouderdom	Manlik/ Vroulik
Ouers van die slagoffer <i>(persoon wat as 'n ouer optree of opgetree het)</i>			
Gade(s) van die slagoffer			

<b>Kinders van die slagoffer</b>			
<b>Iemand vir wie die slagoffer moet of moes onderhou</b>			

Die verklaarder/aansoeker erken dat hy/sy van die inhoud van hierdie verklaring kennis dra en dit begryp en dat hy/sy hiermee aansoek doen om herstel soos bepaal deur die Regulasies uitgevaardig ingevolge artikel 40 van die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995.

Hierdie verklaring is behoorlik onder eed/plegtig bevestig voor my te ..... op hierdie .... dag van ..... 19.... .

**Onderteken deur Kommissaris van Ede:** \_\_\_\_\_

**Onderteken deur aansoeker:** \_\_\_\_\_

**Merk asseblief die korrekte afdelings**

Het u al die vroe beantwoord/oorweeg?	<input checked="" type="checkbox"/>
Het u bykomende bladsye aangeheg?	<input checked="" type="checkbox"/>
Het 'n Kommissaris van Ede u aansoek onderteken?	<input checked="" type="checkbox"/>
Het u elke bladsy van die aansoekvorm geparafeer?	<input checked="" type="checkbox"/>

Stuur asseblief die ingevulde vorm na:

**Komitee oor Herstel en Rehabilitasie  
p/a Die Presidentsfonds  
Privaatsak X81  
PRETORIA  
0001**

# Keep South Africa Clean

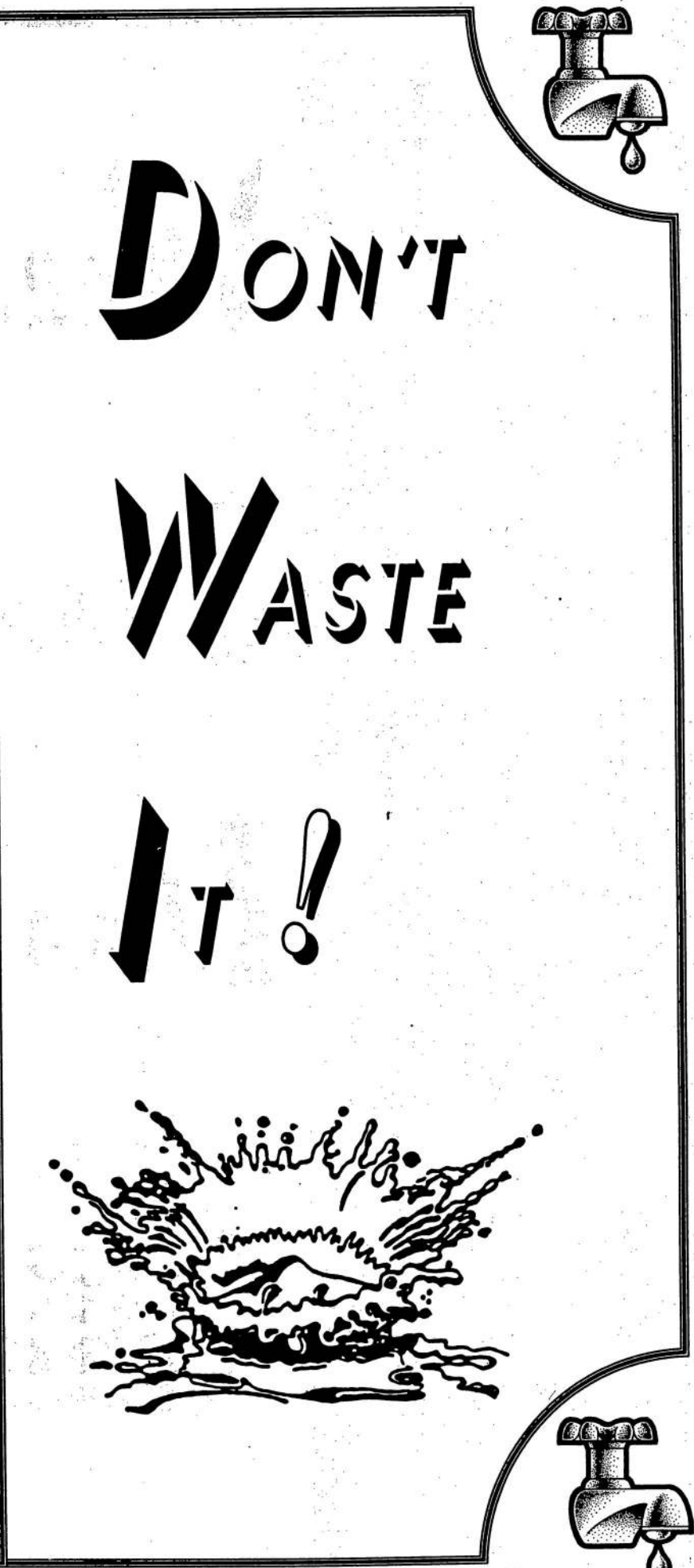
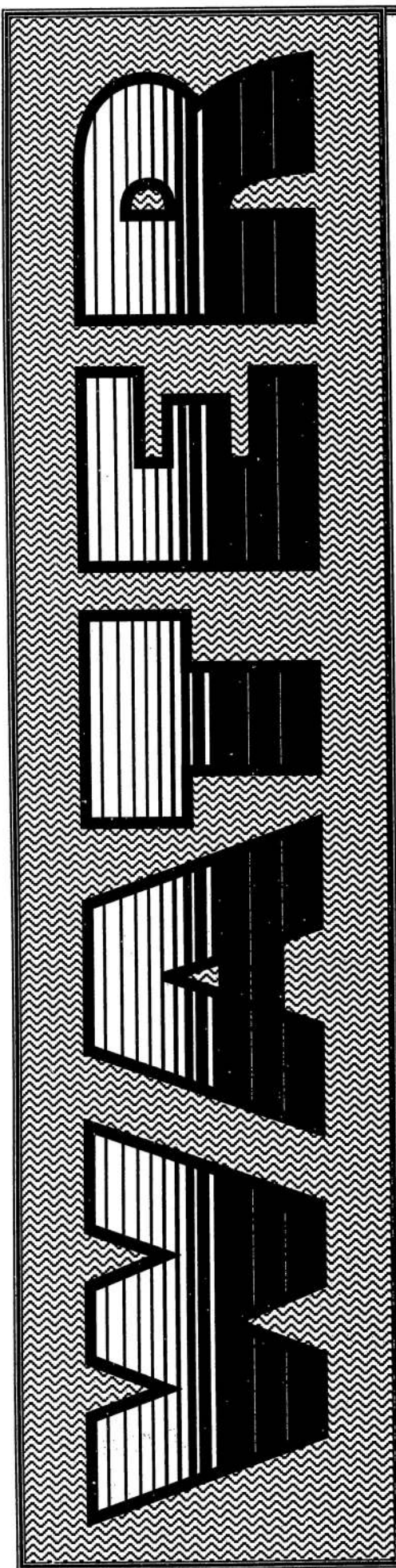


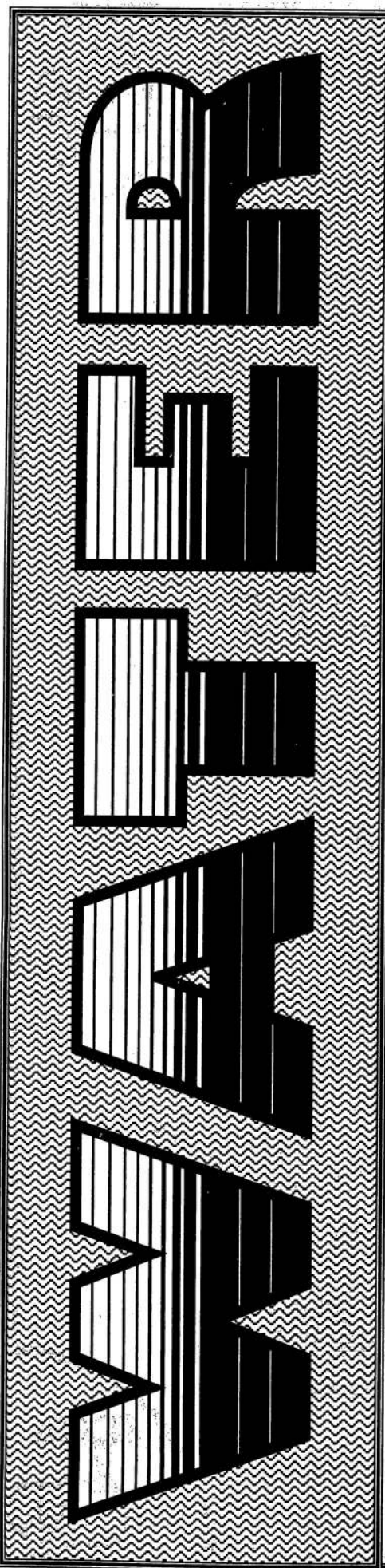
**Throw trash where it belongs**

# Hou Suid-Afrika Skoon

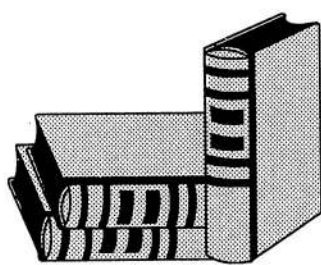


**Gooi rommel waar dit hoort**





*Where is the largest amount of meteorological information in the whole of South Africa available?*



*Waar is die meeste weerkundige inligting in die hele Suid-Afrika beskikbaar?*

*Department of Environmental Affairs and Tourism  
Departement van Omgewingsake en Toerisme*

Wetlands are wonderlands!



Department of Environmental Affairs and Tourism

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