



# **REPUBLIC OF SOUTH AFRICA**

# GOVERNMENT GAZETTE

# STAATSKOERANT

# **VAN DIE REPUBLIEK VAN SUID-AFRIKA**

*As 'n Nuusblad by die Poskantoor Geregistreer*

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It is hereby notified that the State President has assented to the following Act which is hereby published for general information:—

**No. 95 of 1991: Abolition of the National Energy Council Act, 1991**

## KANTOOR VAN DIE STAATSPRESIDENT

Hierby word bekend gemaak dat die Staatspresident sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 95 van 1991: Wet op die Afskaffing van die Nasionale Energieraad, 1991

## GENERAL EXPLANATORY NOTE:

- [ ]** Words in bold type in square brackets indicate omissions from existing enactments.
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- Words underlined with a solid line indicate insertions in existing enactments.

# REPUBLIC OF SOUTH AFRICA

# GOVERNMENT GAZETTE

## ACT

**To provide for the abolition of the National Energy Council; for the transfer of powers, assets, liabilities, rights, duties, obligations and staff of the said Council to the Minister of Mineral and Energy Affairs; and for matters incidental thereto.**

*(English text signed by the State President.)*  
*(Assented to 27 June 1991.)*

**B**E IT ENACTED by the State President and the Parliament of the Republic of South Africa, as follows:—

**Definitions**

1. In this Act, unless the context indicates otherwise—  
 “council” means the National Energy Council established by section 2 of the Energy Act, 1987 (Act No. 42 of 1987);  
 “Minister” means the Minister of Mineral and Energy Affairs;  
 “register” means the register of patents referred to in the Patents Act, 1978 (Act No. 57 of 1978).

**Abolition of council**

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2. (1) The council is hereby abolished with effect from 1 April 1991.  
 (2) A member or alternate member of the council shall vacate his office with effect from the date of such abolition.

**Transfer of assets, liabilities, rights, duties and obligations**

3. (1) Notwithstanding anything to the contrary in any law contained, all the assets, liabilities, rights, duties and obligations of the council shall, with effect from 1 April 1991, vest in the Minister.

(2) (a) A patent forming part of the assets referred to in subsection (1) shall not, notwithstanding the provisions of any other law, while it so vests in the Minister, be recorded in the register in the name of the Minister.

(b) A patent which would have been recorded in the register in the name of the council but for the adoption of this Act, shall, notwithstanding the provisions of this Act and of any other law, be recorded in the register in the name of the council.

(c) The Minister may, subject to such conditions as he may determine, transfer a patent referred to in paragraphs (a) and (b), or any part thereof, to such institution or body as he may deem fit, and such patent shall, notwithstanding the

**ALGEMENE VERDUIDELIKENDE NOTA:**

**[ ]** Woorde in vet druk tussen vierkantige hake dui skrapings uit bestaande verordenings aan.

Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordenings aan.

**WET**

**Om voorsiening te maak vir die afskaffing van die Nasionale Energieraad; vir die oordrag van bevoegdhede, bates, laste, regte, pligte, verpligtinge en personeel van gemelde Raad aan die Minister van Mineraal- en Energiesake; en vir aangeleenthede wat daarmee in verband staan.**

*(Engelse teks deur die Staatspresident geteken.)  
(Goedgekeur op 27 Junie 1991.)*

**D**AAR WORD BEPAAL deur die Staatspresident en die Parlement van die Republiek van Suid-Afrika, soos volg:

**Woordomskrywing**

1. In hierdie Wet, tensy uit die samehang anders blyk, beteken—  
5     “Minister” die Minister van Mineraal- en Energiesake;  
“raad” die Nasionale Energieraad by artikel 2 van die Wet op Energie, 1987  
(Wet No. 42 van 1987), ingestel;  
“register” die register van patente soos bedoel in die Wet op Patente, 1978  
(Wet No. 57 van 1978).

**Afskaffing van raad**

- 10     2. (1) Die raad word hierby met ingang van 1 April 1991 afgeskaf.  
      (2) 'n Lid of plaasvervangende lid van die raad ontruim sy amp met ingang van die datum van sodanige afskaffing.

**Oordrag van bates, laste, regte, pligte en verpligtinge**

- 15     3. (1) Ondanks andersluidende bepaling van die een of ander wet vestig alle bates, laste, regte, pligte en verpligtinge van die raad met ingang van 1 April 1991 in die Minister.  
      (2) (a) 'n Patent wat deel uitmaak van die bates in subartikel (1) bedoel, word, ondanks die bepaling van enige ander wet, terwyl dit in die Minister vestig, nie 20 in die naam van die Minister in die register aangeteken nie.  
      (b) 'n Patent wat in die naam van die raad in die register aangeteken sou word as dit nie vir die aanname van hierdie Wet was nie, word, ondanks die bepaling van hierdie Wet en van enige ander wet, in die naam van die raad in die register aangeteken.  
      (c) Die Minister kan, onderworpe aan die voorwaarde wat hy bepaal, 'n patent in paragrawe (a) en (b) bedoel, of deel daarvan, oordra aan 'n instelling of liggaam wat hy goeddink, en sodanige patent word, ondanks die bepaling van

provisions of the Patents Act, 1978 (Act No. 57 of 1978), be recorded in the register in the name of the institution or body in question as if it was transferred to that institution or body from the council.

(d) A registrar appointed in terms of section 7 of the Patents Act, 1978, shall, on submission to him of a certificate by the Minister that a patent described in that certificate has been transferred to an institution or body in terms of paragraph (c), make such entries or endorsements as he may deem necessary in or on any relevant register, certificate or other document in his office or submitted to him, in order to record that patent in the name of the institution or body.

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### Transfer of staff

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4. (1) Every person referred to in section 13(2)(a) and (c) of the Energy Act, 1987 (Act No. 42 of 1987), in the service of the council on 31 March 1991 and who on 1 April 1991 would have been in the service of the council but for the adoption of this Act, shall with effect from the latter date be placed in the service of the Minister until such person is transferred and employed in terms of subsection (5).

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(2) Before or after 1 April 1991 the services of any person referred to in subsection (1) shall not be terminated with or without pension nor shall his post be declared to be redundant nor shall he obtain any right to retire with a view to or as a result of the abolition of the council.

(3) Notwithstanding anything to the contrary in any law contained, but subject to the provisions of this Act, the provisions of the Labour Relations Act, 1956 (Act No. 28 of 1956), shall continue to apply to a person referred to in subsection (1) save in so far as the negotiation and determination of his remuneration in respect of his employment are concerned: Provided that in the case of any person who, in terms of subsection (5), is transferred to and employed in a post in the Public Service, the said Act shall, as from the date of such transfer and employment, only apply to the extent to which it applies to persons in the service of the State in respect of their services as such.

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(4) (a) The provisions of any contract of service and the conditions of service applying to any person referred to in subsection (1) on 31 March 1991 and which would have applied to him on 1 April 1991 but for the adoption of this Act, shall without change, subject to the provisions of paragraph (b) and of subsection (3), continue to apply to him until he is transferred and employed in terms of subsection (5).

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(b) The conditions of service referred to in paragraph (a) may, during the period referred to in subsection (1), be amended only on the recommendation of the Commission for Administration (hereinafter referred to as the "Commission"), provided that any such amendment shall result in more favourable conditions of service for the person concerned than those that applied to him on 31 March 1991.

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(5) (a) A person referred to in subsection (1) shall, with effect from a date determined by the Minister—

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(i) subject to the provisions of subsection (6) and on the recommendation of the Commission be transferred to and employed in a post in the Public Service; or

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(ii) subject to the provisions of paragraph (b) and subsection (7) be transferred to and employed by any other body established by or under any law and approved by the Minister.

(b) A person referred to in paragraph (a)(ii) may be transferred to and employed by such a body only with his consent.

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(6) If any person is transferred and appointed in a post in the Public Service in terms of subsection 5(a)(i), he shall be appointed and employed on the conditions applying to the appointment and service of officers and employees in the Public Service, unless the Commission, with the concurrence of the Minister of Finance, recommends other conditions: Provided that—

(a) the salary or salary scale of any person shall not be reduced on his transfer and appointment;

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(b) vacation leave standing to the credit of any person with the council shall stand to his credit in the Public Service;

die Wet op Patente, 1978 (Wet No. 57 van 1978), in die naam van die betrokke instelling of liggaam in die register aangeteken asof dit vanaf die raad aan daardie instelling of liggaam oorgedra word.

(d) 'n Registrateur aangeset ingevolge artikel 7 van die Wet op Patente, 1978, moet by voorlegging aan hom van 'n sertifikaat deur die Minister dat 'n patent in daardie sertifikaat beskryf uit hoofde van paragraaf (c) aan 'n instelling of liggaam oorgedra is, die inskrywings of aantekeninge wat hy nodig ag in of op enige tersaaklike register, sertifikaat of ander stuk in sy kantoor of aan hom voorgelê, maak ten einde daardie patent in die naam van die instelling of liggaam aan te teken.

### Oorplasing van personeel

4. (1) Elke persoon in artikel 13(2)(a) en (c) van die Wet op Energie, 1987 (Wet No. 42 van 1987), bedoel wat op 31 Maart 1991 in diens is van die raad en wat op 1 April 1991 by die raad in diens sou gewees het indien dit nie vir die 15 aanneming van hierdie Wet was nie, word met ingang van laasgenoemde datum in diens geplaas van die Minister totdat so 'n persoon ingevolge subartikel (5) oorgeplaas en in diens geneem word.

(2) Voor of na 1 April 1991 word niemand in subartikel (1) bedoel se dienste met of sonder pensioen beëindig of sy pos oortollig verklaar nie, en verky 20 niemand enige reg tot uitdienstreding met die oog op of as gevolg van die afskaffing van die raad nie.

(3) Ondanks andersluidende bepalings van die een of ander wet, maar behoudens die bepalings van hierdie Wet, bly die bepalings van die Wet op Arbeidsverhoudinge, 1956 (Wet No. 28 van 1956), behalwe vir sover dit die 25 bedeling en vasstelling van sy beloning ten opsigte van diens betref, van toepassing op 'n persoon in subartikel (1) bedoel: Met dien verstande dat in die geval van 'n persoon wat ingevolge subartikel (5) oorgeplaas word na en in diens geneem word in 'n pos in die Staatsdiens, gemelde Wet vanaf die datum van bedoelde oorplasing en indiensneming slegs van toepassing is in die mate waarin 30 dit op personele in diens van die Staat ten opsigte van hulle diens as sodanig, van toepassing is.

(4) (a) Die bepalings van enige dienskontrak asook alle diensvoorraades wat op 31 Maart 1991 op 'n persoon in subartikel (1) bedoel van toepassing was en op 1 April 1991 op hom van toepassing sou gewees het indien dit nie vir die 35 aanneming van hierdie Wet was nie, bly behoudens die bepalings van paragraaf (b) en van subartikel (3) onveranderd op hom van toepassing totdat hy ingevolge subartikel (5) oorgeplaas en in diens geneem word.

(b) Die diensvoorraades in paragraaf (a) bedoel, kan gedurende die tydperk in subartikel (1) bedoel slegs op aanbeveling van die Kommissie vir Administrasie (hieronder die "Kommissie" genoem) gewysig word, mits sodanige wysiging gunstiger diensvoorraades vir die betrokke persoon tot gevolg het as dié wat op 31 Maart 1991 op hom van toepassing was.

(5) (a) Met ingang van 'n datum wat die Minister bepaal, word 'n persoon in subartikel (1) bedoel—

45 (i) behoudens die bepalings van subartikel (6) en op aanbeveling van die Kommissie oorgeplaas na en in diens geneem in 'n pos in die Staatsdiens; of

(ii) behoudens die bepalings van paragraaf (b) en subartikel (7) oorgeplaas na en in diens geneem deur enige ander liggaam by of kragtens wet ingestel en deur die Minister goedgekeur.

(b) 'n Persoon in paragraaf (a)(ii) bedoel, kan slegs met sy instemming na sodanige ander liggaam oorgeplaas en deur daardie liggaam in diens geneem word.

(6) Indien 'n persoon ingevolge subartikel (5)(a)(i) oorgeplaas en aangeset word in 'n pos in die Staatsdiens, word hy aangeset en in diens gehou op die voorvoorraades wat vir die aanstelling en indienshouding van beampies en werkneemers in die Staatsdiens geld, tensy die Kommissie, met die instemming van die Minister van Finansies, ander voorvoorraades aanbeveel: Met dien verstande dat—

55 (a) geen persoon se salaris of salarisskaal by sy oorplasing en aanstelling verlaag word nie;

(b) vakansieverlof wat tot 'n persoon se krediet by die raad staan, tot sy krediet in die Staatsdiens staan;

## Act No. 95, 1991 ABOLITION OF THE NATIONAL ENERGY COUNCIL ACT, 1991

- (c) pensionable service performed by any person in the service of the council and pensionable service recognized by the council shall be deemed to be pensionable service performed by him in the Public Service;
- (d) a person shall not as a consequence of such transfer and appointment acquire a retirement age which is less favourable than that which applied to him in the service of the council; 5
- (e) any person shall, within six months, or such longer period as the Minister of Finance may determine, after his transfer to and appointment in a post in the Public Service, be given a non-recurrent choice either to remain a member of the pension fund of which he was a member while in the service of the council or, subject to the conditions determined by the Minister of Finance, to become a member of the pension fund applicable to officers or employees in the Public Service; 10
- (f) any disciplinary steps instituted or being considered against such person in respect of alleged misconduct committed before the date of his transfer and appointment shall be dealt with in terms of the provisions of the Public Service Act, 1984 (Act No. 111 of 1984), as if the person concerned was an officer or employee in the Public Service at the time when the misconduct was committed. 15
- (7) If any person is transferred and appointed to any body established by or under law and approved by the Minister in terms of subsection (5)(a)(ii), he shall be appointed and employed on the conditions applying to the appointment and service of employees with such body: Provided that— 20
- (a) the salary or salary scale of any person shall not be reduced on his transfer and appointment; 25
- (b) vacation leave standing to the credit of any such person with the council shall stand to his credit with such body;
- (c) pensionable service performed by any person in the service of the council and pensionable service recognized by the council shall be deemed to be pensionable service performed by him in the service of the body concerned; 30
- (d) a person shall not as a consequence of such transfer and appointment acquire a retirement age which is less favourable than that which applied to him in the service of the council;
- (e) any person shall, within six months after his transfer to and appointment by the body concerned, be given a non-recurrent choice either to remain a member of the pension fund of which he was a member while in the service of the council or to become a member of the pension fund applicable to employees of the body concerned, subject to the laws and rules applicable to that pension fund; 35
- (f) any disciplinary steps instituted or being considered against such person in respect of alleged misconduct or improper conduct committed before the date of his transfer and appointment shall be dealt with in terms of the provisions of the laws that apply to employees of the body concerned as if such person was an employee of that body at the time when the misconduct or improper conduct was committed. 40
- (8) If the Minister appoints a person under the powers conferred upon him by this Act, the provisions of subsections (1), (3), (4), (5) and (6) or (7) shall *mutatis mutandis* apply to such person. 45

**Administration of laws**

- 5.** (1) The administration or exercise of any power or right conferred or duty imposed which is assigned by any law to the council shall on 1 April 1991 pass to the Minister.
- (2) Any person, except a person contemplated in section 2(2), who, immediately prior to the abolition of the council, exercised a power in any post or office, shall continue, unless clearly inappropriate, to perform the functions attached to that post or office as if this Act had not been adopted, unless the Minister determines otherwise. 55

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- (c) pensioengewende diens deur 'n persoon verrig by die raad en pensioengewende diens erken deur die raad, geag word pensioengewende diens te wees wat deur hom in die Staatsdiens verrig is;
- (d) aan 'n persoon nie as gevolg van sodanige oorplasing en aanstelling 'n minder gunstige aftree-ouderdom toegeken word nie as dié wat hy in diens van die raad gehad het;
- (e) aan 'n persoon binne ses maande, of die langer tydperk wat die Minister van Finansies bepaal, na sy oorplasing na en aanstelling in 'n pos in die Staatsdiens, 'n eenmalige keuse verleen word om lid te bly van die pensioenfonds waarvan hy lid was terwyl hy in diens van die raad was, of om, onderworpe aan die voorwaardes bepaal deur die Minister van Finansies, lid te word van die pensioenfonds van toepassing op beampies of werknekmers in die Staatsdiens;
- (f) enige tugstappe ingestel of beoog teen sodanige persoon ten opsigte van beweerde wangedrag gepleeg voor die datum van sy oorplasing en aanstelling, ingevolge die bepalings van die Staatsdienswet, 1984 (Wet No. 111 van 1984), afgehandel word asof die betrokke persoon ten tyde van die pleging van die wangedrag 'n beampte of werknekmer in die Staatsdiens was.
- 20 (7) Indien 'n persoon ingevolge subartikel (5)(a)(ii) oorgeplaas en aangestel word in 'n liggaam by of kragtens wet ingestel en goedgekeur deur die Minister, word hy aangestel en in diens gehou op die voorwaardes wat vir die aanstelling en indienshouding van werknekmers by sodanige liggaam geld: Met dien verstande dat—
- (a) geen persoon se salaris of salarisskaal by sy oorplasing en aanstelling verlaag word nie;
- (b) vakansieverlof wat tot 'n persoon se krediet by die raad staan, tot sy krediet by sodanige liggaam staan;
- (c) pensioengewende diens deur 'n persoon verrig by die raad en pensioengewende diens erken deur die raad, geag word pensioengewende diens te wees wat deur hom in diens van die betrokke liggaam verrig is;
- (d) aan 'n persoon nie as gevolg van sodanige oorplasing en aanstelling 'n minder gunstige aftree-ouderdom toegeken word nie as dié wat hy in diens van die raad gehad het;
- (e) aan 'n persoon 'n eenmalige keuse verleen word om binne ses maande na sy oorplasing na en aanstelling by die betrokke liggaam lid te bly van die pensioenfonds waarvan hy lid was terwyl hy in diens van die raad was, of om lid te word van die pensioenfonds van toepassing op werknekmers van die betrokke liggaam, onderworpe aan die wette en reëls van toepassing op daardie pensioenfonds;
- (f) enige tugstappe ingestel of beoog teen sodanige persoon ten opsigte van beweerde wangedrag of onbehoorlike gedrag gepleeg voor die datum van sy oorplasing en aanstelling, afgehandel word ingevolge die bepalings van die wette wat van toepassing is op werknekmers van die betrokke liggaam asof sodanige persoon ten tyde van die beweerde wangedrag of onbehoorlike gedrag 'n werknekmer van daardie liggaam was.
- (8) Indien die Minister 'n persoon aanstel kragtens die bevoegdhede wat by hierdie Wet aan hom verleent word, is die bepalings van subartikels (1), (3), (4), (5) en (6) of (7) *mutatis mutandis* op sodanige persoon van toepassing.

**Uitvoering van wette**

5. (1) Die uitvoering of uitoefening van 'n bevoegdheid of reg verleent of plig opgelê wat by enige wet aan die raad toegewys word, gaan op 1 April 1991 oor op die Minister.
- (2) 'n Persoon, behalwe iemand in artikel 2(2) bedoel, wat onmiddellik voor die afskaffing van die raad in 'n pos of amp 'n bevoegdheid uitgeoefen het, hou aan, tensy klaarblyklik onvanspas, om die werkzaamhede verbonden aan daardie pos of amp uit te oefen asof hierdie Wet nie aangeneem is nie, behalwe as die Minister anders bepaal.

### Interpretation of certain expressions

6. Unless it is clearly inappropriate in any particular case, any reference in any law or document to—

- (a) the council shall with effect from 1 April 1991 be construed as a reference to the Minister;
- (b) a person in the service of the council shall with effect from 1 April 1991 be construed as a reference to a person in the service of the Minister.

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### Advice in respect of functions

7. (1) The Minister may, subject to such conditions as he may determine, appoint persons to advise him with regard to any energy matter and with regard to the execution of the functions entrusted to him in terms of the provisions of this Act.

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(2) The remuneration and allowances of such persons shall be determined by the Minister with the concurrence of the Minister of Finance.

### Delegation of powers

8. (1) The Minister may in writing authorize—

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- (a) any officer or employee in the Department of Mineral and Energy Affairs;
- (b) any person in his service; or
- (c) a committee of persons designated by him,

to exercise or perform in general or in a particular case or in cases of a particular nature, any power, duty or function conferred or imposed on him by or under this Act.

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### Repeal and amendment of laws

9. (1) Subject to the provisions of subsection (2), the laws mentioned in the Schedule are hereby repealed or amended to the extent indicated in the third column of the Schedule.

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(2) Anything done under any law repealed by subsection (1), or any act performed by the council before the repeal of that law or the abolition of the council by section 2, shall remain in force as if the law had not been repealed or the council had not been abolished, and any reference in any such law to the council or any functionary or an act of a functionary shall, subject to section 6, be construed as a reference to the Minister or to a functionary designated by him.

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### Short title

10. This Act shall be called the Abolition of the National Energy Council Act, 35 1991.

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11. This Act shall come into operation on the day on which it receives the assent of the President.

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12. This Act may be cited as the Abolition of the National Energy Council Act, 1991.

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13. This Act shall be published in the Government Gazette.

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**Uitleg van sekere uitdrukings**

6. Tensy dit in 'n bepaalde geval klaarblyklik onvanpas sou wees, word met ingang van 1 April 1991 'n verwysing in enige wet of stuk na—
- 5      (a) die raad uitgelê as 'n verwysing na die Minister;  
      (b) 'n persoon in diens van die raad uitgelê as 'n verwysing na 'n persoon in diens van die Minister.

**Advies oor werkzaamhede**

7. (1) Die Minister kan op die voorwaardes wat hy bepaal, persone aanstel om hom van advies te dien oor enige energie-aangeleentheid en oor die uitvoering 10 van die werkzaamhede wat aan hom opgedra word ingevolge die bepальings van hierdie Wet.
- (2) Die vergoeding en toelaes van sodanige persone word deur die Minister met instemming van die Minister van Finansies bepaal.

**Delegering van bevoegdhede**

- 15     8. Die Minister kan—
- (a) enige beampete of werknemer in die Departement van Mineraal- en Energiesake;  
      (b) enigiemand in sy diens; of  
      (c) 'n komitee van persone deur hom aangewys,  
20 skriftelik magtig om in die algemeen of in 'n bepaalde geval of in gevalle van 'n bepaalde aard, 'n bevoegdheid, plig of werkzaamheid uit te oefen of te verrig wat by of kragtens hierdie Wet aan hom verleen of opgedra is.

**Herroeping en wysiging van wette**

9. (1) Behoudens die bepaling van subartikel (2) word die wette in die Bylae 25 genoem hierby herroep of gewysig in die mate uiteengesit in die derde kolom van die Bylae.
- (2) Enigiets wat gedoen is kragtens 'n wet by subartikel (1) herroep, of enige handeling wat deur die raad verrig is voor die herroeping van daardie wet of die afskaffing van die raad by artikel 2, bly van krag asof die wet nie herroep of die 30 raad nie afgeskaf is nie, en enige verwysing in sodanige wet na die raad of die een of ander funksionaris of 'n handeling van 'n funksionaris word, behoudens artikel 6, geag 'n verwysing te wees na die Minister of na 'n funksionaris deur hom aangewys.

**Kort titel**

- 35     10. Hierdie Wet heet die Wet op die Afskaffing van die Nasionale Energie-raad, 1991.

**Act No. 95, 1991 ABOLITION OF THE NATIONAL ENERGY COUNCIL ACT, 1991****Schedule**

No. and year of law	Title	Extent of repeal or amendment
Act No. 38 of 1977	Central Energy Fund Act, 1977	The amendment of section 1— (a) by the substitution for paragraph (b) of subsection (4) of the following paragraph: “(b) one officer in the Department of Mineral and Energy Affairs appointed by the Minister of [Economic Affairs and Technology] Mineral and Energy Affairs [and one member of the National Energy Council's personnel referred to in section 13 of the Energy Act, 1987 (Act No. 42 of 1987), who possesses, in the opinion of the said Minister, expert knowledge of crude oil supply and fuel matters appointed by the said Minister]; and”; and (b) by the substitution for subsection (8) of the following subsection: “(8) A director who is in the full-time service of the State [or the National Energy Council] shall not in respect of the services rendered by him as a director of CEF (Proprietary) Limited be paid any remuneration in addition to his salary by virtue of such service, nor shall any such director be paid any travel and subsistence allowances at a rate other than that applicable to him by virtue of such service.”.
Act No. 41 of 1987	Electricity Act, 1987	The repeal of section 5A.
Act No. 42 of 1987	Energy Act, 1987	The whole.
Act No. 72 of 1989	Energy Amendment Act, 1989	The whole.

## WET OP DIE AFSKAFFING VAN DIE NASIONALE ENERGIERAAD, 1991 Wet No. 95, 1991

## Bylae

No. en jaar van wet	Titel	In hoeverre herroep of gewysig
Wet No. 38 van 1977	Wet op die Sentrale Energiefonds, 1977	<p>Die wysiging van artikel 1—</p> <p>(a) deur paraagraaf (b) van subartikel (4) deur die volgende paraagraaf te vervang:</p> <p>“(b) een beampte in die Departement van Mineraal- en Energiesake, deur die Minister van [Ekonomiese Sake en Tegnologie] Mineraal- en Energiesake aangestel [en een lid van die Nasionale Energieraad se personeel bedoel in artikel 13 van die Wet op Energie, 1987 (Wet No. 42 van 1987), wat volgens die oordeel van genoemde Minister oor deskundige kennis van ru-olievoorsiening en brandstof-aangeleenthede beskik, deur genoemde Minister aangestell]; en”;</p> <p>(b) deur subartikel (8) deur die volgende subartikel te vervang:</p> <p>“(8) Aan ’n direkteur wat in die heeltydse diens van die Staats [of die Nasionale Energieraad] is, word geen besoldiging ten opsigte van die dienste wat hy as direkteur van die SEF (Eiendoms) Beperk verrig, bo en behalwe sy salaris uit hoofde van sodanige diens betaal nie, en daar word ook nie aan sodanige direkteur reis- en verbyftoelaes teen ’n ander skaal as dié wat op hom uit hoofde van sodanige diens van toepassing is, betaal nie.”.</p>
Wet No. 41 van 1987	Elektrisiteitswet, 1987	Die herroeping van artikel 5A.
Wet No. 42 van 1987	Wet op Energie, 1987	Die geheel.
Wet No. 72 van 1989	Wysigingswet op Energie, 1989	Die geheel.

