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GOVERNMENT GAZETTE

STAATSKOERANT

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STATE PRESIDENT'S OFFICE

No. 1161.

2 July 1993

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

No. 89 of 1993: Regional and Land Affairs General Amendment Act, 1993.

KANTOOR VAN DIE STAATSPRESIDENT

No. 1161.

2 Julie 1993

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

No. 89 van 1993: Algemene Wysigingswet op Streek- en Grondsake, 1993.

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.
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ACT

To amend the Land Survey Act, 1927, so as to withdraw the Survey Regulations Board's power to make regulations prescribing certain fees; to provide for the delegation of certain powers by the Minister; and to redefine "Minister"; to amend the Black Administration Act, 1927, so as to redefine "Minister"; to amend the Black Authorities Act, 1951, so as to redefine "Minister"; to amend the Kimberley Leasehold Conversion to Freehold Act, 1961, so as to redefine "Minister"; to amend the Expropriation of Mineral Rights (Townships) Act, 1969, so as to substitute certain obsolete expressions; to amend the Second Black Laws Amendment Act, 1970, so as to substitute or delete certain obsolete expressions and provisions; to amend the Second Black Laws Amendment Act, 1974, so as to substitute certain obsolete expressions; to amend the Borders of Particular States Extension Act, 1980, so as to substitute or delete certain obsolete expressions and provisions; to amend the Laws on Co-operation and Development Second Amendment Act, 1980, so as to repeal an obsolete provision; to amend the Joint Executive Authority for KwaZulu and Natal Act, 1986, so as to substitute certain obsolete expressions; to amend the Abolition of Racially Based Land Measures Act, 1991, so as to provide for the phasing out of the South African Development Trust Corporation Limited; to amend the Physical Planning Act, 1991, so as to amend certain definitions; and to provide for matters connected therewith.

*(English text signed by the State President.)
(Assented to 23 June 1993.)*

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

Amendment of section 7 of Act 9 of 1927, as substituted by section 7 of Act 71 of 1972 and amended by section 1 of Act 23 of 1977, section 41 of Act 40 of 1984 and section 4 of Act 76 of 1990

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1. Section 7 of the Land Survey Act, 1927, is hereby amended by the deletion of paragraph (a) of subsection (1).

Insertion of section 8A in Act 9 of 1927

2. The following section is hereby inserted in the Land Survey Act, 1927, after section 8:

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ALGEMENE VERDUIDELIKENDE NOTA:

- I** Woorde in vet druk tussen vierkantige hake dui skrappings uit bestaande verordeningen aan.
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- Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordeningen aan.

WET

Tot wysiging van die Opmetingswet, 1927, ten einde die Opmetingsregulasieraad se bevoegdheid om regulasies te maak wat sekere gelde voorskryf, in te trek; vir die delegering van sekere bevoegdhede deur die Minister voorsiening te maak; en "Minister" te heromskryf; tot wysiging van die Swart Administrasie Wet, 1927, ten einde "Minister" te heromskryf; tot wysiging van die Wet op Swart Owerhede, 1951, ten einde "Minister" te heromskryf; tot wysiging van die Wet op Omsetting van Huurbesit te Kimberley in Eiendom, 1961, ten einde "Minister" te heromskryf; tot wysiging van die Wet op Onteining van Mineraalregte (Dorpe), 1969, ten einde sekere uitgediende uitdrukkings te vervang; tot wysiging van die Tweede Wysigingswet op Swart Wetgewing, 1970, ten einde sekere uitgediende uitdrukkings en bepalings te vervang of te skrap; tot wysiging van die Tweede Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1980, ten einde sekere uitgediende uitdrukkings te vervang; tot wysiging van die Wet op die Uitbreiding van die Grense van Bepaalde State, 1980, ten einde sekere uitgediende uitdrukkings en bepalings te vervang of te skrap; tot wysiging van die Tweede Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1980, ten einde 'n uitgediende bepaling te herroep; tot wysiging van die Wet op die Gesamentlike Uitvoerende Owerheid vir KwaZulu en Natal, 1986, ten einde sekere uitgediende uitdrukkings te vervang; tot wysiging van die Wet op die Afskaffing van Rasgebaseerde Grondreëlings, 1991, ten einde voorsiening te maak vir die uittasering van die Suid-Afrikaanse Ontwikkelingstrustkorporasie Beperk; tot wysiging van die Wet op Fisiese Beplanning, 1991, ten einde sekere omskrywings te wysig; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

*(Engelse teks deur die Staatspresident geteken.)
(Goedgekeur op 23 Junie 1993.)*

DAAR WORD BEPAAL deur die Staatspresident en die Parlement van die Republiek van Suid-Afrika, soos volg:—

Wysiging van artikel 7 van Wet 9 van 1927, soos vervang deur artikel 7 van Wet 71 van 1972 en gewysig deur artikel 1 van Wet 23 van 1977, artikel 41 van Wet 5 40 van 1984 en artikel 4 van Wet 76 van 1990

1. Artikel 7 van die Opmetingswet, 1927, word hierby gewysig deur paragraaf (a) van subartikel (1) te skrap.

Invoeging van artikel 8A in Wet 9 van 1927

2. Die volgende artikel word hierby in die Opmetingswet, 1927, na artikel 8 10 ingevoeg:

"Delegation of powers

8A. The Minister may delegate or assign any power or duty conferred or imposed upon him by or under this Act, except the power conferred upon him under section 8, to any officer of the Department of Regional and Land Affairs.”.

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Amendment of section 49 of Act 9 of 1927, as amended by section 19 of Act 14 of 1941, section 21 of Act 14 of 1950, section 29 of Act 52 of 1962, section 9 of Act 64 of 1970, section 15 of Act 71 of 1972, section 11 of Act 23 of 1977, section 9 of Act 26 of 1981, section 41 of Act 40 of 1984 and section 7 of Act 76 of 1990

3. Section 49 of the Land Survey Act, 1927, is hereby amended by the 10 substitution for the definition of “Minister” of the following definition:

“‘Minister’ means the Minister of [Community Development and State Auxiliary Services] Regional and Land Affairs [or any other Minister to whom the State President may from time to time assign ministerial responsibility for the administration of this Act];”.

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Amendment of section 35 of Act 38 of 1927, as amended by section 9 of Act 9 of 1929, section 3 of Act 9 of 1939, section 10 of Act 21 of 1943, section 17 of Act 67 of 1952, section 4 of Act 42 of 1956, section 4 of Act 70 of 1974, section 2 of Act 3 of 1980 and section 9 of Act 108 of 1991

4. Section 35 of the Black Administration Act, 1927, is hereby amended by the 20 substitution for the definition of “Minister” of the following definition:

“‘Minister’ means the Minister of [Plural Relations and Development] Regional and Land Affairs [or any other Minister of State acting in his stead];”.

Amendment of section 1 of Act 68 of 1951, as amended by section 9 of Act 46 of 1959, 25 section 77 of Act 42 of 1964 and section 39 of Act 21 of 1971

5. Section 1 of the Black Authorities Act, 1951, is hereby amended by the substitution for the definition of “Minister” of the following definition:

“‘Minister’ means the Minister of [Plural Relations and Development] Regional and Land Affairs;”.

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Amendment of section 1 of Act 40 of 1961

6. Section 1 of the Kimberley Leasehold Conversion to Freehold Act, 1961, is hereby amended by the substitution for the definition of “Minister” of the following definition:

“‘Minister’ means the Minister of [Lands] Regional and Land Affairs;”.

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Amendment of section 2 of Act 96 of 1969, as amended by section 84 of Act 63 of 1975

7. Section 2 of the Expropriation of Mineral Rights (Townships) Act, 1969, is 40 hereby amended—

(a) by the substitution for paragraph (a) of subsection (1) of the following paragraph:

“(a) that the owner of such rights is not prepared to grant his consent for the establishment or development of the township or relinquish those rights for a consideration or under conditions which the Administrator, with the concurrence of the Minister of [Community Development] Regional and Land Affairs and the Minister of [Mines] Mineral and Energy Affairs and with due regard to the value of those rights as determined by the Minister of [Mines] Mineral and Energy Affairs, regards as a fair consideration or as fair conditions; and”; and

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“Delegering van bevoegdhede

8A. Die Minister kan enige bevoegdheid of plig by of kragtens hierdie Wet aan hom verleen of opgedra, behalwe die bevoegdheid aan hom verleen kragtens artikel 8, aan 'n beampie in die Departement van Streek- en Grondsake deleer of opdra.”.

Wysiging van artikel 49 van Wet 9 van 1927, soos gewysig deur artikel 19 van Wet 14 van 1941, artikel 21 van Wet 14 van 1950, artikel 29 van Wet 52 van 1962, artikel 9 van Wet 64 van 1970, artikel 15 van Wet 71 van 1972, artikel 11 van Wet 23 van 1977, artikel 9 van Wet 26 van 1981, artikel 41 van Wet 40 van 1984 en artikel 7 van Wet 76 van 1990

3. Artikel 49 van die Opmetingswet, 1927, word hierby gewysig deur die omskrywing van “Minister” deur die volgende omskrywing te vervang:

“‘Minister’ beteken die Minister van **[Gemeenskapsontwikkeling en Owerheidshulpdienste]** Streek- en Grondsake **[of ‘n ander Minister aan wie die Staatspresident van tyd tot tyd die ministeriële verantwoordelikheid vir die uitvoering van hierdie Wet opdra];**”.

Wysiging van artikel 35 van Wet 38 van 1927, soos gewysig deur artikel 9 van Wet 9 van 1929, artikel 3 van Wet 9 van 1939, artikel 10 van Wet 21 van 1943, artikel 17 van Wet 67 van 1952, artikel 4 van Wet 42 van 1956, artikel 4 van Wet 70 van 1974, artikel 2 van Wet 3 van 1980 en artikel 9 van Wet 108 van 1991

4. Artikel 35 van die Swart Administrasie Wet, 1927, word hierby gewysig deur die omskrywing van “Minister” deur die volgende omskrywing te vervang:

“beteenk ‘Minister’ die Minister van **[Plurale Betrekkinge en Ontwikkeling]** Streek- en Grondsake **[of ‘n ander Staatsminister wat in sy plaas optree];**”.

Wysiging van artikel 1 van Wet 68 van 1951, soos gewysig deur artikel 9 van Wet 46 van 1959, artikel 77 van Wet 42 van 1964 en artikel 39 van Wet 21 van 1971

5. Artikel 1 van die Wet op Swart Owerhede, 1951, word hierby gewysig deur die omskrywing van “Minister” deur die volgende omskrywing te vervang:

“‘Minister’ die Minister van **[Plurale Betrekkinge en Ontwikkeling]** Streek- en Grondsake;”.

Wysiging van artikel 1 van Wet 40 van 1961

6. Artikel 1 van die Wet op Omsetting van Huurbesit te Kimberley in Eiendom, 1961, word hierby gewysig deur die omskrywing van “Minister” deur die volgende omskrywing te vervang:

“‘Minister’ die Minister van **[Lande]** Streek- en Grondsake;”.

Wysiging van artikel 2 van Wet 96 van 1969, soos gewysig deur artikel 84 van Wet 63 van 1975

7. Artikel 2 van die Wet op Onteining van Mineraalregte (Dorpe), 1969, word hierby gewysig—

(a) deur paragraaf (a) van subartikel (1) deur die volgende paragraaf te vervang:

“(a) dat die eienaar van bedoelde regte nie bereid is om toestemming tot die stigting of ontwikkeling van die dorp te verleen of van daardie regte afstand te doen nie teen vergoeding of op voorwaardes wat die Administrateur, met die instemming van die Minister van **[Gemeenskapsbou]** Streek- en Grondsake en die Minister van **[Mynwese]** Mineraal- en Energiesake en met inagneming van die waarde van daardie regte soos deur die Minister van **[Mynwese]** Mineraal- en Energiesake bepaal, as 'n billike vergoeding of as billike voorwaardes beskou; en”; en”;

(b) by the substitution for subsection (3) of the following subsection:

“(3) If the Administrator, with the concurrence of the Minister of [Community Development] Regional and Land Affairs and the Minister of [Mines] Mineral and Energy Affairs and after consideration of any representations submitted in terms of subsection (1) or (2) and such further information as the Administrator or any of the aforesaid Ministers may deem necessary to obtain, or, if no representations have been so submitted, after the lapse of the period referred to in subsection (1) or (2) and after consideration of such information as the Administrator or any of the aforesaid Ministers may deem necessary to obtain, is still satisfied as contemplated in subsection (1) or (2), and is of the opinion that in the public interest it is expedient that the land in question be used for the establishment or development of the township rather than for the exploitation of any mineral to which the mineral rights in question relate, the Administrator may expropriate those mineral rights.”.

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Amendment of section 3 of Act 96 of 1969, as amended by section 85 of Act 63 of 1975

8. Section 3 of the Expropriation of Mineral Rights (Townships) Act, 1969, is hereby amended by the substitution for subsection (1) of the following subsection: 20

“(1) In the absence of agreement and subject to the provisions of section 10(5) of the Expropriation Act, 1975, as applied by section 2(4) of this Act, the compensation for mineral rights expropriated under the last-mentioned section shall on the application of the owner of those rights be determined by the Administrator in consultation with the Minister of [Community Development] Regional and Land Affairs and the Minister of [Mines] Mineral and Energy Affairs after consideration of such written representations or information as may accompany the application or as the Administrator or any of the said Ministers may deem necessary to obtain.”.

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Amendment of section 6 of Act 96 of 1969

9. Section 6 of the Expropriation of Mineral Rights (Townships) Act, 1969, is hereby amended by the substitution for subsection (3) of the following subsection:

“(3) The Administrator may transfer such mineral rights subject to such conditions as he, with the concurrence of the Minister of [Community Development] Regional and Land Affairs and the Minister of [Mines] Mineral and Energy Affairs, may deem necessary in order to ensure that the possession of the mineral rights by the transferee will not prevent or prejudice the establishment or development of the township.”.

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Substitution of section 12 of Act 27 of 1970, as substituted by section 10 of Act 23 of 1972 40

10. The following section is hereby substituted for section 12 of the Second Black Laws Amendment Act, 1970:

“Transfer of property to certain bodies

12. (1) Subject to the provisions of subsection (2), the Minister of [Plural Relations and Development] Regional and Land Affairs may from time to time direct that any property the ownership or control of which is vested in or has been acquired by the Government of the Republic or a provincial administration [or the administration of the territory of South-West Africa] and which, in the opinion of the said Minister, is connected with the functions of any authority, legislative council, legislative assembly, executive council, cabinet or government established, recognized or constituted in terms of the Black Authorities Act, 1951 (Act No. 68 of 1951), [the Development of Self-government for Native Nations in South-West Africa Act, 1968 45

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(b) deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Indien die Administrateur, met die instemming van die Minister van **[Gemeenskapsbou]** Streek- en GrondSAKE en die Minister van **[Mynwese]** Mineraal- en Energiesake en na oorweging van vertoë ingevolge subartikel (1) of (2) voorgelê en die verdere inligting wat die Administrateur of enige van die voormalde Ministers nodig ag om in te win, of, indien geen vertoë aldus voorgelê is nie, na verloop van die in subartikel (1) of (2) bedoelde tydperk en na oorweging van die inligting wat die Administrateur of enige van die voormalde Ministers nodig ag om in te win, nog oortuig is soos in subartikel (1) of (2) beoog, en van mening is dat dit in die openbare belang dienstig is dat die betrokke grond gebruik word vir die stigting of ontwikkeling van die dorp eerder as vir die ontginning van 'n mineraal waarop die betrokke mineraalregte betrekking het, kan die Administrateur daardie mineraalregte onteien.”.

Wysiging van artikel 3 van Wet 96 van 1969, soos gewysig deur artikel 85 van Wet 63 van 1975

8. Artikel 3 van die Wet op Onteining van Mineraalregte (Dorpe), 1969, word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

“(1) By ontstentenis van ooreenkoms en behoudens die bepalings van artikel 10(5) van die Onteiningswet, 1975, soos toegepas deur artikel 2(4) van hierdie Wet, word die vergoeding vir mineraalregte wat kragtens laasgenoemde artikel onteien word, op aansoek van die eiennaar van daardie regte deur die Administrateur in oorleg met die Minister van **[Gemeenskapsbou]** Streek- en GrondSAKE en die Minister van **[Mynwese]** Mineraal- en Energiesake bepaal na oorweging van die skriftelike vertoë of inligting wat die aansoek vergesel of wat die Administrateur of enige van die gemelde Ministers nodig ag om in te win.”.

30 Wysiging van artikel 6 van Wet 96 van 1969

9. Artikel 6 van die Wet op Onteining van Mineraalregte (Dorpe), 1969, word hierby gewysig deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Die Administrateur kan bedoelde mineraalregte oordra op die voorwaardes wat hy, met die instemming van die Minister van **[Gemeenskapsbou]** Streek- en GrondSAKE en die Minister van **[Mynwese]** Mineraal- en Energiesake, nodig ag ten einde te verseker dat die besit van die mineraalregte deur die oordragnemer nie die stigting of ontwikkeling van die dorp sal verhinder of benadeel nie.”.

Vervanging van artikel 12 van Wet 27 van 1970, soos vervang deur artikel 10 van Wet 23 van 1972

10. Artikel 12 van die Tweede Wysigingswet op Swart Wetgewing, 1970, word hierby deur die volgende artikel vervang:

“Oordrag van goed aan sekere liggame

12. (1) Behoudens die bepalings van subartikel (2), kan die Minister van **[Plurale Betrekkinge en Ontwikkeling]** Streek- en GrondSAKE van tyd tot tyd gelas dat goed waarvan die eiendomsreg of beheer berus by of verkry is deur die Regering van die Republiek of 'n provinsiale administrasie **[of die administrasie van die gebied Suidwes-Afrika]** en wat na die oordeel van genoemde Minister in verband staan met die werksamhede van 'n owerheid, wetgewende raad, wetgewende vergadering, uitvoerende raad, kabinet of regering wat ingevolge die Wet op Swart Owerhede, 1951 (Wet No. 68 van 1951), **[die Wet op die Ontwikkeling van Selfbestuur vir Naturellevolke in Suidwes-Afrika, 1968 (Wet No. 54 van 1968)]** of die Grondwet van die **[Swart State]** Selfregerende Gebiede, 1971 (Wet

(Act No. 54 of 1968] or the [Black States] Self-governing Territories Constitution Act, 1971 (Act No. 21 of 1971), shall vest in or be transferred to any such authority, council, assembly, cabinet or government designated by him.

(2) No direction shall in terms of subsection (1) be issued, except with the concurrence of the Minister of [Finance] State Expenditure and, in the case of property the ownership or control of which is vested in or has been acquired by a provincial administration [or the administration of the territory of South-West Africa], also of the administrator concerned, and any such direction shall be subject to such conditions (if any) as the Minister of [Plural Relations and Development] Regional and Land Affairs may with such concurrence determine. 5 10

(3) The officer in charge of a deeds registry in which is registered any immovable property to which a direction under subsection (1) relates, 15 shall, on production to him of the title deeds of such property and a statement signed by the [Secretary for Plural Relations and Development] Director-General: Regional and Land Affairs that such property has vested in or been transferred in terms of subsection (1) to a body referred to therein, endorse the vesting or transfer on the 20 said deeds and make suitable entries of the vesting or transfer in the records in his office.”. 20

Amendment of section 1 of Act 71 of 1974

11. Section 1 of the Second Black Laws Amendment Act, 1974, is hereby amended by the deletion of subsection (2). 25

Amendment of section 10 of Act 71 of 1974

12. Section 10 of the Second Black Laws Amendment Act, 1974, is hereby amended by the substitution for subsection (2) of the following subsection:

“(2) Notwithstanding anything to the contrary in any other law contained, the provisions of item 21A of Schedule 1 to the [National States] Self-governing Territories Constitution Act, 1971, shall not empower a legislative assembly to amend or repeal an Act of Parliament and shall not derogate from the legislative powers of Parliament, or the powers or duties of any authority or person in the Republic in terms of an Act of Parliament, and any power conferred on any other authority or person by any law made by virtue of the said item, or any other law relating to any matter mentioned therein, may be exercised only with the prior approval of the Minister of [Plural Relations and Development] Regional and Land Affairs.”. 30 35

Substitution of section 2 of Act 2 of 1980, as amended by section 1 of Act 77 of 1981

13. The following section is hereby substituted for section 2 of the Borders of Particular States Extension Act, 1980: 40

“Passing of certain rights and obligations

2. (1) Any right of the Government of the Republic of South Africa [or the South African Development Trust mentioned in section 4 of the Development Trust and Land Act, 1936 (Act No. 18 of 1936)] in respect 45 of land in regard to which a proclamation has been issued under section 1(1), shall, unless such proclamation otherwise provides, vest in the state concerned without the payment of any duty or fee or charge.

(2) Any obligation of the Government of the Republic of South Africa [or the said Development Trust] in respect of the said land shall vest in the state concerned: Provided that if a proclamation referred to in section 1(1) provides under subsection (1) of this section that a right 50

No. 21 van 1971), ingestel, erken of saamgestel is, berus by of oorgedra word aan so 'n owerheid, raad, vergadering, kabinet of regering wat hy aanwys.

(2) Geen lasgewing word ingevolge subartikel (1) uitgereik nie behalwe met die instemming van die Minister van **[Finansies Staatsbesteding]** en, in die geval van goed waarvan die eiendomsreg of beheer berus by of verkry is deur 'n provinsiale administrasie **[of die administrasie van die gebied Suidwes-Afrika]**, ook van die betrokke administrateur, en iedere sodanige lasgewing is onderworpe aan die voorwaardes (indien daar is) wat die Minister van **[Plurale Betrekkinge en Ontwikkeling] Streek- en Grondsake** met sodanige instemming bepaal.

(3) Die beampete aan die hoof van 'n registrasiekantoor van aktes waarin onroerende goed geregistreer is waarop 'n lasgewing kragtens subartikel (1) betrekking het, moet by voorlegging aan hom van die titelbewys van dié goed en 'n verklaring deur die **[Sekretaris van Plurale Betrekkinge en Ontwikkeling] Direkteur-generaal: Streek- en Grondsake** onderteken dat daardie goed ingevolge subartikel (1) berus by of oorgedra is aan 'n liggaam wat daarin bedoel word, die oorgang of oordrag op genoemde titelbewys aanteken, en gepaste inskrywings van die oorgang of oordrag in die stukke in sy kantoor doen.”.

Wysiging van artikel 1 van Wet 71 van 1974

11. Artikel 1 van die Tweede Wysigingswet op Swart Wetgewing, 1974, word hierby gewysig deur subartikel (2) te skrap.

Wysiging van artikel 10 van Wet 71 van 1974

12. Artikel 10 van die Tweede Wysigingswet op Swart Wetgewing, 1974, word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

“(2) Ondanks andersluidende bepalings van die een of ander wet magtig die bepalings van item 21A van Bylae 1 by die Grondwet van die **[Nasionale State] Selfregerende Gebiede**, 1971, nie 'n wetgewende vergadering om 'n Wet van die Parlement te wysig of te herroep en doen dit nie afbreuk aan die wetgewende bevoegdheid van die Parlement of die bevoegdheid of pligte van 'n gesag of iemand in die Republiek ingevolge 'n Wet van die Parlement nie, en kan 'n bevoegdheid wat aan 'n ander gesag of persoon verleen word by 'n wet wat gemaak word uit hoofde van genoemde item, of 'n ander wet wat betrekking het op 'n aangeleentheid daarin genoem, slegs met die voorafverkreeë goedkeuring van die Minister van **[Plurale Betrekkinge en Ontwikkeling] Streek- en Grondsake** uitgeoefen word.”.

40 Vervanging van artikel 2 van Wet 2 van 1980, soos gewysig deur artikel 1 van Wet 77 van 1981

13. Artikel 2 van die Wet op die Uitbreiding van die Grense van Bepaalde State, 1980, word hierby deur die volgende artikel vervang:

“Oorgang van sekere regte en verpligtinge

45 **2. (1) Enige reg van die Regering van die Republiek van Suid-Afrika **[of die Suid-Afrikaanse Ontwikkelingstrust in artikel 4 van die Ontwikkelingstrust en Grond Wet, 1936 (Wet No. 18 van 1936), vermeld]** ten opsigte van grond in verband waarmee 'n proklamasie kragtens artikel 1(1) uitgereik is, gaan, tensy daardie proklamasie anders bepaal, oor op die betrokke staat, sonder betaling van enige reg of geldie of koste.**

50 **(2) Enige verpligting van die Regering van die Republiek van Suid-Afrika **[of genoemde Ontwikkelingstrust]** ten opsigte van genoemde grond gaan oor op die betrokke staat: Met dien verstande dat indien 'n proklamasie bedoel in artikel 1(1) kragtens subartikel**

in respect of land shall remain vested in the Government of the Republic of South Africa [or the said Development Trust] after that land has become part of the territory of any such other state, no obligation of the Government [or the Development Trust] in respect of that land shall be vested in that state unless that proclamation otherwise provides.

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(2A) If a proclamation referred to in section 1(1) provides under subsection (1) of this section that a right in respect of land shall remain vested in the [said] South African Development Trust as it existed immediately before the repeal of the Development Trust and Land Act, 1936 (Act No. 18 of 1936), after that land has become part of the territory of any such other state, such right shall vest in the Government of the Republic of South Africa and the [Development Trust] Government shall, notwithstanding the fact that that land no longer forms a part of the Republic, be competent to be the holder of that right and may, notwithstanding any provisions to the contrary in any law contained, dispose of that right in any manner determined by it at its discretion.

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(3) Any such land registered in the name of the Minister of [Co-operation and Development] Regional and Land Affairs or of any other person in trust for any Black person, tribe or community, shall vest in the Head of State of the state concerned in trust for such Black person, tribe or community, as the case may be, without the payment of any duty or fee or charge.”.

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Repeal of section 9 of Act 94 of 1980

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14. Section 9 of the Laws on Co-operation and Development Second Amendment Act, 1980, is hereby repealed.

Amendment of section 2 of Act 80 of 1986

15. Section 2 of the Joint Executive Authority for KwaZulu and Natal Act, 1986, is hereby amended—

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(a) by the substitution for subsection (1) of the following subsection:

“(1) The State President may, on the written recommendation of the Administrator and the Chief Minister, request the Minister of [Planning, Provincial Affairs and National Housing] Regional and Land Affairs to draw up, in consultation with the Administrator and the Chief Minister, and to submit to him, proposals, in the form of a set of rules complying with the provisions of this Act, providing for the joint and co-ordinated exercise of powers and performance of functions by the provincial government of Natal and the Government of KwaZulu in the area comprising the province of Natal and that part of KwaZulu falling outside that province, or in such portion of that area as may be determined by the State President.”;

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(b) by the substitution for paragraph (c) of subsection (2) of the following paragraph:

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“(c) refer any such proposals back to the Minister of [Planning, Provincial Affairs and National Housing] Regional and Land Affairs and request that Minister in consultation with the Administrator and the Chief Minister to modify the proposals in accordance with the requirements of the State President and to submit to him a modified version of such proposals.”.

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Amendment of section 3 of Act 80 of 1986

16. Section 3 of the Joint Executive Authority for KwaZulu and Natal Act, 1986, is hereby amended by the substitution for subsection (1) of the following subsection:

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“(1) The Minister of [Planning, Provincial Affairs and National Housing] Regional and Land Affairs may at the written request of and in consultation

5 (1) van hierdie artikel bepaal dat 'n reg ten opsigte van grond by die Regering van die Republiek van Suid-Afrika **[of genoemde Ontwikkelingstrust]** bly berus nadat daardie grond deel van die gebied van so 'n ander geword het, 'n verpligting van die Regering **[of die Ontwikkelingstrust]** ten opsigte van daardie grond nie op daardie staat oorgaan nie tensy daardie proklamasie anders bepaal.

10 (2A) Indien 'n proklamasie bedoel in artikel 1(1) kragtens subartikel (1) van hierdie artikel bepaal dat 'n reg ten opsigte van grond by **[genoemde]** die Suid-Afrikaanse Ontwikkelingstrust **[bly]** soos dit bestaan het voor die herroeping van die Ontwikkelingstrust en Grond Wet, 1936 (Wet No. 18 van 1936), berus nadat daardie grond deel van die gebied van so 'n ander staat geword het, berus sodanige reg by die Regering van die Republiek van Suid-Afrika en is die [Ontwikkelingstrust] Regering, ondanks die feit dat daardie grond nie meer deel van die Republiek uitmaak nie, bevoeg om die houer van daardie reg te wees, en kan die **[Ontwikkelingstrust] Regering**, ondanks andersluidende bepalings van die een of ander wet, oor daardie reg beskik op 'n wyse wat hy na goeddunke bepaal.

15 (3) Sodanige grond wat op die naam van die Minister van **[Samewerking en Ontwikkeling]** Streek- en Grondsake of van enige ander persoon in trust vir 'n Swart persoon, stam of gemeenskap geregistreer is, gaan oor op die Staatshoof van die betrokke staat in trust vir sodanige Swart persoon, stam of gemeenskap, na gelang van die geval, sonder betaling van enige reg of geldie of koste.”.

25 Herroeping van artikel 9 van Wet 94 van 1980

14. Artikel 9 van die Tweede Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1980, word hierby herroep.

Wysiging van artikel 2 van Wet 80 van 1986

15. Artikel 2 van die Wet op die Gesamentlike Uitvoerende Owerheid vir KwaZulu en Natal, 1986, word hierby gewysig—

(a) deur subartikel (1) deur die volgende subartikel te vervang:

“(1) Die Staatspresident kan, op die skriftelike aanbeveling van die Administrateur en die Hoofminister, die Minister van **[Beplanning, Proviniale Sake en Nasionale Behuisung]** Streek- en Grondsake versoek om in oorleg met die Administrateur en die Hoofminister voorstelle, in die vorm van 'n stel reëls wat aan die bepalings van hierdie Wet voldoen, wat voorsiening maak vir die gesamentlike en gekoördineerde uitoefening van bevoegdhede en verrigting van werksaamhede deur die provinsiale regering van Natal en die Regering van KwaZulu in die gebied bestaande uit die provinsie Natal en enige gedeelte van KwaZulu wat buite daardie provinsie val, of in 'n gedeelte van bedoelde gebied deur die Staatspresident bepaal, op te stel en aan hom voor te lê.”; en

(b) deur paragraaf (c) van subartikel (2) deur die volgende paragraaf te vervang:

“(c) na die Minister van **[Beplanning, Proviniale Sake en Nasionale Behuisung]** Streek- en Grondsake terugverwys en daardie Minister versoek om in oorleg met die Administrateur en die Hoofminister die voorstelle ooreenkomstig die vereistes van die Staatspresident aan te pas en aan hom 'n gepaste weergawe van die voorstelle voor te lê.”.

Wysiging van artikel 3 van Wet 80 van 1986

16. Artikel 3 van die Wet op die Gesamentlike Uitvoerende Owerheid vir KwaZulu en Natal, 1986, word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

“(1) Die Minister van **[Beplanning, Proviniale Sake en Nasionale Behuisung]** Streek- en Grondsake kan op die skriftelike versoek van en in oorleg

with the Administrator and the Chief Minister draw up and submit to the State President a proposed amendment to a proclamation published under section 2(4).”.

Amendment of section 7 of Act 80 of 1986, as amended by section 3 of Act 74 of 1991

17. Section 7 of the Joint Executive Authority for KwaZulu and Natal Act, 1986, is hereby amended by the substitution in subsection (2) for the words preceding paragraph (a) of the following words: 5

“The State President shall not issue any assignment or authorization under subsection (1) except at the written request, lodged with the Minister of **[Planning, Provincial Affairs and National Housing]** 10
Regional and Land Affairs, of—”.

Amendment of section 11 of Act 80 of 1986

18. Section 11 of the Joint Executive Authority for KwaZulu and Natal Act, 1986, is hereby amended by the substitution for paragraph (c) of subsection (1) of the following paragraph: 15

“(c) to the Administrator, who shall within seven days transmit the report to the Minister of **[Planning, Provincial Affairs and National Housing]** Regional and Land Affairs, who shall table it in Parliament within 14 days after receipt thereof if Parliament is then in ordinary session or, if Parliament is not then in ordinary session, 20 within 14 days after the commencement of its next ensuing ordinary session.”.

Insertion of sections 27A, 27B, 27C, 27D and 27E in Act 108 of 1991

19. The Abolition of Racially Based Land Measures Act, 1991, is hereby amended by the insertion of the following sections after section 27: 25

“Repeal of Act 46 of 1968 and related laws

27A. (1) Subject to the provisions of section 27B, the following laws are hereby repealed:

- (a) The Promotion of the Economic Development of National States Act, 1968 (Act No. 46 of 1968); 30
 - (b) section 16 of the Black Laws Amendment Act, 1974 (Act No. 70 of 1974);
 - (c) sections 12 to 15 inclusive of the Black Laws Amendment Act, 1976 (Act No. 4 of 1976);
 - (d) the Promotion of the Economic Development of National States Amendment Act, 1977 (Act No. 80 of 1977); 35
 - (e) section 12 of the Black Laws Amendment Act, 1978 (Act No. 12 of 1978);
 - (f) sections 4 and 5 of the Laws on Co-operation and Development Amendment Act, 1980 (Act No. 3 of 1980); 40
 - (g) section 9 of the Laws on Co-operation and Development Amendment Act, 1983 (Act No. 102 of 1983);
 - (h) sections 6 to 11 inclusive of the Laws on Co-operation and Development Amendment Act, 1984 (Act No. 83 of 1984);
 - (i) section 1 of the Laws on Development Aid Second Amendment Act, 1986 (Act No. 105 of 1986); 45
 - (j) sections 4 and 5 of the Development Aid Laws Amendment Act, 1988 (Act No. 53 of 1988); and
 - (k) paragraph D of the Schedule to Proclamation No. R.27 of 1992. 50
- (2) Any proclamation made under section 5 and any regulation made under section 26 of the Promotion of the Economic Development of National States Act, 1968, and in force immediately prior to the commencement of the repeal of those sections in an area, including a self-governing territory, shall, notwithstanding subsection (1) of this

met die Administrateur en die Hoofminister 'n voorgestelde wysiging van 'n proklamasie kragtens artikel 2(4) aangekondig, opstel en aan die Staats-president voorlê.”.

Wysiging van artikel 7 van Wet 80 van 1986, soos gewysig deur artikel 3 van Wet 5 74 van 1991

17. Artikel 7 van die Wet op die Gesamentlike Uitvoerende Owerheid vir KwaZulu en Natal, 1986, word hierby gewysig deur in subartikel (2) die woorde wat paragraaf (a) voorafgaan deur die volgende woorde te vervang:

“Die Staatspresident reik nie enige opdrag of magtiging kragtens subartikel 10 (1) uit nie behalwe op die skriftelike versoek, gerig aan die Minister van **[Beplanning, Proviniale Sake en Nasionale Behuisings]** Streek- en Grondsake, van—”.

Wysiging van artikel 11 van Wet 80 van 1986

18. Artikel 11 van die Wet op die Gesamentlike Uitvoerende Owerheid vir 15 KwaZulu en Natal, 1986, word hierby gewysig deur paragraaf (c) van subartikel (1) deur die volgende paragraaf te vervang:

“(c) die Administrateur, wat die verslag binne sewe dae moet deurstuur aan die Minister van **[Beplanning, Proviniale Sake en Nasionale Behuisings]** Streek- en Grondsake, wat dit in die Parlement ter Tafel moet lê binne 14 dae na ontvang daarvan indien die Parlement dan in gewone sessie is of, indien die Parlement nie dan in gewone sessie is nie, binne 14 dae na die aanvang van sy eersvolgende gewone sessie.”.

Invoeging van artikels 27A, 27B, 27C, 27D en 27E in Wet 108 van 1991

25 19. Die Wet op die Afskaffing van Rasgebaseerde Grondreëlings, 1991, word hierby gewysig deur die volgende artikels na artikel 27 in te voeg:

“Herroeping van Wet 46 van 1968 en verbandhoudende wette

27A. (1) Behoudens die bepalings van artikel 27B word die volgende wette hierby herroep:

- (a) Die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968 (Wet No. 46 van 1968);
- (b) artikel 16 van die Wysigingswet op Swart Wetgewing, 1974 (Wet No. 70 van 1974);
- (c) artikels 12 tot en met 15 van die Wysigingswet op Swart Wetgewing, 1976 (Wet No. 4 van 1976);
- (d) die Wysigingswet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1977 (Wet No. 80 van 1977);
- (e) artikel 12 van die Wysigingswet op Swart Wetgewing, 1978 (Wet No. 12 van 1978);
- (f) artikels 4 en 5 van die Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1980 (Wet No. 3 van 1980);
- (g) artikel 9 van die Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1983 (Wet No. 102 van 1983);
- (h) artikels 6 tot en met 11 van die Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1984 (Wet No. 83 van 1984);
- (i) artikel 1 van die Tweede Wysigingswet op Wetgewing op Ontwikkelingshulp, 1986 (Wet No. 105 van 1986);
- (j) artikels 4 en 5 van die Wysigingswet op Ontwikkelingshulpwetgewing, 1988 (Wet No. 53 van 1988); en
- (k) paragraaf D van die Bylae by Proklamasie No. R.27 van 1992.

(2) 'n Proklamasie uitgevaardig kragtens artikel 5 en 'n regulasie uitgevaardig kragtens artikel 26 van die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968, en van krag in 'n gebied, met inbegrip van 'n selfregerende gebied, onmiddellik voor die inwerkingtreding van die herroeping van daardie artikels, bly, ondanks subartikel (1) van hierdie artikel maar behoudens enige

section but subject to any amendment thereof under section 87 of this Act, remain in force until repealed under the said section 87.

(3) This section shall come into operation on a date fixed by the State President by proclamation in the *Gazette*.

South African Development Trust Corporation Limited

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27B. (1) The State President may, in order to bring about the phasing out and dissolution of the South African Development Trust Corporation Limited referred to in section 1A of the Promotion of the Economic Development of National States Act, 1968 (Act No. 46 of 1968), by proclamation in the *Gazette*—

10

(a) transfer any asset (including land) or right acquired and any liability or obligation incurred by the Corporation to the State, any State department, institution or person, and the State, State department, institution or person, shall, after such transfer, be deemed to have acquired the asset or right or to have incurred the liability or obligation;

15

(b) assign any power exercised by the Corporation or any duty performed by the Corporation to any State department, institution or person;

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(c) transfer any person in the service of the Corporation to any State department or institution, subject to the adjustments (if any) to the conditions of service, remuneration and pension rights of such person as may be specified in the proclamation: Provided that any person who declines such transfer, shall be dealt with in terms of the provisions governing his conditions of service, remuneration and pension rights.

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(2) Any transfer or assignment referred to in subsection (1) shall be subject to any term, condition, restriction or direction of the State President as specified in the relevant proclamation.

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(3) (a) The registrar of deeds in question shall make the necessary entries and endorsements in respect of his registers and other documents, as well as in respect of any relevant documents produced to him, in order to give effect to such a transfer.

35

(b) No transfer duty, stamp duty or other fees shall be payable in respect of such a transfer, entry or endorsement.

(4) For the purposes of this section—

(a) ‘institution’ means—

(i) a development institution established in terms of section 27C;

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(ii) a development corporation or a corporation established in terms of section 5 of the Promotion of the Economic Development of National States Act, 1968; or

(iii) a development corporation or a corporation established in terms of an Act promulgated by a self-governing territory under the Self-governing Territories Constitution Act, 1971 (Act No. 21 of 1971);

45

(b) ‘State department’ means a department, administration or organizational component referred to in section 6(1) of the Public Service Act, 1984 (Act No. 111 of 1984).

Establishment of development institution

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27C. (1) The State President may, with a view to a transfer or assignment referred to in section 27B, by proclamation in the *Gazette* from a date fixed by him in such proclamation establish a development institution for an area in which there is no development institution.

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(2) The objects of a development institution are to plan, finance, co-ordinate, promote and carry out the development of the area concerned and the inhabitants of such an area in the fields of industry, commerce, finance, mining, agriculture and other business.

wysiging daarvan kragtens artikel 87 van hierdie Wet, van krag totdat dit kragtens genoemde artikel 87 herroep word.

(3) Hierdie artikel tree in werking op 'n datum wat die Staatspresident by proklamasie in die *Staatskoerant* bepaal.

5

Suid-Afrikaanse Ontwikkelingstrustkorporasie Beperk

27B. (1) Die Staatspresident kan, ten einde die uitfasering en ontbinding van die Suid-Afrikaanse Ontwikkelingstrustkorporasie Beperk bedoel in artikel 1A van die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968 (Wet No. 46 van 1968), te bewerkstellig, by proklamasie in die *Staatskoerant*—

(a) 'n bate (met inbegrip van grond) of reg verkry en 'n las of verpligting aangegaan deur die Korporasie, oordra aan die Staat, enige Staatsdepartement, instelling of persoon, en die Staat, Staatsdepartement, instelling of persoon word na die oordrag geag die bate of reg te verkry het of die las of verpligting aan te gegaan het;

(b) enige bevoegdheid wat die Korporasie uitoefen of plig wat die Korporasie verrig, opdra aan enige Staatsdepartement, instelling of persoon;

(c) 'n persoon in diens van die Korporasie oorplaas na 'n Staatsdepartement of instelling behoudens die aanpassings (as daar is) aan sodanige persoon se diensvoorraades, besoldiging en pensioenregte in die proklamasie vermeld: Met dien verstande dat 'n persoon wat verkies om nie sodanige oorplasing te aanvaar nie, behandel word ooreenkomsdig die bepalings op sy diensvoorraades, besoldiging en pensioenregte.

(2) 'n Oordrag, opdrag of oorplasing bedoel in subartikel (1) is onderworpe aan 'n beding, voorwaarde, beperking of voorskrif van die Staatspresident soos uiteengesit in die betrokke proklamasie.

(3) (a) Die betrokke registrator van aktes moet die nodige aantekeninge en endossemente ten opsigte van sy registers en ander stukke, asook ten opsigte van enige tersaaklike stukke wat aan hom voorgelê word, aanbring ten einde aan so 'n oordrag gevolg te gee.

(b) Geen hereregte, seëlregte of ander gelde is ten opsigte van so 'n oordrag, inskrywing of endossement betaalbaar nie.

(4) Vir die doeleindes van hierdie artikel beteken—

(a) 'instelling'—

(i) 'n ontwikkelingsinstelling ingevolge artikel 27C ingestel;

(ii) 'n ontwikkelingskorporasie of 'n korporasie ingevolge artikel 5 van die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968, ingestel; of

(iii) 'n ontwikkelingskorporasie of 'n korporasie ingestel ingevolge 'n Wet deur 'n selfregerende gebied kragtens die Grondwet van die Selfregerende Gebiede, 1971 (Wet No. 21 van 1971), aangeneem;

(b) 'Staatsdepartement' 'n departement, administrasie of organisasiekomponent bedoel in artikel 6(1) van die Staatsdienswet, 1984 (Wet No. 111 van 1984).

Instelling van ontwikkelingsinstelling

27C. (1) Die Staatspresident kan, met die oog op 'n oordrag, opdrag of oorplasing in artikel 27B bedoel, by proklamasie in die *Staatskoerant* vanaf 'n datum deur hom in sodanige proklamasie bepaal, 'n ontwikkelingsinstelling vir 'n gebied waar daar nie 'n ontwikkelingsinstelling bestaan nie, instel.

(2) Die doelstellings van 'n ontwikkelingsinstelling is om die ontwikkeling van die betrokke gebied en die inwoners van so 'n gebied op nywerheids-, handels-, finansiële, myn-, landbou- en ander sakegebiede te beplan, te finansier, te koördineer, te bevorder en uit te voer.

(3) The provisions of the Promotion of the Economic Development of National States Act, 1968 (Act No. 46 of 1968), in respect of a development corporation established under section 5 of the said Act, shall *mutatis mutandis* apply to a development institution.

Dissolution of development corporation, corporation and development institution 5

27D. The State President may by proclamation in the *Gazette* from a date fixed by him in such proclamation dissolve a development corporation or a corporation established under section 5 of the Promotion of the Economic Development of National States Act, 1968 (Act No. 46 of 1968), or a development institution established under section 27C, and may regulate matters relating to the assets, liabilities, rights and obligations of that development corporation, corporation or development institution. 10

Transitional provision 15

27E. Any act by the South African Development Trust Corporation Limited which purports to have been done in terms of the Promotion of the Economic Development of National States Act, 1968 (Act No. 46 of 1968), with a view to the dissolution of the Corporation, and which can in terms of section 5A of the said Act be done by proclamation by the State President, shall be deemed to have been done in terms of section 27B of this Act.”. 20

Amendment of section 1 of Act 125 of 1991

20. Section 1 of the Physical Planning Act, 1991 is hereby amended—

(a) by the substitution for the definition of “Department” of the following 25 definition:

“ ‘Department’ means the Department of **[Planning, Provincial Affairs and National Housing]** Regional and Land Affairs;”;

(b) by the substitution for the definition of “Director-General” of the following definition: 30

“ ‘Director-General’ means the Director-General: **[Planning, Provincial Affairs and National Housing]** Regional and Land Affairs;”; and

(c) by the substitution for the definition of “Minister” of the following 35 definition:

“ ‘Minister’ means the Minister of **[Planning, Provincial Affairs and National Housing]** Regional and Land Affairs;”.

Short title

21. This Act shall be called the Regional and Land Affairs General Amendment Act, 1993. 40

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(3) Die bepalings van die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968 (Wet No. 46 van 1968), met betrekking tot 'n ontwikkelingskorporasie kragtens artikel 5 van genoemde Wet ingestel, is *mutatis mutandis* op 'n ontwikkelingsinstelling van toepassing.

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Ontbinding van ontwikkelingskorporasie, korporasie en ontwikkelingsinstelling

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27D. Die Staatspresident kan by proklamasie in die *Staatskoerant* vanaf 'n datum deur hom in sodanige proklamasie bepaal 'n ontwikkelingskorporasie of 'n korporasie kragtens artikel 5 van die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968 (Wet No. 46 van 1968), ingestel, of 'n ontwikkelingsinstelling kragtens artikel 27C ingestel, ontbind, en kan aangeleenthede betreffende die bates, laste, regte en verpligte van daardie ontwikkelingskorporasie, korporasie of ontwikkelingsinstelling reël.

Oorgangsbeplanning

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27E. Enige handeling deur die Suid-Afrikaanse Ontwikkelingsrustkorporasie Beperk wat ingevolge die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968 (Wet No. 46 van 1968), met die oog op die ontbinding van die Korporasie heet verrig te gewees het en wat ingevolge artikel 5A van genoemde Wet deur die Staatspresident by proklamasie gedoen kan word, word geag ingevolge artikel 27B van hierdie Wet verrig te gewees het.”.

Wysiging van artikel 1 van Wet 125 van 1991

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20. Artikel 1 van die Wet op Fisiese Beplanning, 1991, word hierby gewysig—

(a) deur die omskrywing van “Departement” deur die volgende omskrywing te vervang:

“‘Departement’ die Departement van **[Beplanning, Provinciale Sake en Nasionale Behuisung] Streek- en Grondsake;**”;

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(b) deur die omskrywing van “Direkteur-generaal” deur die volgende omskrywing te vervang:

“‘Direkteur-generaal’ die Direkteur-generaal: **[Beplanning, Provinciale Sake en Nasionale Behuisung] Streek- en Grondsake;**”; en

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(c) deur die omskrywing van “Minister” deur die volgende omskrywing te vervang:

“‘Minister’ die Minister van **[Beplanning, Provinciale Sake en Nasionale Behuisung] Streek- en Grondsake;**”.

Kort titel

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21. Hierdie Wet heet die Algemene Wysigingswet op Streek- en Grondsake, 1993.

