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GOVERNMENT NOTICE

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

No. R. 183 18 March 2014

RULES BOARD FOR COURTS OF LAW ACT, 1985 (ACT NO. 107 OF 1985)

AMENDMENT OF RULES REGULATING THE CONDUCT OF THE PROCEEDINGS OF THE MAGISTRATES' COURTS OF SOUTH AFRICA

The Rules Board for Courts of Law has, under sections 6(1) and 6(2) of the Rules Board for Courts of Law Act, 1985 (Act No. 107 of 1985), read with sections 9(6)(a) and 9(6)(b) of the Jurisdiction of Regional Courts Amendment Act, 2008 (Act No. 31 of 2008), with the approval of the Minister of Justice and Constitutional Development, made the rules in the Schedule.

SCHEDULE

Definition

1. In these rules "the Rules" means the Rules Regulating the Conduct of Proceedings of the Magistrates' Courts of South Africa published under Government Notice No. R. 740 of 23 August 2010, as amended by Government Notice Nos. R. 1222 of 24 December 2010, R. 611 of 29 July 2011, R. 1085 of 30 December 2011,

R. 685 of 31 August 2012, R. 115 of 15 February 2013, R. 263 of 12 April 2013 and R. 760 of 11 October 2013.

Amendment of the Rules

- 2. The Rules are hereby amended by -
 - (a) the insertion of the heading "Chapter 1" before rule 3 of the Rules; and
 - (b) the insertion of the following Chapter before rule 70 of the Rules.

"Chapter 2

Objectives

- 70. The objectives of this Chapter are to give effect to-
- (1) section 34 of the Constitution of the Republic of South Africa, 1996, which guarantees everyone the right to have any dispute that can be resolved by the application of the law decided in a fair public hearing before a court or, where appropriate, another independent and impartial tribunal or forum; and
- (2) the resolution of the Access to Justice Conference held in July 2011, under the leadership of the Chief Justice, towards achieving delivery of accessible and quality justice for all, that steps be taken to introduce alternative dispute resolution mechanisms, preferably court-annexed mediation or the Commission for Conciliation, Mediation and Arbitration kind of alternative dispute resolution, into the court system.

Purposes of mediation

- 71. The main purposes of mediation are to-
 - (a) promote access to justice;
 - (b) promote restorative justice;

- (c) preserve relationships between litigants or potential litigants which may become strained or destroyed by the adversarial nature of litigation;
- (d) facilitate an expeditious and cost-effective resolution of a dispute between litigants or potential litigants;
- (e) assist litigants or potential litigants to determine at an early stage of the litigation or prior to commencement of litigation whether proceeding with a trial or an opposed application is in their best interests or not; and
- (f) provide litigants or potential litigants with solutions to the dispute, which are beyond the scope and powers of judicial officers.

Purpose of rules

72. The purpose of the rules in this Chapter is to provide the procedure for the voluntary submission of civil disputes to mediation in selected courts.

Definitions

73. For the purposes of this Chapter—

'action' means litigation commenced by the issue of summons;

'alternative dispute resolution' means a process, in which an independent and impartial person assists parties to attempt to resolve the dispute between them, either before or after commencement of litigation;

'application' means litigation commenced by notice of motion;

'defendant' includes any respondent and any party who would be defending a dispute if litigation were initiated;

'dispute' means the subject matter of actual or potential litigation between parties or an aspect thereof; 'litigant' means a party to litigation;

'litigation' means court proceedings commenced by action or application proceedings;

'mediation' means the process by which a mediator assists the parties in actual or potential litigation to resolve the dispute between them by facilitating discussions between the parties, assisting them in identifying issues, clarifying priorities, exploring areas of compromise and generating options in an attempt to resolve the dispute;

'mediation session' means the period that a mediator and the parties are engaged in mediation of the dispute;

'mediator' means a person selected by parties or by the clerk of the court or registrar of the court from the schedule referred to in rule 86(2), to mediate a dispute between the parties;

'potential litigation' means litigation which may arise out of a dispute;

'statement of claim' means a written statement signed by the party, in which a party intending to claim any relief against another party sets out in clear and concise terms the material facts on which the claim is based;

'statement of defence' means a written statement, signed by the defendant, in which the defendant sets out in clear and concise terms the material facts on which the defendant's defence is based.

Application of rules

- **74.** (1) The rules in this Chapter apply to the voluntary submission by parties to mediation of—
 - (a) disputes prior to commencement of litigation; and
 - (b) disputes in litigation which has already commenced and as contemplated in rules 78 and 79.

- (2) These rules apply to courts to be designated by the Minister by publication in the *Gazette*.
- (3) The application of these rules is subject to the provisions of any other law and the procedure provided for in any other law, for the mediation of disputes between parties to litigation.

Referral to mediation

- **75.** (1) Parties may refer a dispute to mediation—
 - (a) prior to the commencement of litigation; or
 - (b) after commencement of litigation but prior to judgment;
 Provided that where the trial has commenced the parties must obtain the authorisation of the court.
- (2) A judicial officer may at any time after the commencement of litigation, but before judgment, enquire into the possibility of mediation of a dispute and accord the parties an opportunity to refer the dispute to mediation.

Functions and duties of clerks and registrars

- **76.** (1) A clerk or registrar of the court must explain to all parties—
 - (a) the purpose of alternative dispute resolution, the meaning, objectives and benefits, including costs saving, of mediation; and
 - (b) their liability for the fees of the mediator.
- (2) A clerk or registrar of the court must—
 - (a) inform the parties that they may be assisted by practitioners of their choice, at their own cost;

- (b) in consultation with the parties, execute the duties in rules 77 and 78;
- (c) if the parties agree to mediation, assist them to conclude a written agreement to mediate, which must be signed by the parties; and
- (d) upon conclusion of an agreement to mediate, forward to the mediator—
 - (i) a copy of the agreement to mediate;
 - (ii) copies of the statement of claim and statement of defence, if mediation is to occur prior to commencement of litigation;
 - (iii) in action proceedings, copies of the summons and plea, or statement of defence if no plea has been filed; and
 - (iv) in application proceedings, copies of the founding, answering and replying affidavits, or statement of defence, if no answering affidavit has been filed.

Referral to mediation prior to commencement of litigation

- 77. (1) A party desiring to submit a dispute to mediation prior to commencement of litigation must make a request in writing to the clerk or registrar of the court, which would ordinarily have jurisdiction to hear the matter, if litigation were commenced.
- (2) The request referred to in subrule (1) must indicate—
 - (a) whether relief is being claimed by or against the party seeking to mediate;

- (b) the full names of the other party or parties or name or names by which the other party or parties to the dispute are known to the party seeking mediation;
- (c) the physical and postal addresses of the other party or parties to the dispute;
- (d) the facsimile number or electronic mail address of the party seeking mediation, if such party has a facsimile number or email address; and
- (e) the nature of the dispute and the material facts on which the dispute is based.
- (3) The clerk or registrar of the court must inform all other parties to the dispute that mediation of the dispute is being sought and must call upon the party seeking mediation and all other parties to the dispute to attend a conference within 10 days, for the purposes of determining whether all or some of the parties agree to submit the dispute to mediation.
- (4) If at the conference referred to in subrule (3), some or all of the parties between whom mediation is possible, agree to submit the dispute to mediation, the clerk or registrar of the court must—
 - (a) in collaboration with the parties appoint a mediator or, if the parties cannot agree on a mediator, the clerk or registrar of the court must appoint a mediator;
 - (b) confer with the mediator and set the date, time and venue for mediation; and
 - (c) assist the parties to conclude a written mediation agreement between the parties, which must be signed by them and contain the following particulars:

- (i) The particulars referred to in subrule 2(b), (c) and (d);
- (ii) a statement that the parties have agreed to mediate the dispute between them;
- (iii) the date, time and venue of the mediation;
- (iv) the name of the mediator;
- (v) the period of time that will be allocated for each mediation session;
- (vi) the time within which mediation will be concluded and the method by which any periods or time limits may be extended;
- (vii) the confidentiality and privilege attaching to disclosures at the mediation;
- (viii) the consequences of any party not abiding by the agreement; and
- (ix) where there are multiple parties to the dispute, the terms of any settlement agreement are not binding on any party who has not participated in mediation.
- (5) A party claiming relief must lodge a statement of claim with the clerk or registrar of the court within 10 days of the signature of the agreement referred to in subrule 4(c), and forward a copy of the statement of claim to all other parties to the mediation proceedings.
- (6) The party or parties against whom relief is being claimed must lodge a statement of defence with the clerk or registrar of the court within 10 days of receipt of the statement of claim, and forward a copy of the statement of defence to all other parties to the mediation proceedings.

Referral to mediation by litigants

- **78.** (1) (a) Any party may at any stage after litigation has commenced, but before trial, request the clerk or registrar of the court, in writing, to refer the dispute to mediation.
- (b) The clerk or registrar of the court must inform all other parties to the dispute that mediation of the dispute is being sought and must call upon the party seeking mediation and all other parties to the dispute to attend a conference within 10 days for the purposes of determining whether all or some of the parties agree to mediation.
- (2) After the commencement of trial but prior to judgment any party may apply to court to refer the dispute to mediation.
- (3) If the court refers the dispute to mediation, the provisions of subrule (4) and rules 76(2) and 77(4) apply.
- (4) (a) In action matters, if pleadings have closed, the summons or declaration and plea, as referred to in the rules, will serve as the statement of claim and statement of defence, respectively.
- (b) If a plea has not been delivered, the defendant must deliver a statement of defence within 10 days of the conclusion of the agreement to mediate.
- (c) In application matters, the founding affidavit will serve as the statement of claim and the answering affidavit, if delivered, will serve as the statement of defence.
- (d) If no answering affidavit has been delivered, the respondent must deliver a statement of defence within 10 days of the conclusion of the agreement to mediate.

Referral to mediation by court

79. (1) A court may, prior to or during a trial but before judgment, enquire into

the possibility of mediation and accord the parties an opportunity to refer the dispute to the clerk or registrar of the court to facilitate mediation.

- (2) If during the trial the parties consent to the dispute being mediated, the parties must request the court to refer the dispute to the clerk or registrar of the court to facilitate mediation.
- (3) The provisions of rules 76(2), 77(4) and 78(4) apply if a dispute is referred to mediation under this rule.

Role and functions of mediator

- **80.** (1) At the commencement of mediation the mediator must inform the parties of the following:
 - (a) The purposes of mediation and its objective to facilitate settlement between the parties;
 - (b) the facilitative role of the mediator as an impartial mediator who may not make any decisions of fact or law and who may not determine the credibility of any person participating in the mediation:
 - (c) the inquisitorial nature of mediation proceedings;
 - (d) the rules applicable to the mediation session;
 - (e) all discussions and disclosures, whether oral or written, made during mediation are confidential and inadmissible as evidence in any court, tribunal or other forum, unless the discussions and disclosures are recorded in a settlement agreement signed by the parties, or are otherwise discoverable in terms of the rules of court, or in terms of any other law;

- (f) the mediator may during the mediation session encourage the parties to make full disclosure if in the opinion of the mediator such disclosure may facilitate a resolution of the dispute between the parties;
- (g) no party may be compelled to make any disclosure, but a party may make voluntary disclosures with the same protection referred to in subrule (1)(e);
- (h) the mediator will assist to draft a settlement agreement if the dispute is resolved; and
- (i) if the dispute is not resolved, the mediator will refer the dispute back to the clerk or registrar of the court, informing him or her that the dispute could not be resolved.
- (2) A mediator must, within 5 days of the conclusion of mediation, submit a report to the clerk or registrar of the court informing him or her of the outcome of the mediation.
- (3) A mediator may postpone a mediation session if the parties agree.

Suspension of time limits

81. The time limits prescribed by the rules in Chapter I for the delivery of pleadings and notices, the filing of affidavits or the taking of any step by any litigant are suspended from the time of conclusion of an agreement to mediate to the conclusion of the mediation proceedings.

Settlement agreements

82. (1) In the event that the parties reach settlement, the mediator must assist the parties to draft the settlement agreement, which must be transmitted by the mediator to the clerk or registrar of the court.

- (2) If a settlement is reached at mediation in a dispute which is not the subject of litigation, the clerk or registrar of the court must, upon receipt of the settlement agreement from the mediator, file the settlement agreement.
- (3) If a settlement is not reached at mediation in a dispute which is not the subject of litigation, the clerk or registrar of the court must, upon receipt of the report from the mediator, file the report.
- (4) If a settlement is reached at mediation in a dispute which is the subject of litigation, the clerk or registrar of the court must at the request of the parties and upon receipt of the settlement agreement from the mediator, place the settlement agreement before a judicial officer in chambers for noting that the dispute has been resolved or to make the agreement an order of court, upon the agreement of the parties.
- (5) If a settlement is not reached at mediation in a dispute which is the subject of litigation, the clerk or registrar of the court must, upon receipt of the report from the mediator, file the report to enable the litigation to continue, from which time all suspended time periods will resume.
- (6) Settlement agreements must be reduced to writing and signed by the parties.

Multiple parties and multiple disputes

- **83.** (1) Where there are multiple parties to a dispute, parties who are agreeable to mediate may proceed to do so and parties who do not agree to mediate may proceed to litigation.
- (2) Where there are multiple aspects to a dispute, the parties may agree that some aspects be mediated upon and other aspects be proceeded with to litigation.
- (3) Where any aspect of a dispute remains unsettled after mediation, the parties may proceed to litigation on the unsettled aspect.

Fees of mediators

- **84.** (1) Parties participating in mediation are liable for the fees of the mediator, except where the services of a mediator are provided free of charge.
- (2) Liability for the fees of a mediator must be borne equally between opposing parties participating in mediation: Provided that any party may offer or undertake to pay in full the fees of a mediator.
- (3) The tariffs of fees chargeable by mediators will be published by the Minister together with the schedule of accredited mediators referred to in rule 86(2).

Representation of parties at mediation proceedings

- **85.** (1) Subject to subrules (2) and (3), parties to mediation must attend mediation sessions in person.
- (2) Where a juristic person or a firm or a partnership is a party to mediation proceedings such entity must be represented by an official from that juristic person, firm or partnership, who must be duly authorised to represent the entity, to conclude a settlement and sign a settlement agreement on behalf of such entity.
- (3) Where the state or an organ of state is a party to mediation proceedings the state or such organ must be represented by an official, duly authorised to represent the state or such organ to conclude a settlement and sign a settlement agreement on behalf of the state or organ of state, and be assisted by the State Attorney.
- (4) Any party to mediation proceedings may be assisted by a practitioner or practitioners.

Accreditation of mediators

86. (1) The qualification, standards and levels of mediators who will conduct mediation under these rules, will be determined by the Minister.

(2) A schedule of accredited mediators, from which mediators for the purposes of this Chapter must be selected, will be published by the Minister.

Forms and guidelines

87. Forms and guidelines for assistance to parties, clerks of the court, registrars of the court, judicial officers and mediators in mediation proceedings will be published together with the promulgation of these rules.".

Amendment of rule 70 of the Rules

3. Rule 70 of the Rules is hereby amended by the substitution for the number "70" of the number "88".

Amendment of annexures to the Rules

4. The annexures to the Rules are hereby amended by the insertion after Annexure 2 of the following Annexure:

"ANNEXURE 3

Mediation Forms

(Rule 87)

Form No:

Application for referral to mediation prior to litigation
Invitation to respondent to engage in mediation prior to litigation
Application for referral to mediation after litigation commenced
Invitation to mediation after litigation commenced
Explanation of process and rights
Agreement to mediate
Notice to Cash Hall to receive payment of mediator's fees
Statement of Claim
Statement of Defence
Instructions to mediator
Postponement of mediation
Mediation time sheet
Outcome of mediation
Settlement Agreement
Mediator's Report

FORM MED-1 (Rules 77(1) and (2))

COL	JRT:	FILE NO:
	APPLICAT	ION FOR REFERRAL TO MEDIATION (Prior to litigation)
-		
PAF	RTIES:	
AA		Claimant
And		
BB		Respondent
(То	be completed by claima	nt/mediation clerk)
1.	I the undersigned,	he Claimant/Representative of the Claimant, apply for
	referral to mediation of	of a dispute between the above parties.
2.	My particulars/particu	lars of the entity I represent are:
	Surname/Name	
	First Names	
	Residential address	
	Business Address	
	Postal Address	
	Telephone	
	Cellular phone	
	Fax no	
	Email	

3.	Particulars of the Re Surname/Name First Names Residential address Business Address			
	Postal Address Telephone			
	Cellular phone			
	Fax no Email			
4.	Summary of claim by	/ claimant:		
-				
•				
Signe	ed at	on this	day of _	
				CLAIMANT PERSONAL CAPACITY/ DULY AUTHORISED
				(Attach copy of Authority/

Resolution)

FORM MED-2 (Rule 77(3))

COURT:	FILE NO:	
INVITATION	INVITATION TO RESPONDENT TO ENGAGE IN MEDIATION (Before commencement of litigation)	
PARTIES:		
AA	Claiman	
And		
ВВ	Respondent	
(To be completed by med	diation clerk)	
PARTICULARS OF RES	PONDENT	
Surname/Name		
First Names		
Residential addres	s	
Business Address		
Postal Address		
Telephone		
Cellular no		
Fax no		
Email		

assistance of an impartial mediator quickly and cost effectively.

Mediation is a process by which disputes can be resolved amicably with the

- 2. The claimant has applied for mediation in a claim against you as set out in the attached application for mediation.
- 3. You are invited by the mediation clerk of the above court to a meeting for the purpose of explaining the process of mediation and thereafter, by consent, to consider an agreement to mediate. This may avoid formal court proceedings being instituted against you.

4.	The meeting will take place on	in Room
	Magistrates'_Court at	am/pm.
		MEDIATION CLERK
		DATE STAMP

FORM MED-3 (Rule 78(1))

СО	URT:	FILE NO:
		After commencement of litigation)
PA	RTIES:	
AA		Claimant
And	d	
ВВ		Respondent
(То	be completed by part	y(ies)/mediation clerk)
1.		the Claimant/Respondent or Representative, apply for of the matter under Court Case No
2.	PARTICULARS OF C Surname/Name First Names Residential address Business Address Postal Address Telephone Cellular no Fax no Email	DLAIMANT:

3.	PARTICULARS OF RE	SPONDENT:	
	Surname/Name		
	First Names		
	Residential address		
	Dusiness Address		
	Postal Address		
	Telephone		
	Cellular no		
	Fax no		
	Email		
4.	Summary of claim/defer	nce	
			·
	······································		
Sig	ned at	on this	day of
			CLAIMANT/RESPONDENT

(If more than one claimant or respondent separate annexures should be used to provide particulars of further claimants and/or respondents)

FORM MED-4 (Rule 78(1))

COURT:	FILE NO:
(/	INVITATION TO MEDIATION After commencement of litigation)
PARTIES:	
AA	Claiman
And	
ВВ	Respondent
(To be completed by med	ation clerk)
PARTICULARS OF APPI Surname/Name	ICANT/RESPONDENT
First Names	
Residential address	
Business Address	
Postal Address Telephone	
Cellular no	-
Fax no	
Email	
Mediation is a proce	ss by which disputes can be resolved amicably with the

assistance of an impartial mediator quickly and cost effectively.

- 2. The claimant/respondent has applied for mediation in a dispute between you and the claimant/respondent, as set out attached application for mediation.
- 3. You are invited by the mediation clerk of the above court to a meeting for the purpose of explaining the process of mediation and thereafter, by consent, to consider an agreement to mediate.

4.	Notwithstanding the litigation which is in progre	ess, you are invited to mediate.
5.	The meeting will take place on	in Room,
	Magistrates Court at _	am/pm.
		MEDIATION CLERK

DATE STAMP

Form MED-5 (Rule 76(1) & (2))

COURT:	FILE NO:	
	EXPLANATION OF PROCESS & RIGHTS	
DADTIEC		
PARTIES		
AA		Claimant
And		
BB	F	Respondent

The parties hereby acknowledge that:

- 1. They have been informed of the following:
 - (a) The purpose of alternative dispute resolution;
 - (b) The meaning, objectives and benefits of mediation;
 - (c) The cost saving that is likely to result from mediation;
 - (d) They are equally liable for the fees of the mediator, but either party may elect to pay the mediator's fees in full;
 - (e) They may be assisted by legal representatives of their own choice, at the mediation proceedings, but the cost of such legal representation is for their own account.
- 2. They are not compelled to refer the dispute between them to mediation, but that if they do engage in mediation, they have the option of continuing with litigation, if mediation is not successful.

Signed by the Claimant/ attorney at	on
Signed by the Respondent/attorney at	on
	MEDIATION CLERK

FORM MED-6 (Rules 77(4) & 78(3))

COURT:	FILE NO:
	AGREEMENT TO MEDIATE (Prior to and after litigation)
	(i i i i i i i i i i i i i i i i i i i
PARTIES:	
AA	Claimant
And	
ВВ	Respondent
(To be completed by med	liation clerk)
	ereinafter referred to as "the Parties") agree to mediate the set out in the Application for Referral to Mediation, on the his agreement.
1. PARTICULARS OF C	:LAIMANT:
Surname/Name	
First Names	
Residential address	
Business Address	
Postal Address	
Telephone Cellular no	
Fax no	
Email	

2.	PARTICULARS OF RE	SPONDENT:			
	Surname/Name				
	First Names				
	Residential address _				
	Business Address _				
	Postal Address				
	Telephone				
	Cellular no				
	Fax no				
	Email				
3.	MEDIATOR				
	The Parties hereby a	gree to appoint the under mentioned mediator:			
	Surname _				
	First Names				
	Address				
	Telephone	· · · · · · · · · · · · · · · · · · ·			
	Cellular no				
	Fax no				
	Email				
4.	MEDIATOR'S FEES				
4.1	The Parties and the m	ediator agree that the fees to the mediator will be paid in			
	accordance with the t	ariff determined by the Minister.			
4.2	2 A deposit of R	toward the mediator's fees and expenses, as			
	determined by the mediation clerk, will be paid to the clerk of the court prior to the				
	commencement of me	diation. Any unearned amount in fees, paid as deposit, will			
	be refunded to the Par	ties.			
4.3	3 The Parties shall be	jointly and severally liable for the mediator's fees and			
	expenses.				
4.4	Should payment not be	timely made, the mediator may, at his/her sole discretion.			

stop all work on behalf of the Parties and withdraw from the mediation.

4.5 The Parties understand that they shall be responsible for two hours of the mediator's time at the above stated rate for any appointment which they do not attend and do not provide at least 24 hours advance notice of the cancellation.

5. DATE, TIME AND VENUE

5.1 The first mediation session will be held on	/	/	at	am/pm.	
5.2 The mediation venue will be					
but may be changed by agreement betwe	en the	Parties	and the	mediator.	

6. DURATION OF MEDIATION

The	Parties	agree	that	the	anticipated	duration	of	the	mediation	is
	houi	s/days.								

7. MEDIATION PROCESS

- 7.1 The Parties understand that mediation is a process in which a mediator facilitates communication between the Parties and, without deciding the issues or imposing a solution on the Parties, enables them to understand the issues and reach a mutually agreeable resolution of their dispute.
- 7.2 The Parties understand that it is for the parties, with the mediator's concurrence, to determine the scope of the mediation and this will be accomplished early in the mediation process.

8. NATURE OF MEDIATION

- 8.1 The Parties understand that mediation is an agreement-reaching process in which the mediator assists parties to reach agreement in a collaborative, consensual and informed manner.
- 8.2 It is understood that the mediator has no power to decide disputed issues for the Parties.
- 8.3 The Parties understand that mediation is not a substitute for independent legal advice.

- 8.4 The Parties understand that the mediator's objective is to facilitate the Parties themselves reaching their most constructive and fairest agreement. The Parties also understand that the mediator has an obligation to work on behalf of each party equally and that the mediator cannot render individual legal advice to any party and will not render therapy within the mediation.
- 8.5 The Parties state their good faith intention to complete their mediation by an agreement. It is, however, understood that any party may withdraw from or suspend the mediation at any time, for any reason.
- 8.6 The Parties also understand that the mediator may suspend or terminate the mediation if she/he feels that the mediation will lead to an unjust or unreasonable result, if the mediator feels that an impasse has been reached, or if the mediator determines that s/he can no longer effectively perform his/her facilitative role.

9. MEDIATOR IMPARTIALITY

- 9.1 The Parties understand that the mediator must remain impartial throughout and after the mediation process. The mediator shall therefore not champion the interests of any party over another in the mediation or in any court or other proceeding.
- 9.2 The mediator will provide copies of correspondence, draft agreements, and written documentation to the Parties' legal representatives at a party's request.
- 9.3 The mediator may communicate separately with an individual mediating party, in which case such discussions shall be confidential between the mediator and the individual mediating party unless they agree otherwise.

10. MEDIATOR'S INDEMNITY

The Parties agree that the mediator shall not be liable for any act or omission directly or indirectly connected to the mediation.

11. FULL DISCLOSURE

Each of the Parties agrees to fully and honestly disclose all relevant information and documents, as requested by the mediator, and all information requested by any other party to the mediation, if the mediator determines that the disclosure is relevant to the mediation discussions.

12. CONFIDENTIALITY

- 12.1 It is understood between the Parties and the mediator that the mediation will be strictly confidential and without prejudice.
- 12.2 Mediation discussions, written and oral communications, any draft resolutions, and any unsigned mediated agreements shall not be admissible in any court proceeding, unless such information is discoverable in terms of the normal rules of court. Only a mediated agreement, signed by the Parties may be so admissible.
- 12.3 The Parties further agree to not call the mediator to testify concerning the mediation or to provide any materials from the mediation in any court proceeding between the Parties.
- 12.3 The Parties understand the mediator has an ethical responsibility to break confidentiality if he/she suspects another person may be in danger of harm.

13. LITIGATION

The Parties agree to refrain from pre-emptive maneuvers and adversarial legal proceedings (except in the case of an emergency necessitating such action), while actively engaged in the mediation process.

14. PRESCRIPTION

The Parties are aware that the process of mediation shall not suspend, stay or interrupt prescription of any of the parties' claim and the onus rests on each party to take steps to interrupt such prescription for the duration of the mediation.

15. SETTLEMENT AGREEMENT

Should the Parties settle the dispute between them, the Parties agree to reduce the terms of the settlement to writing, with the assistance of the mediator.

16. BREACH OF AGREEMENT

Any party breaching this agreement shall be liable for and shall indemnify the non-breaching parties and the mediator for any loss, including all costs, expenses, liability and fees, including attorneys' fees, which may be incurred as a result of such breach.

17. NON-VARIATION AND WAIVER

The Parties agree that any amendment or variation or waiver of any term of this agreement must be in writing and signed by the parties, including the mediator.

SIGNED AT	ON	
WITNESSES:		
1.	- unitivativation de annual allema	
0		CLAIMANT CARACITY
2	wassamanananan 1966	PERSONAL CAPACITY/ DULY AUTHORISED
		(Attach copy of authority/
		resolution)
WITNESSES:		
1.		
		RESPONDENT
2.	NUMBER OF THE PROPERTY OF THE	PERSONAL CAPACITY/
		DULY AUTHORISED
		(Attach copy of authority/
		resolution)

FORM MED-7

COURT:	FILE NO:
NOTICE TO	RECEIVE MEDIATOR'S FEES
PARTIES:	
AA	Claimant
And	
ВВ	Respondent
T. T. O. I.I. WOL. I. (O.)	
To: The Cash Hall/Clerk of Court	
Please accept the amount of	on behalf
of the Claimant/Respondent, being	the deposit/further payment of mediator's fees.
Particulars:	
Mediator	-#
Date of Mediation	
Estimated duration of mediation	
	MEDIATION CLERK
	DATE STAMP

FORM MED-8 (Rule 77(5))

COURT:	FILE NO:
STATE	EMENT OF CLAIM
PARTIES:	
AA	Claimant
And	
BB	Respondent
(To be completed by the claimant)	
Description of claim	
State:	
(a) Date and description of the event.	
(b) The nature of the breach or the loss(c) The relief you require.	s suffered.
	(if inadequate space attach additional pages)

SIGNED AT	ON	
		CLAIMANT
		PERSONAL CAPACITY/

FORM MED-9 (Rule 77(6) & 78(4))

COURT:	FILE NO:
	STATEMENT OF DEFENCE
PARTIES:	
AA	Claiman
And	
ВВ	Respondent
(To be completed by the	respondent)
1. PARTICULARS OF TI	HE RESPONDENT:
Surname/Name _	
First Names _	
	
Business Address _ Postal Address	
Telephone	
Cellular no	
Fax no	
Email	
2. Description of the defe	ence:

- (a) State whether you agree or disagree with the claimant's statement of claim.
- (b) If you deny the claim, explain your version.

(c) If you agree with the claim, state your proposal for settlement.		
		
	(if inadequa	ate space attach additional pages)
SIGNED AT	ON	
		RESPONDENT
		PERSONAL CAPACITY/
		DULYAUTHORISED

FORM MED-10 (Rule 76(2))

COURT:	FILE NO:
INSTE	RUCTIONS TO MEDIATOR
PARTIES:	
AA	Claimant
And	
BB	Respondent
TO MEDIATOR	
MEDIATION DATE	
Please receive copies of the follow (a)	
	MEDIATION CLERK DATE STAMP

FORM MED-11 (Rule 80(3))

COURT:	FILE NO:		
	POSTPONEMENT OF MEDIA	ATION	
PARTIES:			
AA			Claimant
And			
ВВ			Respondent
By agreement between	een the parties, the mediation sessi	ion held on	
	has been postponed to		
		MEDIATOR	
		NAME	11 <u>B</u>
		DATE	

FORM MED-12

COURT:		FILE NO:	
	ME	DIATION TIME SHEET	
PARTIES:			
AA			Claimant
And			
ВВ			Respondent
DATE	TIME	CLAIMANT SIGN	RESPONDENT SIGN
		 M	EDIATOR
		N	AME
		D	ATE:

FORM MED-13 (Rule 80(2)

C	OURT:	FILE NO:
	OUTO	COME OF MEDIATION
P	ARTIES:	
A	4	Claimant
Αı	nd	
ВІ	В	Respondent
To	o: The mediation clerk	
	The Settlement Agreement is at	
3.	By agreement the parties require order of court.	re the settlement to be made/not to be made an
		MEDIATOR
		NAME DATE:
		Unil.

FORM MED-14 (RULE 82)

And BB Respondent Whereas the parties referred their dispute to mediation;	COURT:	FILE NO:	
AA Claimant And BB Respondent Whereas the parties referred their dispute to mediation; And whereas the parties have settled the dispute between them with the assistance of the mediator; And whereas the parties hereby record the terms and conditions of the settlement; Now therefore it is agreed as follows:		SETTLEMENT AGREEMENT	
AA Claimant And BB Respondent Whereas the parties referred their dispute to mediation; And whereas the parties have settled the dispute between them with the assistance of the mediator; And whereas the parties hereby record the terms and conditions of the settlement; Now therefore it is agreed as follows:			
And BB Respondent Whereas the parties referred their dispute to mediation; And whereas the parties have settled the dispute between them with the assistance of the mediator; And whereas the parties hereby record the terms and conditions of the settlement; Now therefore it is agreed as follows:	PARTIES:		
Whereas the parties referred their dispute to mediation; And whereas the parties have settled the dispute between them with the assistance of the mediator; And whereas the parties hereby record the terms and conditions of the settlement; Now therefore it is agreed as follows:	AA	Claim	nant
Whereas the parties referred their dispute to mediation; And whereas the parties have settled the dispute between them with the assistance of the mediator; And whereas the parties hereby record the terms and conditions of the settlement; Now therefore it is agreed as follows:	And		
And whereas the parties have settled the dispute between them with the assistance of the mediator; And whereas the parties hereby record the terms and conditions of the settlement; Now therefore it is agreed as follows:	ВВ	Responde	ent
	And whereas the part of the mediator; And whereas the part of the mediator; And whereas the part of the mediator;	rties have settled the dispute between them with the assistant of the settlement of	

 	 COMMENSATION OF THE PROPERTY O

2. AUTHORITY TO ENTER INTO SETTLEMENT

Each person signing this agreement in a representative capacity warrants that he or she has full authority to bind his or her principal to this agreement.

3. CONSENT TO JUDGMENT

The Claimant/Respondent agrees that in the event of failure to comply with any term of this agreement, the Claimant/Respondent shall be entitled to lodge with the clerk/registrar of the court the written Consent to Judgment signed by the Claimant/Respondent and obtain judgment in accordance with the provisions of section 58 of the Magistrates' Courts Act 32/1944.

4. NON PAYMENT

Should any amount payable in terms of this agreement not be paid on the due date the full amount outstanding shall immediately become due, owing and payable.

5. CONFIDENTIALITY

- 5.1 It is understood between the parties and the mediator that the mediation will be strictly confidential and without prejudice.
- 5.2 Mediation discussions, written and oral communications, any draft resolutions, and any unsigned mediated agreements shall not be admissible in any court proceeding, unless such information is discoverable in terms of the normal rules of court. Only a mediated agreement, signed by the parties may be so admissible.

- 5.3 The parties further agree to not call the mediator to testify concerning the mediation or to provide any materials from the mediation in any court proceeding between the parties.
- 5.4 The parties understand the mediator has an ethical responsibility to break confidentiality if s/he suspects another person may be in danger of harm.

6. ORDER OF COURT

The parties agree that this settlement agreement is/is not forthwith to be made an order of court.

7. BREACH

In the event that this agreement has not been made an order of court and any party breaching the agreement, the aggrieved party will be entitled to make application to court to make this agreement an order of court and to enforce the terms of hereof.

8. NON-VARIATION AND WAIVER

The parties agree that any amendment, waiver or variation of any term of this agreement must be in writing and signed by all parties.

SIGNED AT	ON	
WITNESSES:		
1	CONTROL OF THE PROPERTY OF THE	
		CLAIMANT
2.		PERSONAL CAPACITY/
		DULY AUTHORISED
		(Attach copy of authority/
		resolution ⁾

WITNESSES:	
1.	
2.	RESPONDENT PERSONAL CAPACITY/ DULY AUTHORISED (Attach copy of authority/ resolution)

FORM MED-15 (Rule 80(2))

COURT:	FILE NO:	
	MEDIATOR'S REPORT	
PARTIES:		
AA		Claimant
And		
ВВ		Respondent
To: The mediation clerk		
1(a) Mediation between t	the parties was held on the following da	tes and at the
following times:		
Date:	Time:	
Date:	Time:	
Date:	Time:	
(b) Mediation was conclu	ded on	_
OR	cessful and a settlement agreement was co	
(b) An agreement was/wa	as not concluded	

OR	
4 (a) Mediation was not success	sful for the following reasons:
(b) The parties have elected	to continue with litigation/take no further steps/tak
time to consider what they w	vould elect to do.
	MEDIATOR
	NAME
	DATE"

COMMENCEMENT

5. These rules come into operation on 1 August 2014.

UMNYANGO WEZOBULUNGISA KUNYE NOPHUHLISO LOMGAQO-SISEKO

Nombolo. R. 183 18-03-2014

IBHODI YEMIGAQO YEENKUNDLA ZOMTHETHO, KA-1985 (UMTHETHO NOM. 107 KA-1985)

UHLENGAHLENGISO LWEMIGAQO EKHOKHELA INKQUBO YOKUQHUBEKA KWEENKUNDLA ZOOMANTYI EMZANTSI AFRIKA

Ibhodi yemigaqo yeeNkundla zoMthetho, phantsi kwecandelo lesi- 6(1) kunye nesi- 6(2) zemiGaqo yeBhodi yeeNkundla zomthetho, umthetho ka- 1985 (Umthetho Nom. 107 ka 1985), funda necandelo lesi- 9(6)(a) kunye nesi- 9(6)(b) zoMthetho weNkundla yeNgingqi woLungiso Mthetho, umthetho ka- 2008 (Umthetho Nom. 31 ka- 2008) ngemvume yoMphathiswa wezoBulungisa kunye noPhuhliso woMgaqo-siseko, yeenze imithetho kwiShedyuli.

ISHEDYULI

Ingcaciso

1. Kule migaqo "imiGaqo" ibhekisela kwimiGaqo eLawula ukuQhutywa kweeNkqubo zeeNkundla zoMzantsi Afrika epapashwe phantsi kweSaziso

1

sasebuRhulumenteni esingu-Nom. R. 740 somhla wama-23 ku-Agasti 2010, njengoko sithe sahlengahlengiswa ngokweSaziso sasebuRhulumenteni esingu-Nom. R. 1222 somhla wama-24 kuDisemba 2010, nesingu-R. 611 somhla wama-29 Julayi 2011, nesingu-R. 1085 somhla wama-30 kuDisemba 2011, nesingu-R. 685 somhla wama-31 ku-Agasti 2012, nesingu-R. 115 somhla we-15 kuFebhruwari 2013, kwanesingu-R. 263 somhla we-12 ku-Apreli 2013.

Ulungiso lwemiGaqo

- 2. Imigaqo apha ilungiswa ng -
- (b) kuhlonyelwe isaHluko 1 ilandelayo ngaphambi komgaqo wama-3 kule miGaqo; kwaye
- (b) kuhlonyelwe isaHluko esilandelayo ngaphambi komgaqo wama-70 kule miGaqo.

"IsaHluko 2

linjongo

- 70. linjongo zesi saHluko kukunika ifuthe-
- (1) kwicandelo lama-34 loMgaqo-siseko weRiphabhliki yoMzantsi Afrika, ka-1996, eliqinisekisa ukuba wonk' umntu unelungelo lokuba nayo nayiphi na imbambano enokusonjululwa kukusetyenziswa komthetho oya kugqitywa kukusingathwa kwetyala esidlangalaleni ngokungenakhethe phambi kwenkundla okanye xa kufanelekile, kwenye inkundla yamatyala okanye iqonga elizimeleyo; nokuthi
- (2) isigqibo seNkomfa yokuFikelela kwezoBulungisa eyayibanjwe ngoJulayi 2011, phantsi kwemikhala yeJaji eyiNtloko, eyayijoliswe ekufezekiseni ukuhanjiswa kobulungisa obufikelelekayo nobusemgangathweni kubo bonke abantu, esokuba kufanele kuthathwe amanyathelo okusebenzisa iindlela ezizezinye zokusombulula iimbambano, ingakumbi uxolelwaniso lwasenkundleni okanye

isisombululo seembambano esisesinye esibufana neKomishoni yoLamlo noSombululo (CCMA), kwinkqubo yeenkundla.

Injongo yokulamla imbambano

- 71. linjongo eziphambili zokulamla imbambano-
 - (a) kukukhuthaza ukufikelela kwezobulungisa;
 - (b) kukukhuthaza ubulungisa obulungisa izinto;
 - (c) kukulondoloza ubudlelwane phakathi kwabantu abamangalelanayo okanye abasenokumangalelana obusenokonakala okanye butshabalale ngenxa yaloo mbambano;
 - (d) kukuza nesisombululo esikhawulezayo nesingabizi kangako ngokwasemalini phakathi kwabantu abamangalelanayo okanye abasenokumangalelana;
 - (e) kukunceda abantu abamangalelanayo okanye abasenokumangalelana benze isigqibo bengekamangalelani okanye ngaphambi kokuba baqalise ukumangalelana enobana basemdleni okanye abanamdla wokuqhutywa kwetyala okanye ukukhatywa kwesicelo sabo; yaye
 - (f) kukunika abantu abamangalelanayo okanye abasekumangalelana izisombululo kwimbambano yabo, nto leyo engaphaya kwamagunya amagosa enkundla.

Injongo yemigaqo

72. Injongo yemigaqo ekwesi saHluko kukwandlala inkqubo yokufakwa ngokuzithandela kweembambano zoluntu ukuba zilanyulwe kwiinkundla ezikhethiweyo.

lingcaciso

73. Yeyenjongo zesi saHlluko-

'inyathelo' libhekisela kwisenzo sokumangala esiqaliswa ngokukhutshwa kweesamani;

'isisombululo sembambano esisesinye' sibhekisela kwinkqubo yaxa umntu ozimeleyo nongakhethi icala enceda amaqela athile azame ukusombulula imbambano ephakathi kwawo, enobana kungaphambi okanye kusemva kokuqalisa ukumangalelana;

'isicelo' sibhekisela kwisimangalo esiqaliswe ngokwenziwa kwesaziso;

'ummangalelwa' uquka nawuphi na umntu omangalelweyo nalo naliphi na iqela eliza kube lizithethelela kwimbambano ukuba kuyamangalelwana;

'imbambano' ibhekisela kwesona sizekabani sokumangalelana okanye esinokubangela ukumangalelana phakathi kwamaqela okanye inxalenye yaso; 'ummangali' ubhekisela kumntu wesimangalo;

'isimangalo' sibhekisela kwiinkqubo zenkundla eziqalwa ngeenkqubo zokuthatha inyathelo okanye zokufaka isicelo;

'ukulamla' kubhekisela kwinkqubo apho umlali enceda amaqela amangalelanayo okanye asenokumangalelana ukuba asombulule imbambano ephakathi kwawo ngokubhexesha iingxoxo phakathi kwala maqela, ewanceda abone iingxaki, awacacisele nangezinto ezifanele zinikwe ingqwalasela kuqala, ahlole iinkalo anokwaphulelana kuzo aze awabonise neendlela zokuzama ukusombulula loo mbambano;

'iseshoni yokulamla' ibhekisela kwixesha laxa umlamli kunye namaqela bebonisana ngendlela yokulamla imbambano;

'umlamli' ubhekisela kumntu okhethwe ngaloo maqela okanye ngumabhalana wenkundla kungenjalo unobhala wenkundla ngokweshedyuli ekubhekiselwe kuyo kumgaqo wama-86(2), ukuba alamle imbambano phakathi kwamaqela;

'isimangalo esinokuvela' sibhekisela kwisimangalo esinokuvela kwimbambano leyo;

'isitatimente sebango' sibhekisela kwisitatimente esibhaliweyo esityikitywe ngumntu lowo, apho achaza ibango lembuyekezo efanele yenziwe ngomnye umntu nalapho achaza ngokucacileyo nangokuthe ngqo izibakala ezibambekayo elisekelwe kuzo elo bango;

'isitatimente sokuzithethelela' sibhekisela kwisitatimente esibhaliweyo, esityikitywe ngummangalelwa, apho ummangalelwa achaza ngokucacileyo nangokuthe ngqo izibakala ezibambekayo ekusekelwe kuzo ukuzithethelela kwakhe.

Ukusetyenziswa kwemigaqo

- **74.** (1) Imigaqo ekwesi saHluko isebenza xa amaqela ethobela ngokuzithela ukungena kwinkqubo yokulamla—
 - (a) iimbambano ngaphambi kokuqaliswa kwesimangalo; kunye
 - (b) nezimangalo esele ziqhuba njengoko zichaziwe kumgaqo wama-78 nowama-79.
- (2) Le migaqo isebenza ezinkundleni eziya kutyunjwa nguMphathiswa ngokuzipapasha kwi*Gazethi*.
- (3) Ukusetyenziswa kwale migaqo kuxhomekeka kumasolotya awo nawuphi na umthetho ongomnye nakwinkqubo echazwe kuwo nawuphi na umthetho ongomnye, ekulanyulweni kweembambano eziphakathi kwamaqela amangalelanayo.

Ukusa imbambano kulamlo

- 75. (1) Amagela asenokusa imbambano yawo kulamlo-
 - (a) ngaphambi kokuqaliswa kokumangalelana; okanye
- (b) emva kokuqaliswa kwesimangalo kodwa ngaphambi kwesigwebo; _ngaphandle kokuba xa ityala sele liqalisiwe kuya kufuneka ukuba loo maqela afumane isigunyaziso senkundla

(2) Igosa lenkundla linokuthi nangaliphi na ixesha emva kokuqaliswa kokumangalelana, kodwa ngaphambi kwesigwebo, abuze ukuthi kungenzeka na ukulamla loo mbambano aze anike amaqela lawo ithuba lokusa imbambano yawo kulamlo.

Imisebenzi neemfanelo zoomabhalana noonobhala

- **76.** (1) Umabhalana okanye unobhala wenkundla ufanele acacisele onke amaqela—
 - (a) injongo yesisombululo esisesinye kwimbambano, okuthetha ukuthi, iinjongo neenzuzo zaso, kuquka ukuphepha iindleko zokulamla; kunye
 - (b) ngokuzibophelela kwiindleko zomlamli.
- (2) Umabhalana okanye unobhala wenkundla ufanele-
 - (a) azise amaqela ukuba anokuncedwa ziingcali azikhethileyo, ngeendleko zawo;
 - (b) ekubonisaneni namaqela, uphumeza iimfanelo zakhe ngokomgaqo wama-77 nowama-78;
 - (c) ukuba amaqela ayavuma ukulamlwa, ubanceda benze isivumelwano esibhaliweyo solamlo, esifanele sityikitywe; yaye
 - (d) xa sigqityiwe isivumelwano solamlo, usigqithisela kumlamli—
 - (i) ikopi yesivumelwano ukuze alamle;
 - (ii) iikopi zesitatimente sebango nesitatimente sokuzithethela, ukuba ulamlo luza kuqhuba ngaphambi kokumangalelana;

- (iii) kwiinkqubo zokuthathwa kwenyathelo, iikopi zeesamani nesingxengxezo, okanye isitatimente sokuzithethelela ukuba akukho singxengxezo sifakiweyo; yaye
- (iv) kwiinkqubo zokufakwa kwesicelo, iikopi ezisekelwe kuso, iingxelo ezifunyelweyo zemibuzo neempendulo, okanye isitatimente sokuzithethelela, ukuba akukho ngxelo ifungelweyo efakiweyo.

Ukusa imbambano kulamlo ngaphambi kokuqaliswa kokumangalelana

- 77. (1) Umntu onqwenela ukusa imbambano kulamlo ngaphambi kokuqaliswa kokumangalelana ufanele enze isicelo esibhaliweyo kumabhalana okanye unobhala wenkundla, oya kuba negunya lokuwuva loo mbandela, xa kunokuqaliswa ukumangalelana.
- (2) Isicelo ekubhekiselwe kuso kumgaqo omncinane (1) sifanele sibonise—
- (a) enobana isicelo esingembuyekezo ebangwa ngomnye okanye ngokuchasene nomnye umntu ofuna ulamlo;
 - (b) amagama apheleleyo omnye umntu okanye abantu okanye igama okanye amagama awaziwa ngawo omnye umntu okanye abantu abakwimbambano leyo ngulowo ofuna ulamlo;
 - (c) iidilesi zendawo okanye zeposi yomntu umntu okanye abantu abakwimbambano leyo;
 - inombolo yefeksi okanye idilesi ye-imeyili yomntu ofuna ulamlo, ukuba loo mntu unayo inombolo yefeksi okanye idilesi ye-imeyili; kunye
 - (e) uhlobo lwembambano nezibakala ezibambekayo ezingunozala waloo mbambano.

- (3) Umabhalana okanye unobhala wenkundla ufanele azise onke amaqela akwimbambano ukuba kufunwa ulamlo aze acele umntu ofuna ulamlo nawo onke amanye amaqela ukuba babekho kwinkomfa kwisithuba seentsuku ezil-10, ngenjongo yokufumanisa enobana onke na amaqela okanye athile kuwo ayavuma kusini na ukusa le mbambano kulamlo.
- (4) Ukuba inkomfa ekubhekiselwa kuyo kumgaqo omncinane (3), athile kuwo okanye onke amaqela anokulamlwa, ayavuma ukusa imbambano kulamlo, umabhalana okanye unobhala wenkundla ufanele—
 - (a) athi ngokubambisana nala maqela amisele umlamli okanye, ukuba amaqela akavumelani ngomlamli othile, umabhalana okanye unobhala wenkundla amisele umlamli;
 - (b) alumane indlebe nomlamli baze babeke usuku, ixesha nendawo yolamlo, yaye
 - (c) ancede amaqela enze isivumelwano esibhaliweyo solamlo phakathi kwamaqela, esiya kutyikitywa ngawo nesinezi nkcukacha zilandelayo:
 - (i) linkcukacha ezikubhekiselwe kuzo kumgaqo omncinane wesi-2(b), (c) nalo (d);
 - (ii) isitatimente esithi amaqela ayavuma ukulamla le mbambano ephakathi kwawo;
 - (iii) usuku, ixesha nendawo yolamlo;
 - (iv) igama lomlamli;
 - (v) ixesha eliza kuthathwa yiseshoni nganye yolamlo;

- (vi) Ixesha ekuya kugqitywa ngalo ulamlo liya kugqitywa nangaliphi na ixesha okanye amaxesha asenokwandiswa;
- (vii) ukugcina iimfihlo nelungelo elinxulumene nezinto ezidizwayo kulamlo;
- (viii) Iziphumo nezaliphi iqela elingabambanga isivumelwano; kwaye
- (ix) xa kukho amaqela amaninzi kwimbambano, imiqathango yaso nasiphi na isivumelwano sembuyekezo ayibopheleli naliphi na iqela elingeyonxalenye yolamlo.
- (5) Umntu ofaka ibango lembuyekezo ufanele afake isitatimente sebango kumabhalana okanye unobhala wenkundla kwisithuba seentsuku ezili-10 zokutyikitywa kwesivumelwano ekubhekiselwe kuso kumgaqo omncinane 4(c), aze agqithise ikopi yesitatimenti sebango kwamanye amaqela neeNkqubo solamlo.
- (6) Umntu achaseneyo lembuyekezo ebonwayo ufanele afake isitatimente sokuzithethelela kumabhalana okanye unobhala wenkundla kwisithuba seentsuku ezili10 zokufunyanwa kwesitatimente sebango, aze agqithise ikopi yesitatimente sokuzithethelela kuwo onke amanye amaqela eenkqubo zolamlo.

Ukusiwa kwembambano kulamlo ngabamangalelanayo

- **78.** (1) (a) Nawuphi na umntu othi kulo naliphi na inqanaba emva kokuba ukumangalelana kuqalile, kodwa ngaphambi kokuxoxwa kwetyala, acele umabhalana okanye unobhala wenkundla, ngokubhala, ukuba loo mbambano ibhekiswe kulamlo.
- (b) Umabhalana okanye unobhala wenkundla ufanele achazele bonke abanye abantu akwimbambano leyo ukuba kukho umntu ofuna le mbambano ilanyuwe yaye ufanele acele loo mntu ofuna ulamlo nabo bonke abanye abantu ukuba babekho kwinkomfa kwisithuba seentsuku ezili-10 ngenjongo yokufumana enobana bonke okanye abathile bayavumelana na nolamlo.

- (2) Emva kokuqaliswa kokuxoxwa kwetyala kodwa ngaphambi kwesigwebo nawuphi na umntu nokufaka isicelo enkundleni sokusa loo mbambano kulamlo.
- (3) Ukuba inkundla isa loo mbambano kulamlo, amasolotya omgaqo omncinane wesi-(4) nakumgaqo omncinane wama-76(2) nowama-77(4) ayasebenza.
- (4) (a) Kwimiba yokuthathelwa amanyathelo, ukuba izicelo zivaliwe, iisamani okanye izibhengezo kunye nezicelo, njengoko kubhekiselwe kuzo kule migaqo, ziya kuba sisitatimente sebango nesokuzithethelela ngokushiyana kwazo.
- (b) Ukuba isicelo asihanjiswanga, ummangalelwa ufanele asihambise isitatimente sokuzithethelela kwisithuba seentsuku ezili-10 zokuqukunjelwa kwesivumelwano solamlo.
- (c) Kwimiba yezicelo, ingxelo efungelweyo yesicelo eso iya kuba sisitatimente sebango nengxelo efungelweyo yokuziphendulela, ukuba ihanjisiwe, iya kuba sisitatimente sokuzithethelela.
- (d) Ukuba akukho ngxelo ifungelweyo ehanjisiweyo, ummangalelwa ufanele ahambise isitatimente sokuzithethelela kwisithuba seentsuku ezili-10 zokuqukunjelwa kwesiyumelwano solamlo.

Ukusiwa kwembamba kulamlo yinkundla

79. (1) Inkundla inganyanzeleka, ukuba ngexesha letyala kodwa ngaphambili kwesigwebo, bacele uku

ukuba kungangenelelwa na kulawulo mbambano kwaye ngokwamaqela ithuba lokubhekisela kwiklaka okanye umbhalisi wenkundla ukuba aqhube ulawulo mbambano.

(2) Ukuba kuthi ngaphambi kokuthethwa kwetyala amaqela avume ukuba le mbambano ingasiwa kulamlo, loo maqela afanele acele inkundla ukuba ise le mbambano kumabhalana okanye unobhala wenkundla ukuba aququzelele ulamlo.

(3) Amasolotya omgaqo wama-76(2), owama-77(4) nowama-78(4) asebenza ukuba imbambano isiwe kulamlo phantsi kwalo mgaqo.

Indima nemisebenzi yomlamli

- **80.** (1) Xa kuqaliswa ulamlo umlamli ufanele azise amaqela lawo oku kulandelayo:
 - (a) linjongo zolamlo nezinto ekujoliswe kuzo ekubhexesheni ukuzinziswa kwembambano phakathi kwamaqela;
 - (b) indima yokubhexesha yomlamli njengomlamli ongakhethi icala ongenakwenza naziphi na izigqibo ngezibakala okanye umthetho nongenokugweba nawuphi na umntu othatha inxaxheba kulamlo njengonyanisileyo;
 - (c) ukuncinwa okwenziwa kwiinkqubo zolamlo;
 - (d) imigaqo esebenzayo kwiseshoni yolamlo;
 - (e) zonke iingxoxo nezinto ezidizwayo apho, enoba zithethiwe okanye zibhaliwe, ngethuba lokulamla ziyimfihlo yaye azamkeleki njengobungqina kuyo nayiphi na inkundla, inkundla yamatyala okanye elinye iqonga elizimeleyo, ngaphandle kokuba iingxoxo nezinto ezidizwayo apho zibhaliwe kwisivumelwano sokuzinziswa kwembambano esityikitywe ngala maqela, okanye zifunyenwe ngokwemigaqo yenkundla, okanye ngokwawo nawuphi na omnye umthetho;
 - (f) umlamli usenokuthi ngethuba leseshoni yolamlo akhuthaze amaqela ukuba adize yonke into ukuba ngokokubona kwakhe umlamli oko kudiza kungeza nesisombululo kwimbambano ephakathi kwala maqela;

- (g) akukho mntu ufanele anyanzelwe ukuba adize nantoni na, kodwa umntu usenokudiza izinto ngokuzithandela ekwakhuselwe ngumgaqo omncinane we-(1)(e);
- (h) umlali uya kunceda ekuqulunqeni isivumelwano sokuzinziswa kwembambano ukuba isonjululwe loo mbambano; yaye
- (i) ukuba imbambano ayisonjululwanga, umlamli uya kuyibuyisela kwakumabhalana okanye unobhala wenkundla loo mbambano, emazisa ukuba le mbambano ayisombululeki.
- (2) Umlamli ufanele athi, kwisithuba seentsuku ezi-5 zokuqukumbela ulamlo, afake ingxelo kumabhalana okanye unobhala wenkundla emazisa ngeziphumo zolamlo.
- (3) Umlamli usenokuyirhoxisela olu usuku iseshoni yolamlo ukuba amaqela ayavuma.

Ukurhoxiswa okwexeshana kwemida yamaxesha

81. Imida yamaxesha echazwe kwimigaqo ekwisaHluko 1 yokuhanjiswa kwezicelo nezaziso, ukufakwa kweengxelo ezifungelweyo okanye ukuthatha kwakhe nawuphi na kwaba bamangalelanayo inyathelo kuyarhoxiswa okwexeshana ukususela ekuqukunjelweni kwesivumelwano ukuya kutsho ekuqukunjelweni kweenkqubo zolamlo.

Izivumelwano zokuzinziswa kwembambano

- **82.** (1) Xa amaqela efikelela ekuyizinziseni imbambano, umlamli ufanele awancede amaqela ekuqulunqeni isivumelwano sokuzinziswa kwembambano, esifanele sigqithiswe ngumlamli asise kumabhalana okanye unobhala wenkundla.
- (2) Ukuba ukuzinziswa kwembambano kwenzeke ekulanyulweni kwembambano ebiyinxalenye yokumangalelana, umabhalana okanye unobhala wenkundla, ufanele athi esakufumana isivumelwano sokuzinziswa kwembambano kumlamli, asigcine eso sivumelwano sokuzinziswa kwembambano kwiifayile.

- (3) Ukuba akufikelelwanga ekuzinzisweni kwembambano ebingeyonxalenye yokumangalelana, umabhalana okanye unobhala wenkundla ufanele athi esakufumana ingxelo yomlamli, agcine loo ngxelo kwiifayile.
- (4) Ukuba kufikelelwe ekuzinzisweni kwembambano ngethuba lolamlo eyinxalenye yokumangalelana, umabhalana okanye unobhala wenkundla ufanele athi ngokucelwa ngamaqela lawo nasemva kokuba efumene isivumelwano sokuzinziswa kwembambano kumlamli, athi thaca isivumelwano sokuzinziswa kwembambano phambi kwegosa lenkundla kumagumbi angaphakathi ukuze aphawule ukuba imbambano leyo izinzisiwe okanye enze eso sivumelwano sibe ngumyalelo wenkundla, xa evumelana amaqela.
- (5) Ukuba akufikelelwanga kwisivumelwano sokuzinziswa kwembambano ngethuba lolamlo kwimbambano ebiyinxalenye yokumangalelana, umabhalana okanye unobhala wenkundla ufanele athi esakufumana ingxelo yomlamli, ayigcine kwiifayile loo ngxelo aze avumele izimangalo ziqhubeke, ekuya kuthi ngoko yonke imida yamaxesha eberhoxiswe okwexeshana iqalise ukusebenza.
- (6) Izivumelwano zokuzinziswa kwembambano zifanele zibhalwe phantsi zize zityikitywe ngamaqela lawo.

Amagela amaninzi neembambano ezininzi

- **83.** (1) Apho kukho amaqela amaninzi anembambano, amaqela avumelanayo ukuba alanyulwe afanele aqhubele phambili esenjenjalo yaye amaqela angavumelaniyo wona ukuba alanyulwe afanele aqhubeke nezimangalo.
- (2) Apho kukho izinto eziliqela eziyimbambano, amaqela asenokuvumelana ukuba kwezinye izinto mawafune ukulamlwa zize ezinye ziye enkundleni.
- (3) Apho kukho naziphi na izinto ezithe zasala zingazinziswanga emva kolamlo, amaqela asenokuqhubeka nezimangalo kwezo zinto zingakhange zizinziswe.

lintlawulo zabalamli

- **84.** (1) Amaqela athatha inxaxheba kulamlo abophelelekile ngokuhlawula iintlawulo zomlamli, ngaphandle kokuba iinkonzo zaloo mlamli zifumaneka simahla.
- (2) Uxanduva mayela neentlawulo zomlamli lufanele luthwalwe ngokulinganayo ngawo onke amaqela athatha inxaxheba kulamlo: Ngaphandle kokuba naliphi na iqela liyazinikela ekuhlawuleni okanye lithembisa ukuhlawula zonke iintlawulo zomlamli.
- (3) Amaxabiso eentlawulo ezibizwa ngabalamli aya kupapashwa nguMphathiswa kunye neshedyuli yabalamli abaqinisekisiweyo ekuthethwe ngabo kumgaqo wama-86(2).

Ukumelwa kwamaqela kwiinkqubo zolamlo

- **85.** (1) Ngokomgaqo omncinane wesi-(2) nowesi-(3), amaqela alanyulwayo afanele abekhona buqu kwiiseshoni zolamlo.
- (2) Ukuba ngumntu okanye inkampani okanye intlangano yezomthetho ethatha inxaxheba kwiinkqubo zolamlo loo ntlangano ifanele imelwe ligosa laloo mntu, inkampani okanye intlangano, elifanele libe ligunyaziswe ngokufanelekileyo ukumela loo ntlangano, ukuze enze isivumelwano sokuzinziswa kwaloo mbambano aze asityikitye eso sivumelwano sokuzinziswa kwembambano egameni laloo ntlangano.
- (3) Ukuba ngurhulumente okanye intlangano karhulumente ethatha inxaxheba kwiinkqubo zolamlo, urhulumente okanye loo ntlangano ifanele imelwe ligosa, eligunyaziswe ngokufanelekileyo ukumela urhulumente okanye loo ntlangano ukuze lenze isivumelwano sokuzinziswa kwembambano lize lityikitye egameni likarhulumente okanye loo ntlangano isivumelwano sokuzinziswa kwembambano, yaye lincedwe liGqwetha likaRhulumente.
- (4) Nawuphi na umntu oya kwiinkqubo zolamlo unokuncedwa yingcali okanye iingcali.

Iziqinisekiso zabalamli

- **86.** (1) Imfundo, imigaqo nomgangatho wabalamli abaya kulamla ngokwale migaqo, iya kugqitywa nguMphathiswa.
- (2) Ishedyuli yabalamli abaneziqinisekiso, abaya kukhethwa kuyo abalamli ngokwesi saHluko, iya kupapashwa nguMphathiswa.

lifomu nemigaqo yesikhokelo

87. lifomu nemigaqo yesikhokelo yokunceda amaqela, oomabhalana benkundla, oonobhala benkundla, amagosa enkundla nabalamli ngokuphathelele iinkqubo zolamlo iya kupapashwa kunye nokubhengezwa kwale migaqo.

Uhlengahlengiso lomgaqo wama-70 wemiGaqo

3. Umgaqo wama-70 wemiGaqo uhlengahlengiswa ngokuthathelwa indawo kwenombolo "70" yinombolo "88".

Uhlengahlengiso kokuqhotyeshelweyo kulemiGaqo

4. Iziqhotyeshelwiso kulemiGaqo ziyahlengahlengiswa ngokufakelelwa emva KweSiqhotyeshelwiso 2 kweSiqhotyeshelwiso silandelayo:

ANNEXURE 3

lifomu zolawulo mbambano

(UMGAQO 87)

Ifomu nombolo:

MED-1	Ukufaka isicelo sokuba udluliselwe kuMlawuli mbambano	
MED-2	Isimemo sokuba vuma ukuthatha inxaxheba kulawulo	
	mbambano	
MED-3	Ukufaka isicelo sokuba udluliselwe kumlawuli mbambano	
MED-4	Isimemo kulawulo mbambano emveni	
	kokuba ityala liqalile	
MED-5	Ingcaciso yenkqubo namalungelo	
MED-6	Isivumelwano solawulo mbambano	
MED-7	Isilumkiso kwiHolo yeMali ukufumana intlawulo yemali yomlawuli	
	mbambano	
MED-8	Isiteyithimenti sobango	
MED-9	Isiteyithimenti sokuzikhusela	
MED-10	Imiyalelo yokulawula imbambano	
MED-11	Umiso Iolawulo mbambano	
MED-12	Ishiti yexesha yolawulo mbambano	
MED-13	liphumo zolawulo mbambano	
MED-14	Uzinzo lwesiVumelwano	
MED-15	Ingxelo yomlawuli mbambano	

FORM MED-1

(imigaqo 77(1) kunye no- (2))

INKL	NKUNDLA: INOMBOLO YEFAYILE:	
	UKUFAKA ISICELO	SOKUBA UDLULISELWE KUMLAWULI MBAMBANO
		(Ngokwesimangalo ₎
AMA	QELA:	
AA		Ummangali
Kuny	/e	
BB		Ophendulayo
(Kufı	uneke igcwaliswe ngun	bangi/nguklaka wolawulo mbambano)
1.		ngezantsi, Umbangi, Ummeli woMbangi, sifaka isicelo ambano sengxaki ephakathi kwala maqela.
2.	linkcukacha zam/iinko Ifani/Igama Amagama Idilesi yokuhlala	ukacha zeziko endilimele zezi:
	Idilesi yeshishini	

	Idilesi yeposi		
	Imfonomfono _		
	Inombolo kanomyayi		
	Inombolo yefeksi		
	Imeyile		
3.	linkcukacha Zalowo U	uzwayo:	
	lfani/lgama		
	Amagama		
	ldilesi yokuhlala		
	Idilesi yeshishini		
	Idilesi yeposi		
	Imfonomfono		
	Inombolo kanomyayi		
	Inombolo yefeksi	·	
	Imeyile		
ltyiki	tywe e- nge-	kusuku lwe-	
			UMBANGI
			ONOKUMELA SIQU/

IGUNYAZISWE NGOKUFANELEYO (faka ikopi yogunyaziso/ isisombululo)

Imeyile

FORM MED-2 (Umgaqo 77(3)

INKUNDLA:	INOMBOLO YEFAYILE:	
ISIMEMO SOKUBA VUMA UKUTHATHA INXAXHEBA KULAWULO MBAMBANG (Ngaphambili kokuqala isimangalo)		
Amaqela:		
AA	Ummangali	
Kunye		
ВВ	Ophendulayo	
(Kufuneke igcwaliswe nguklak	a wolawulo mbambano)	
Idilesi yeshishini Idilesi yeposi Imfonomfono	AYO	
Inombolo kanomyayi _ Inombolo yefeksi		

- 1. Ukulawula imbambano yinkqubo apho iingxaki zingalungiswa ngokuzola ngoncedo lomlawuli mbambano ongakhethe cala ngokukhawuleza kwaye elungile emalini.
- 2. Umbangi ufake isicelo sokulawulelwa ngakuwe ngokubonisiwe kwesi sicelo songenelelo esincanyathiselwe.
- 3. Uyamenywa yiklaka yomlawuli mbambano wale nkundla ingentla ukuba uze entlanganisweni ngeenjongo zokucacisa inkqubo yongenelelo emveni koko, ngesivumelwano, ucinge isivumelwano sokungenelela. Oku kunganqanda ukuqhubeka ngokusemthethweni kwenkundla ngakuwe.

4.	Intlanganiso iza kuthatha ixesha e-	ikwiGumbi,	
	KwiNkundla kaMantyi e-	ekus	seni/ebusuku.
		IKLAKA	YOLAWULO
		MBAMBA	NO
		UMHLA W	'ESITAMPU

FORM MED-3 (Umgaqo 78(1)

INKU	DLA: INOMBOLO YEFAYILE:
U	(Emveni kokuqala isimangalo)
	(Emvom Kokadala lomangalo)
AMA	ELA:
AA	Ummangali
Kuny	
BB	Ophendulayo
(Kufu	eke igcwaliswe ngamaqela/nguklaka wolawulo mbambano)
S	na lo osayine apha ngezantsi, Umbangi, Ummeli woMbangi, sifaka isicelo kusiwa kulawulo mbambano sengxaki engaphantsi kwecala lenkundla guNombolo
	IKCUKACHA ZOPHENDULAYO ni/lgama nagama lesi yokuhlala lesi yeshishini lesi yeposi fonomfono ombolo kanomyayi ombolo yefeksi

	Imeyile			
3.	IINKCUKACHA ZOPHEN	DULAYO:		
	lfani/lgama			
	Amagama			
	Idilesi yokuhlala			
	Idilesi yeshishini			
	Idilesi yeposi			
	Imfonomfono			
	Inombolo yefeksi			
	lmeyile			
	kitywe engo-	kusuku	lwe-	
	90	nasana		

UMBANGI/OPHENDULAYO

(Ukuba umbangi ongaphezulu kwesinye okanye isihlomelo somphenduli esisecaleni sisetyenzisiwe ukunikeza iinkcukaca zabanye ababangi kunye okanye abaphenduli)

FORM MED-4 (Umgaqo 78(1)

INKUNDLA:	INOMBOLO YEFAYILE:
	MEMO KULAWULO MBAMBANO Emveni kokuqala isimangalo)
AMAQELA:	
AA	Ummangali
Kunye	
ВВ	Ophendulayo
(Kufuneke igcwaliswe nguk	laka wolawulo mbambano)
IINKCUKACHA ZOMFAKI S Ifani/Igama Amagama Idilesi yokuhlala Idilesi yeshishini Idilesi yeposi Imfonomfono	SICELO/OPHENDULAYO
Inombolo kanomyayi Inombolo yefeksi Imeyile	

- 1. Ukulawula imbambano yinkqubo apho iingxaki zingalungiswa ngokuzola ngoncedo lomlawuli mbambano ongakhethe cala ngokukhawuleza kwaye elungile emalini.
- 2. Umbangi./Ophendulayo ufake isicelo solawulo mbambano kwinxaki phakathi kombang/ophendulayo, njengokuba kubekiwe isicelo esincanyathiselwe solawulo mbambano.
- 3. Uyamenywa yiklaka yomlawuli mbambano wale nkundla ingentla ukuba uze entlanganisweni ngeenjongo zokucacisa inkqubo yongenelelo emveni koko, ngesivumelwano, ucinge isivumelwano sokungenelela.

4.	Ngaphandle	kwesimangalo	esiqhubayo,	uyamenywa	ukuba	uzokulawula
	imbambano.					
5.	Intlanganiso i	izakuqhubeka e-	ikwiGur	nbi,		
	KwiNkundla k	kaMantyi e <u>-</u>	ekuse	ni/ebusuku.		
				IKLA	KA	YOLAWULO
				MBAN	IBANO	

UMHLA WESITAMPU

FORM MED-5 (Umgaqo 76(1) & (2))

INKUNDLA:	INOMBOLO YEFAYILE:		
INGCACISO YE	NKQUBO & NAMALUNGELO		
AMAQELA			
AA	Ummangali		
Kunye			
ВВ	Ophendulayo		
neliphi icala lingakhetha ukuhlawule (e) Bangancediswa ngabameli yesisombululo mbambano, kodw 2. Abanyanzelekanga ukuba ba mbambano, kodwa ukuba ba	ngisa ingxaki; enxamlo yolawulo mbambano;		
Ityikitywe nguMbangi/ igqwetha e	ngo		

Ityikitywe	ngoPhendulayo/	igqwetha	e-	ngo-
			IKLAK	A YOLAWULO MBAMBANO

FORM MED-6 (Umgaqo 77(4) & (3))

INKUNDLA:	INOMBOLO YEFAYILE:
	VUMELWANO SOLAWULO MBAMBANO
(Nga	phambi kwesimangalo nasemveni kwaso)
AMAQELA:	
AA	Ummangali
Kunye	
ВВ	Ophendulayo
(Kufuneke igcwaliswe n	guklaka wolawulo mbambano)
ukulawula imbambano	zantsi, (embeni kokuba sichazwe "njengamaQela") siyavuma yengxaki ephakathi kwethu, njengoko kubekiwe kwisiCelo Mbambano, kwimimmiselo nemiqathango yesivumelwano.
1. IINKCUKACHA ZOI Ifani/Igama Amagama Idilesi yokuhlala Idilesi yeshishini Idilesi yeposi Imfonomfono Inombolo kanomya Inombolo yefeksi Imeyile	

2.	IINKCUKACHA ZOPHENDULAYO:
	Ifani/Igama
	Amagama
	Idilesi yokuhlala
	Idilesi yeshishini
	Idilesi yeposi
	Imfonomfono
	Inombolo kanomyayi
	Inombolo yefeksi
	Imeyile
3.	UMLAWULI MBAMBANO
	Amagqina apha ayavuma ukuqasha lomlawuli mbambano okankanyiwe ngezantsi:
	Ifani
	Amagama
	Idilesi
	Imfonomfono
	Inombolo kanomyayi
	Inombolo yefeksi
	Imeyile
4.	IMALI YOMLAWULO MBAMBANO
4.1	Amaqela kunye nomlawuli mbambano bayavuma ukuba imali eya kumlawuli mbambano iza kuhlawulwa ngokwemali ebekiwe nguMphathiswa.
4.2	• • • • • • • • • • • • • • • • • • • •
	mbambano kunye nencitho, ngokuqikelelwe yiklaki yolawulo mbambano, iza
	kubhatalwa kwiklakha yenkudla ukususela kokulalisa ulawulo mbambano.
	Nayiphi imali engasebenzanga, ehlawulwe ngaphambili, iza kubuyiselwa
	kuMaqela.
4.3	Amaqela aza kudibana kwaye bazakubanamaxandauva amaninzi emali
	yomlawuli mbambano kunye nenkcitho.

- 4.4 Ukuba intlawulo ayenziwanga ngexesha, umlawuli mbambano nga, ngokwesigqibo sakhe, ayeke wonke umsebenzi awenzela Amaqela kwaye arhoxe kulawulo mbambano.
- 4.5 Amaqela ayakuqonda ukuba baza kuba noxanduva lweeyure ezimbini Izomlawuli mbambano zale mali ekankanywe ngentla zexesha ebelibekile abaya kwaye abanikeza isaziso sokumisa nokuba kungeyure ezingaphambi kwama- 24 exesha.

5. UMHLA, IXESHA, NENDAWO

5.1 Ulawulo mbambano luza kubanjwa ngo- / / e- ekuseni/ebusuku.

5.2 Indawo yokulawula imbambano iza kubase-

kodwa ingatshintshwa ngesivumelwano phakathi kwamaQela kunye nomlawuli mbambano.

6. UBUDE BOLAWULO MBAMBANO

Amaqela ayavuma ukuba ubude obulindelwe bokulawula imbambano nguweeyure/iintsuku.

7. INKQUBO YOLAWULO MBAMBANO

- 7.1 Amaqela funeke aqonde ukuba ulawulo mbambano yinkqubo apho umlawuli mbambano ekhokhela unxibelelwano phakathi kwamaQela kwaye ngaphandle kokubagqibela imeko okanye ukunika isissombululo kumaQela, uyabavumela baqonde iimeko kwaye bafikelele kwisigqibo esinye ukuxazulula ingxaki yabo.
- 7.2 Amaqela ayakuqonda ukuba kwakwamaqela, ngemvumelwano nomlawuli mbambano, ukuqikelela ubungakanani bolawulo mbambano kwaye oku kuza kuphunyezwa kusekwangoko kwinkqubo yolawulo mbambano.

8. UBUME BOLAWULO MBAMBANO

- 8.1 Amaqela ayakuqonda ukuba ulawulo mbambano yinkqubo yokufikelela kwisivumelwano mbambano apho umlawuli mbambano enceda khona amaqela ukuba afikelela kwisivumelwano ngokudibene, ngokuvumelana ngokulinganayo kwaye ngendlela ebonakalayo.
- 8.2 Kuye kuqondwe ukuba umlawuli mbambano akanagunya ukuba agqibe ngeemeko ekungavunyelwananga ngazo ngamaQela.
- 8.3 Amaqela ayayiqonda ukuba ulawulo mbambano aluthathi ndawo yeengcebiso ezizimeleyo zomthetho.
- 8.4 Amaqela ayaziqonda iinjongo zomlawuli mbambano ukuba kukujonga amaQela ngokwawo efika kwesona sigqibo esigcono nesibalungele. Amaqela ayakuqonda ukuba umlawuli mbambano unoxanduva lokusebenza endaweni yeqela ngalinye ngokulinganayo kwaye umlawuli mbambano akanako ukunikeza ingcebiso yomthetho nakweliphi iqela kwaye akazunikeza mpiliso ngaphakathi kolawulo mbambano.
- 8.5 Amaqela ayachaza ukholo lwabo olulungile lwenjongo zokugqba ulawulo mbambano ngesivumelwano. Nangona, kuqondwa ukuba neliphi iqela lingarhoxa okanye liziphumele nangaliphi ixesha, nangesiphi isizathu.
- 8.6 Amaqela ayaqonda ukuba umlawuli mbambano angamisa okanye aphelisi ulawulo mbambao xa ebona ukuba ulawulo mbambano luza kuqhuelela ekubini okanye iziphumo ezingenazizathi, ukuba umqhubi mbambano uva oko ukuba akuqhutyekekwa, okanye umlawuli mbambano akaziva ukuba indawo yakhe akasayenzi kakuhle.

9. UKUNGAKHETHI CALA KOMLAWULI MBAMBANO

- 9.1 AmaQela ayaqonda ukuba umlawuli mbambano makahlale engakhethi cala oko nasemveni kwenkqubo yolawulo mbambano. Umlawuli mbambano ke ngoko akazukhetha iminqweno yelinye icala ngaphezulu kwelinye kulawulo mbambano okanye nakweyiphi inkundla okanye inkqubo.
- 9.2 Umlawuli mbambano uza kuveza iikopi zokuthatha inxaxheba, iimvumelwano ezobhaliwe, kunye namaxwebhu abhaliwe aya kubameli bamaQela ngesicelo seqela.

9.3 Umlawuli mbambano anganxibelelena nabo ngokwahlukeneyo namaqela embambano, kulo meko lezo ngxoxo ziza kubayimfihlo phakathi komlawuli mbambano kunye nelo qela ngaphandle kokuba bagqiba ngenye into.

10. UKUKHUSELWA YIMITHETHO EKONAKALENI KOMLAWULI MBAMBANO

Amaqela ayavuma ukuba umlawuli mbambano akazukubanetyala lwezinto okanye okuphumayo ngqo okanye ngokungathanga ngqo kulawulo mbambano.

11. UKUVEZA NGOKUPHELELEYO

IQela ngalinye liyavuma ukuveza ngokuphelele nangenyaniso yonke inkcukacha esondlele kuye namaxwebhu, ngokucelwe ngumlawuli mbambano, kwaye kunye neziphi iinkcukacha ezicelwe naleliphi iqela kulawulo mbambano, ukuba umlawuli mbambano uyaqikelela ukuba olo vezo lubalulekile kuwingxoxo yolawulo mbambano.

12. UKUGCINWA KWEMFIHLO

- 12.1 Kuyaqondeka ngaphakathi kwamaQela kunye nomlawuli mbambano ukuba inkqubo yolawulo mbambano iza kubayeyabucale ngokwenene kwaye ayizukubanamkhethe.
- 12.2 Ingxoxo yolawulo mbambano, ebhaliwe oknaye exoxwa ngomlomo, nyasiphi isisombululo esakhiwe, kunye naziphi izivumelwano ezingatyikitywanga azikukwamkelwa nakweyiphi inkqubo yenkundlwa, ngaphandle koku ezo nkcukacha zifunyenwe ngemigaqo eqhelekile yenkundla. Iza kubasisivumelwano esingenelelwe kuphela, satyikitywa ngamaQela esingamkeleka.
- 12.3 Amaqela ayaqhubeka evuma ukuba akazukubiza umlawuli mbambano ukuba angqine ngokudibene nolawlulo mbambano okanye anikeze nayiphi na into esuka kulawulo mbambano enkundleni zamatyala eziphakathi kwala maQela.
- 12.3 Amaqela ayaqonda ukuba umlawuli mbambano unexanduva lomthetho ukuba angophula imfihlo ukuba ukrokrela ukuba kukho umntu osengozini yokwenzakala.

13. ISIMANGALO

Amaqela ayavuma ukuba azakurhixa kwinjongp ezingalunganga kunye nokuqhubeka nomthetho njengotshaba (ngaphandle kokuba imeko ingxamisekile ukuba kubekho elo nyathelo), ngoku basaqhubeka nolawulo mbambano.

14. OKUCETYISIWE

Amwaqela ayayazi ukuba inkqubo yolawulo mbambano ayizukumisa, ihlale okanye iphazamise iingcebiso nezaliphi iqela lobango kwaye ilungelo lixhomekeke nakweliphi iqela ukuthatha amanyathelo ukuphazamisa nala ngcebiso ngexesha lolawulo mbambano.

15. ISIVUMELWANO SOKUZINZISWA KWEMBAMBANO

Ukuba amaQela aye ayixazulula ingxaki phakathi kwabo, amaQela ayavuma ukwehlisa imimmiselo yozinzo ngokubhala, ngokuncediswa ngumlawuli mbambano.

16. OKOPHULWA KWESIVUMELWANO

Neliphi iqela elephula isivumelwano liza kubanexanduva kwaye liza kubuyisela imali elo qela lingaphulanga mthetho kwaye nomlawuli mbambano nakweyiphi ilahleko, inkcitho, amatyala nemali, ukuquka imali yamagqwetha, ebitha yakhona ngenxa yesizathu sokophula lo mthetho.

17. IIMEKO EZINGAFANI NOKUNIKEZA NGAMALUNGELO OMTHETHO

AmaQela ayavuma ukuba izilungiso, unikezo gamalungelo omthetho okanye ukwehluka kwemimmiselo yesivumelwano kufuneke kubhalwe kwaye kusayinwe ngamaqela onke, ukuquka nomlawuli mbambano.

ITYIKITYWE E-	NGE-
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AMANGQINA:	
1.	
2.	UMBANGI NOKUMELA SIQU/
	IGUNYAZISWE NGOKUFANELEYO
	(faka ikopi yogunyaziso isisombululo)
AMANGQINA:	
1.	
	OPHENDULAYO
2.	ONOKUMELA SIQU/ IGUNYAZISWE NGOKUFANELEYO
	(faka ikopi yogunyaziso/
	isisombululo)

FORM MED-7

INKUNDLA:	INO	МВО	LO YEFAYIL	E:
ISAZISO SOKUFUMAMA	A IIMALI ZOM	LAW	ULI MBAMBA	ANO
AMAQELA:				
AA			Um	nmangali
Kunye				
ВВ			Ophe	endulayo
lya: Iholo yemali/lklaka yeNkundla				
Nceda yamkela esi sixa semali se				
endaweni yoMbangi/Ophendulayo, nje yentlawulo yolawulo mbambano.	engemali ebe	ekwa	kuqala/imali	eqhubekayo
linkcukacha:				
Umlawuli mbambano				
Umhlawi kulawula mbambano		ano massorio socco de francasione		
Uqikelelo lobude okulawula imbambano)			
			IKLAKA	YOLAWULO
			MBAMBANO	
			UMHLA WES	SHAMPU

FORM MED-8 (Umgaqo 77(5)

INKUNDLA:	INOMBOLO YEFAYILE:
ISITEY	ITHIMENTI SEBANGO
AMAQELA:	
AA	Ummangali
Kunye	
BB	Ophendulayo
(Kufuneke igcwaliswe ngumbangi)	
Ingcaciso yebango	
Chaza:	
(a) Umhla nengcaciso yesiganeko.	
(b) Indlela yokwephulwa okanye ilah	leko efunyenwe.
(c) Inkululeko oyifunayo.	
-	
	(ukuba isithuba asanelanga faka amapheph
	ongezelelweyo)
ITYIKITYWE E-	NGE
	UMBANGI
	ONOKUMELA SIQU/

FORM MED-9

(Umgaqo 77(6) & 78(4))

INKUNDLA:	INOMBOLO YEFAYILE:					
ISITEYITHIMENTI SOKUZIKHUSELA						
AMAQELA:						
AA	Ummangali					
Kunye						
ВВ	Ophendulayo					
(Kufuneke igcwaliswe ngophendulayo)	(Kufuneke igcwaliswe ngophendulayo)					
1. INKCUKACHA ZOPHENDULAYO: Ifani/Igama Amagama okuqala Idilesi yokuhlala Idilesi yeshishini Idilesi yeposi Imfonomfono Inombolo kanomyayi Inombolo yefeksi Imeyile						
Ingcaciso yokuzikhusela: (a) Chaza ukuba uyavuma okanye awuvun	ni ngohango lwesitevithimenti sombangi					

(b) IUkuba uyakukhanyela okubangwayo, cacisa elakho icala.

(c)Ukuba uyavumelana ne	bango, chaza okucelayo ng	esiteyithimenti.
Annual Control of the		
		asanelanga faka amaphepha
	ongezelelweyo)	
ITYIKITYWE E	NGE	
		OPHENDULAYO
		ONOKUMELA SIQU/

IGUNYAZISWE

NGOKUSEMTHETHWENI

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FORM MED-10 (Umgaqo 76(2)

INKUNDLA:	INOMBOLO YEFAYILE:				
IMIYALELO EYA KUMLAWULI MBAMBANO					
AMAQELA:					
AA		U	mmangali		
Kunye					
ВВ		Oph	nendulayo		
IYA KUMLAWULI MBAMBANO					
UMHLA WOKULAWULA IMBAMBANO					
Nceda ufumane iikopi zala maxwebhu alandel	ayo:		~£		
(a)					
(b)					
(c)					
(d)					
(e)					
		IKLAKA MBAMBANO UMHLA WE			

FORM MED-11 (Umgaqo 80(3)

INKUNDLA:	INOMBOLO YEFAYILE:
UKUHANJIS	SELWA KOMHLA WOKULAWULA IMBAMBANO
AMAQELA:	
AA	Ummangali
Kunye	
ВВ	Ophendulayo
	thi kwamaqela, inkqubo yolawulo mbambano ibibanjwe ukususelaukuya imiselwe u- _ekuseni/ebusuku.
	UMLAWULI MBAMBANO (IGAMA) UMHLA

FORM MED-12

INKUNDLA:	INOMBOLO YEFAYILE:		
ISHITI YEXESHA LOKULAWULA IMBAMBANO			
AMAQELA:			
AA			Ummangali
Kunye			
ВВ			Ophendulayo
UMHLA	TIME	UTYIKITYO LOMBANGI	UTYIKITYO LOPHENDULAYO
			UMLAWULI MBAMBANO (IGAMA) UMHLA:

FORM MED-13 (Umgaqo 80(2)

INKUNDLA:		INOMBOLO YEFAYILE:
IZIPH	UMO ZOLAWU	JLO MBAMBANO
AMAQELA:		
AA		Ummangali
Kunye		
ВВ		Ophendulayo
lya: Iklaka yolawulo mbamban	10	
Ulawulo mbambano luphumelele/aluphumelelar	olubanjwe nga.	nge
2. Isivumelwano sokuzinziswa	a kwembambano	o sincanyathiselwe.
 Ngesivumelwano amaqela wenkundla. 	a afuna uzinzi	ziso lwenziwe/lungenziwa umyalelo
		UMLAWULI MBAMBANO
		(IGAMA)
		UMHLA:

FORM MED-14 (UMGAQO 82)

INKUNDLA:	INOMBOLO YEFAYILE:
ISIVUMELWANO SOKUZINZIS	WA KWEMBAMBANO
AMAQELA:	
AA	Ummangali
Kunye	,
ВВ	Ophendulayo
Nangona amaqela ayise ingxaki yabo kumlawu	ili mbambano;
Nangona maqela efike kuzinzo lwengxaki p mbambano;	hakathi kwabo ngoncedo lomlawuli
Nangona mamaqela eshicilela imimmiselo nem	niqathango ozinzo;
Ngoko isivumelwano sihamba ngokulandelayo:	

1. IMMIMISELO YOZINZISO

-		

2. UGUNYAZISO LOKUNGENA KUZINZISO

Umntu ngamnye otyikitya isivumelwano ngokuzimela siqu obonisa ukuba yena unegunya eliphelele ukuzibophelela kwesona sigqibo.

3. IMVUME KWISIGWEBO

Umbangi/Ophendulayo uyavuma ukuba ngesiganeko sokungaphumeleli okubamba imimmiselo yesivumelwano, uMbangi/Ophendulayo lokukhuoha neklaki/umbhalisi kwenkundla isiVumo esibhaliwe kwisiGwebo esisayiniwe nguMbango/Ophendulayo kwaye bafumane isigqebo ngokomthetho okhutshiwe wecandelo 58 woMthetho weNkundla kaMantyi u- 32/ ka1944.

OKUNGAHLAWULELWA

Ukuba nayiphi imali ehlawulekayo sesi sivumelwano ingahlawulwa ngemini yokugqibela yonke lo mali isele iza kuphelelwa ngoko nangoko, ilityala kwaye ibhataleka.

5. UKUGCINWA KWEMFIHLO

- 5.1 Kuyaqondeka ngaphakathi kwamaqela kunye nomlawuli mbambano ukuba inkqubo yolawulo mbambano iza kubayeyabucale ngokwenene kwaye ayizukubanamkhethe.
- 5.2 Ingxoxo yolawulo mbambano, ebhaliwe oknaye exoxwa ngomlomo, nyasiphi isisombululo esakhiwe, kunye naziphi izivumelwano ezingatyikitywanga

azikukwamkelwa nakweyiphi inkqubo yenkundlwa, ngaphandle koku ezo nkcukacha zifunyenwe ngemigaqo eqhelekile yenkundla. Iza kubasisivumelwano esingenelelwe kuphela, satyikitywa ngamaqela esingamkeleka.

- 5.3 AmaQela ayaqhubeka evuma ukuba akazukubiza umlawuli mbambano ukuba angqine ngokudibene nolawlulo mbambano okanye anikeze nayiphi na into esuka kulawulo mbambano enkundleni zamatyala eziphakathi kwala maQela.
- 5.4 AmaQela ayaqonda ukuba umlawuli mbambano unexanduva lomthetho ukuba angophula imfihlo ukuba ukrokrela ukuba kukho umntu osengozini yokwenzakala.

6. UMYALELO WENKUNDLA

Amaqela ayavuma ukuba uzinziso lwesivumelwano malenziwe umyalelo wenkundla/kungenziwa ngalo mzuzu.

7. UNGENELELO

Kwisiganeko sesivumelwano esingenziwanga njengomyalelo wenkundla naliphi iqela elaphula isivumelwano, icala elimoshiwe liza kubanelungelo lokufaka isicelo kwinkunldla ukwenza esi sigqibo umyalelo wenkundla kwaye kufakwe imimmiselo yelo xwebhu.

8. IIMEKO EZINGAFANI NOKUNIKEZA NGAMALUNGELO OMTHETHO

AmaQela ayavuma ukuba izilungiso, unikezo gamalungelo omthetho okanye ukwehluka kwemimmiselo yesivumelwano kufuneke kubhalwe kwaye kusayinwe ngamaqela onke.

ITYIKITYWE E	NGE	
AMANGQINA:		
1.		oun.
	UMBANGI	
2	ONOKLIMELA SIOLI	/

IGUNYAZISWE NGOKUFANELEYO (faka ikopi yogunyaziso/ isisombululo)

AMANGQINA:	
1. ———	
	OPHENDULAYO
2.	ONOKUMELA SIQU/
	IGUNYAZISWE
	NGOKUFANELEYO
	(faka ikopi yogunyaziso/ <i>isisombululo</i>)

FORM MED-15 (Umgaqo 80(2)

INKUNDLA:	INOMBOLO YEFAYILE:
INGXELC	YOMLAWULI MBAMBANO
AMAQELA:	
AA	Ummangali
Kunye	
ВВ	Ophendulayo
lya: Iklaka yolawulo mbambano	
1 <i>(a)</i> Ulawulo mbambano phakathi kwaye ngalamaxesha alandela	kwamaqela beluqhutywe ngale mihla ilandelayo yo:
Umhla	lxesha
Umhla	Ixesha
	lxesha /a nge
(-)	
2. Ulawulo mbambano lenziwe	ngempumelelp ephelele kwaye isivumelwano
sozinziso zigqityiwe.	

OKANYE	
<i>(a)</i> Ulawulo mbambano luphumelele kwindawo w kuvunyelwene ngako:	zithile kwaye oku kulandelayo
(b) Isivumelwano besigqityiwe/besingagqitywanga	
OKANYE 4 <i>(a)</i> Ulawulo mbambano khange luphumelele ngezi	
(b) Amaqela akhethe ukuqhubeka nesir amanyathelo alandelayo/bathathe ixesha uku ukwenzani.	

Ukuqalisa ukusebenza

5. Le migaqo iqalisa ukusebenza ngo- 1 Agasti 2014.

NOTICE - CHANGE OF TELEPHONE NUMBERS: GOVERNMENT PRINTING WORKS

As the mandated government security printer, providing world class security products and services, Government Printing Works has adopted some of the highly innovative technologies to best serve its customers and stakeholders. In line with this task, Government Printing Works has implemented a new telephony system to ensure most effective communication and accessibility. As a result of this development, our telephone numbers will change with effect from 3 February 2014, starting with the Pretoria offices.

The new numbers are as follows:

Switchboard : 012 748 6001/6002

Advertising : 012 748 6205/6206/6207/6208/6209/6210/6211/6212

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SCM : 012 748 6380/6373/6218

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Please consult our website at www.gpwonline.co.za for more contact details.

The numbers for our provincial offices in Polokwane, East London and Mmabatho will not change at this stage.

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