M Rep 1/3/4/2/18 4218

EIGHTH VERSION OF THE DRAFT ELECTORAL BILL 26 NOVEMBER 1993 STATUS OF CLAUSES

OLD CLAUSE	NEW CLAUSE	PRESENT STATUS
1	1	New definition: "election period" & "provisional
		defined area" - definition changed : "National
		Assembly" & "party".
22	22	Insert new subparagraph (1) & (4)
24	24	Insert new subparagraph (2)(b)
25	25	Insert new subparagraph (8)
29	29	Insert new phrase in subparagraph (1)(a)
31	31	Insert as instructed by Negotiating Council
32	32	Insert as instructed by Negotiating Council
41	41	Insert new paragraph (b)
47	47	Changed (more specifically worded) as
		requested
48	48	New insertion
	49	New insertion
	50	New insertion
	51	New insertion
49	52	
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OLD CLAUSE	NEW CLAUSE	PRESENT STATUS
61	64	-
62	65	-
63	66	New subparagraph (4), (5) & (6)
64	67	-
65	68	-
66	69	-
67	70	"or rally" added to paragraph (b)
68	71	New insertion - second proviso added to
		subparagraph (4)(b) as instructed by Negotiating
		Council and subparagraph (4)(h) changed
69	72	-
70	73	Change to subparagraph (1)(d) and (j) and
		subparagraph (1)(m) inserted
71	74	Changed to provide for consequential
		amendments to Independent Electoral
		Commission Act, 1993
72	75	-
Schedule 1		Amended as instructed by Negotiating Council
Schedule 2		-
Schedule 3		Consequential amendments to three definitions
		in section 1 of the Independent Electoral
		Commission Act, 1993, added

EMBARGOED UNTIL TABLING IN THE NEGOTIATING COUNCIL ON FRIDAY 26 NOVEMBER 1993

EIGHTH VERSION

OF THE DRAFT ELECTORAL BILL

BY THE

TECHNICAL COMMITTEE ON THE ELECTORAL BILL

26 November 1993

BILL

To regulate elections for the National Assembly and any other legislature to be elected in terms of the Constitution of the Republic of South Africa Act, 1993; and to provide for matters in connection therewith.

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

ARRANGEMENT OF SECTIONS

Section

CHAPTER I Interpretation and Application of Act

- 1. Definitions
- 2. Application of Act
- 3. Act binding on State and State President

CHAPTER II Administration

- 4. Administration of Act
- 5. Party liaison committees
- 6. Functions of party liaison committees
- 7. Appointment and control of electoral officers and staff
- 8. Powers, duties and functions of provincial electoral officers
- 9. Powers, duties and functions of district electoral officers
- 10. Powers, duties and functions of presiding officers during voting

- 11. Powers, duties and functions of voting officers at voting stations
- 12. Powers, duties and functions of counting officers and enumerators
- 13. Appointment and powers, duties and functions of party election and voting agents
- 14. Declaration of secrecy

CHAPTER III Franchise

- 15. Persons entitled to vote
- 16. Persons not entitled to vote
- 17. Temporary Voters' cards

CHAPTER IV Registration of Participating Parties

- 18. Registration for purposes of election
- 19. Application for registration for purposes of election
- 20. Notice of registration in Gazette

CHAPTER V Announcement of Election and Submission of Lists of Candidates

- 21. Determination of voting day and hours of voting
- 22. Determination of certain seats and submission of lists of candidates to Chief Director
- 23. Publication of lists of candidates

CHAPTER VI Preparation for Voting

- 24. Voting stations
- 25. Foreign voting stations
- 26. Supplying of voting materials
- 27. Voting compartment and ballot box
- 28. Ballot box
- 29. Ballot paper
- 30. Commencement and closing of vote at voting stations

CHAPTER VII Voting at Voting Stations

- 31. Place of voting
- 32. Number of ballot papers
- 33. Voting to be in secret
- 34. Identification
- 35. Manner of voting
- 36. Voters who cannot read or who are incapacitated by blindness or other physical disability from voting
- 37. Objection to voting
- 38. Sealing of ballot boxes and other election material by presiding officer
- 39. Special voters
- 40. Procedure of recording special votes

CHAPTER VIII Preparation for Counting and Counting of Votes

- 41. Notice of place and time of counting of votes
- 42. Counting stations
- 43. Verification of ballot paper statement by counting officer
- 44. Counting of votes
- 45. Alleged irregularities or inaccuracies, and challenges of tally
- 46. Formal objections
- 47. Powers of Commission in event of serious voting irregularity

CHAPTER IX

Announcement of Result of Election and Determination of Number of Candidates of Registered Parties Duly Elected

- 48. Declaration of support by one registered party of another
- 49. Determination of results of election for National Assembly
- 50. Determination of results of election for other legislatures
- 51. Designation of representatives

CHAPTER X Offences and penalties

- 52. Undue influence
- 53. Bribery
- 54. Personation
- 55. Infringement of voting secrecy
- 56. Prohibition on interference with voting materials and election material

- 57. Prohibition on unauthorized printing, manufacture and supply of voting materials and election material
- 58. Prohibition on interference with free political canvassing and campaigning
- 59. Prohibition on non-compliance with lawful directions, instructions and orders, and obstruction of electoral officers and party election or voting agents
- 60. Prohibition on making or publishing intentional false statements or information
- 61. Miscellaneous offences
- 62. Ownership of voting materials and election material
- 63. Penalties

CHAPTER XI General provisions

- 64. Forfeiture of deposit paid by registered party
- 65. Destruction of election material
- 66. Electoral Code of Conduct and implementation thereof
- 67. Penalties and sanctions in respect of infringements of Electoral Code of Conduct
- 68. Bills, placards, etc., to bear publisher's name
- 69. Prohibition on publication of opinion polls
- 70. Prohibition on certain political activities during certain period prior to and during voting period
- 71. Special State or foreign funding for registered parties in respect of elections
- 72. Application of Act in event of conflict with other laws
- 73. Regulations
- 74. Repeal of laws and transitional provisions
- 75. Short title and commencement

CHAPTER I

Interpretation and Application of Act

Definitions

1. In this Act, unless the context otherwise indicates -

"Administration Directorate" means the Election Administration Directorate established by section 19 of the Commission Act;

"Appeal Tribunal" means an Electoral Appeal Tribunal established in terms of section 30 of the Commission Act;

"armed force" means any armed force not established by or under any law and which is under the authority and control of, or associated with and promotes the objectives of, any party;

"ballot box" means any ballot box referred to in section 28;

"ballot paper" means any ballot paper referred to in section 29;

"candidate" means any person whose name appears on a list of nominations by any registered party to be a member of the National Assembly or any other legislature in terms of the Constitution and this Act;

"Chief Director" means the Chief Director: Administration appointed to that office by the Commission in terms of section 20(1) of the Commission Act;

"Chief Director: Monitoring" means the person appointed to that office by the Commission in terms of section 23(1) of the Commission Act;

"Commission" means the Independent Electoral Commission established by section 4(1) of the Commission Act:

"Commission Act" means the Independent Electoral Commission Act, 1993 (Act No. 150 of 1993):

"Constitution" means the Constitution of the Republic of South Africa Act, 1993;

"controlled area" means any controlled area contemplated in section 24(1)(c) or 42(1)(c), as the case may be;

"counting centre" means any counting centre contemplated in section 42(1)(a);

"counting officer" means any counting officer appointed in terms of section 7(1)(b)(iii);

"counting station" means any place determined by the Commission in terms of section 41 where the counting of votes is to take place;

"deputy director" means any deputy director appointed in terms of section 20(1) of the Commission Act:

"directorate" means the Administration or Monitoring Directorate;

"district electoral officer" means any district electoral officer appointed in terms of section 7(1)(b)(i), and includes any deputy appointed in terms of that section designated by the former:

"election" means any election conducted in terms of the Electoral Act for the National Assembly or any other legislature;

"election centre" means any election centre contemplated in section 24(1)(a);

"election material" means any ballot papers, counterfoils, envelopes, statements and other documentation used in connection with the voting in an election;

"election period" means the period between the commencement and ending of the election contemplated in section 21(2);

"Electoral Code of Conduct" means the Electoral Code of Conduct contained in Schedule 2:

"electoral district" means any electoral district demarcated by the Commission by regulation; "electoral officer" means any deputy director, any provincial or district electoral officer or his or her deputy, any presiding or voting officer or any counting officer or enumerator;

"Electoral Tribunal" means an Electoral Tribunal established in terms of section 28 of the Commission Act;

"enumerator" means any enumerator appointed in terms of section 7(1)(d);

"foreign voting station" means any foreign voting station established in terms of section 25; "identification mark" means the mark approved by the Commission for the purpose of the identification of a voter who has voted in the election in terms of section 35(4);

"inner perimeter" means any inner perimeter contemplated in section 24(1)(b) or 42(1)(b), as the case may be:

"interim party liaison committee" means the interim party liaison committee established in terms of section 5(1)(a):

"international observer" means any person appointed as a representative of the United Nations, the Organization of African Unity, the European Community, the Commonwealth and any other inter-governmental organization or foreign government accredited for that purpose by the Subcouncil on Foreign Affairs of the Transitional Council in consultation with the Department of Foreign Affairs in order to observe and report on the electoral process; "monitor" means any person appointed as such in terms of section 24(1)(a) of the Commission Act;

"Monitoring Directorate" means the Election Monitoring Directorate established by section 22 of the Commission Act;

"National Assembly" means the National Assembly as contemplated in the Constitution;

"observer" means any observer registered as such with the Monitoring Directorate in terms of section 24(1)(b) of the Commission Act;

"official mark" means the mark determined by the Chief Director, for the purpose of the identification of a ballot paper having been officially issued in terms of section 35(6)(a) or 40(3);

"ordinarily resident", in relation to any person, means the home or place where he or she normally lives and to which he or she returns regularly after any period of temporary absence;

"other legislature" means any legislature contemplated in the Constitution, excluding the National Assembly and Senate;

"party" means any registered party, and any party, organization or movement of a political nature which publicly supports or opposes the policies, candidates or cause of any registered party, or which propagates non-participation in any election;

"party election agent" means any party election agent appointed in terms of section 13(1) or (3)(c);

"party election district agent" means any party election district agent appointed in terms of section 13(1)(c);

"party election national agent" means any party election national agent appointed in terms of section 13(1)(a) and includes any deputy appointed in terms of that section designated by the former;

"party election provincial agent" means any party election provincial agent appointed in terms of section 13(1)(b):

"party liaison national committee" means the party liaison national committee established in terms of section 5(3)(a);

"party liaison provincial committee" means the party liaison provincial committee established by section 5(3)(b);

"party voting agent" means any party voting agent appointed in terms of section 13(5);

"prescribe" means prescribe by regulation under this Act or the Commission Act;

"presiding officer" means any presiding officer appointed in terms of section 7(1)(b)(ii);

"province" means any province of the Republic determined as such in terms of the Constitution;

"provincial electoral officer" means any provincial electoral officer appointed in terms of section 7(1)(a), and includes any deputy appointed in terms of that section designated by the former:

"provisional defined area" means any area of a magisterial district referred to in Part 2 of Schedule 1 to the Constitution;

"qualified person" means any person qualified in terms of the Constitution to serve as a member of the National Assembly or other legislature;

"registered party" means any party registered in terms of Chapter IV;

"regulations" means the regulations made under section 73;

"Republic" means the Republic of South Africa, including any of the Republics of Transkei, Bophuthatswana, Venda or Ciskei;

"Secretariat" means the Election Adjudication Secretariat established by section 25 of the Commission Act:

"Secretary" means the person appointed to that office by the Commission in terms of Section 26(1) of the Commission Act;

"Senate" means the Senate as contemplated in the Constitution;

"South African citizen" means a citizen of the Republic;

"Special Electoral Court" means the Special Electoral Court established by section 32(1) of the Commission Act;

"special vote" means any special vote contemplated in sections 39 and 40;

"special voter" means any voter entitled in terms of section 40 to record his or her vote as a special voter;

"State" means the Republic;

"temporary voter's card" means any temporary voter's card issued in terms of section 17; "this Act" includes the regulations;

"Transitional Council" means the Transitional Executive Council established by section 2 of the Transitional Executive Council Act, 1993 (Act No. 151 of 1993);

"voter" means any eligible voter as contemplated in this Act;

"voter's eligibility document" means -

(a) an identity document or a temporary identity certificate issued in terms of the Identification Act, 1986 (Act No. 72 of 1986), or any other applicable law in the Republic, as the case may be;

(b) a temporary voter's card;

- (c) a reference book issued in terms of the repealed Blacks (Abolition of Passes and Coordination of Documents) Act, 1952 (Act No. 67 of 1952); or
- (d) an identity document referred to in section 13 of the Population Registration Act, 1950 (Act No. 30 of 1950); and
- (e) for the purposes of voting at any foreign voting station, includes a valid passport;

"voting compartment" means any voting compartment referred to in section 27;

"voting day or days" or "voting period" means the voting day or days determined in terms of section 21(1);

"voting materials" means voting compartments, ballot boxes, ballot papers, instruments, seals and other requisites for the purposes of conducting the election;

"voting officer" means any voting officer appointed in terms of section 7(1)(c); and

"voting station" means any voting station referred to in section 24.

Application of Act

2. The provisions of this Act shall apply in respect of the elections held in terms of the Constitution for the National Assembly or any other legislature.

Act binding on State and State President

- 3. (1) This Act shall bind the State.
- (2) This Act shall bind the State President in so far as he or she shall be obliged to act in accordance with the advice of the Transitional Council wherever so provided for in this Act.

CHAPTER II

Administration

Administration of Act

4. The provisions of this Act shall be administered by the Commission which in such administration shall endeavour to create an environment which generates confidence in the electoral process and the secrecy of the ballot.

Party liaison committees

5. (1) The Transitional Council shall -

- (a) as soon as practicable establish an interim party liaison committee which shall continue until the party liaison national committee has been established in terms of subsection (3)(a); and
- (b) appoint a chairperson for such committee, who may or may not be a person contemplated in subsection (2), who shall determine the procedures to be followed at the meetings thereof: Provided that if a person contemplated in subsection (2) is so appointed as chairperson, the party represented by such person on such committee may designate another representative in his or her place.
- (2) The interim party liaison committee shall consist of such representatives of parties as may be appointed for that purpose by the Transitional Council.
 - (3) Upon publication of the notice contemplated in section 20 the Commission shall -
 - (a) establish a party liaison national committee consisting of all party election national agents or other authorized representatives of all registered parties participating in the election whether in respect of the National Assembly or the other legislatures; and
 - (b) establish party liaison provincial and local committees consisting of all party election provincial and district agents, as the case may be, of all registered parties participating in the election whether in respect of the National Assembly or the other legislatures.

(4) The Commission shall appoint -

- (a) a chairperson for each of the committees contemplated in subsection (3) who shall determine the procedures to be followed at the meetings thereof; and
- (b) a representative of the Commission to serve on any such committee.
- (5) Notwithstanding the provisions of subsection (3) the Commission may require any registered party which is unrepresented on any party liaison provincial or local committee to appoint a representative to attend the meetings of such committee and to serve thereon.

Functions of party liaison committees

- 6. The functions of any party liaison committee contemplated in section 5 shall be -
 - (a) to establish liaison between the Commission and the parties represented thereon and between such parties regarding election matters, including -
 - (i) the administration of the electoral arrangements in general;
 - (ii) staffing:
 - (iii) the number and location of voting and counting stations;
 - (iv) the demarcation of electoral districts; and
 - (v) the number and location of foreign voting stations; and

- (b) to be a forum in which the parties represented on any such committee may -
 - (i) discuss matters of concern with a view to obviating the incidence of infringements of the Electoral Code of Conduct and, if possible, resolving same without the necessity for formal complaint and investigation procedures; and
 - (ii) consult regarding the need for and formulation of regulations governing matters in connection with the election.

Appointment and control of electoral officers and staff

- 7. (1) Subject to sections 15 and 20 of the Commission Act, the Chief Director shall, in respect of any election proclaimed in terms of this Act, in consultation with the Commission, appoint -
- (a) a provincial electoral officer and one or more deputies in respect of each province;
- (b) (i) a district electoral officer and one or more deputies in respect of each electoral district:
 - (ii) a presiding officer in respect of each voting station; and
 - (iii) a counting officer in respect of each counting station, or subject to such consultation, authorize any such appointment by any provincial electoral officer:
- (c) one or more voting officers in respect of each voting station as he or she may consider necessary for the effective administration of the election, or subject to such consultation, authorize any such appointment by any provincial or district electoral officer; and
- (d) one or more enumerators in respect of each counting station as he or she may consider necessary for the effective administration of the counting of votes, or subject to such consultation, authorize any such appointment by any provincial or district electoral officer.
- (2) Subject to section 15 of the Commission Act, the Chief Director, any provincial or district electoral officer or any counting officer may, if authorized thereto by the Chief Director, appoint other staff as may be necessary for the effective administration of the election.
- (3) All electoral officers, and staff appointed in terms of this section, shall be under the control and carry out the instructions of the Chief Director.
- (4) In the appointment of staff in terms of this section an endeavour shall be made to appoint a broad cross-section of the population, including women.
- (5) In effecting any appointment in terms of subsection (1), the Commission shall invite submissions from the interim party liaison committee or the party liaison national committee, as the case may be, on a proposal regarding any such appointment and where such submissions are given within 48 hours, consider, but shall not be bound by, the advice of any such committee.
- (6) No appointment made in terms of subsections (1) or (9) or removal from office in terms of subsection (7) shall be subject to appeal or review.

- (7) Notwithstanding anything to the contrary contained in this Act or any other law any presiding, voting or counting officer may be removed from office by the Chief Director or his or her delegate on account of -
 - (a) misconduct;
 - (b) inability or failure to perform the duties of his or her office efficiently;
 - (c) absence without the prior permission of the Chief Director or his or her delegate;
 - (d) incompetence;
 - (e) displaying bias; or
 - (f) unsuitability for office.
- (8) Subject to subsection (6), in the event of a removal from office contemplated in subsection (7), compensation shall be the only remedy available.
- (9) Subject to subsection (5), in the event of the death of any officer contemplated in subsection (1), any removal from office contemplated in subsection (7) or the ceasing to hold office by any such officer for any other reason, the Chief Director or his or her delegate or the provincial or district electoral officer or his or her respective deputy, as the case may be, may appoint a person in the place of such officer.

Powers, duties and functions of provincial electoral officers

- 8. (1) Subject to the control of the Chief Director, the provincial electoral officer shall assume responsibility for the administration, organization, supervision and conduct of the election for both the National Assembly and the other legislature in the province in respect of which he or she has been appointed.
- (2) In addition to the powers, duties and functions conferred or imposed by the other provisions of this Act, the provincial electoral officer shall have such other powers, duties and functions as may be prescribed.

Powers, duties and functions of district electoral officers

- 9. (1) Subject to the control of the provincial electoral officer, the district electoral officer shall have such powers as may be delegated to him or her by the Chief Director under section 21(4) of the Commission Act in respect of the administration, organization, supervision and conduct of the election in the electoral district in respect of which he or she has been appointed.
- (2) In addition to the powers, duties and functions conferred or imposed by the other provisions of this Act, the district electoral officer shall have such other powers, duties and functions as may be prescribed.

Powers, duties and functions of presiding officers during voting

- 10. (1) The presiding officer at a voting station shall have power to -
 - (a) take such steps as may be necessary for the orderly conduct of the voting, including the regulating of the number of voters to be admitted at a time to the election centre and the inner perimeter; and

- (b) exclude from the election centre and the inner perimeter all other persons except -
 - (i) members and representatives of the Commission, and employees of the Commission in the course of their official duties;
 - (ii) the Chief Director and any electoral officer concerned;
 - (iii) any party voting agent entitled in terms of section 13(5) to be present at a voting station;
 - (iv) any other person authorized by the Commission to be present as a monitor or international or other observer;
 - (v) any such prescribed number of candidates as the presiding officer may allow:
 - (vi) any interpreters, and any such staff and other persons as may be necessarily admitted by the presiding officer; and
 - (vii) any person recording his or her vote.
- (2) Subject to subsection (1)(b), no person shall enter or remain in an election centre or inner perimeter without the permission of the presiding officer.
- (3) The presiding officer shall take all reasonable steps for the protection of persons and property, and for preventing any violence or disturbance in or in the vicinity of the voting station.
- (4) The powers conferred by this section shall not be so exercised as to prevent any person who is entitled to vote, from having an opportunity to record his or her vote.
- (5) In addition to the powers, duties and functions conferred or imposed by the other provisions of this Act, the presiding officer shall have such other powers, duties and functions as may be prescribed.

Powers, duties and functions of voting officers at voting stations

- 11. (1) Voting officers shall assist the presiding officer in the exercise of the powers and the performance of the duties and functions of the presiding officer in terms of this Act and carry out his or her lawful instructions.
- (2) In addition to the powers, duties and functions conferred or imposed by the other provisions of this Act, the voting officer shall have such other powers, duties and functions as may be prescribed.

Powers, duties and functions of counting officers and enumerators

- 12. (1) The counting officer at a counting station shall have power to -
 - (a) take such steps as may be necessary for the orderly conduct of the counting of votes; and
 - (b) exclude from the counting centre all persons except -
 - (i) members and representatives of the Commission, and employees of the Commission in the course of their official duties;
 - (ii) the Chief Director and any electoral officer concerned;
 - (iii) any party voting agent entitled in terms of section 13(5) to be present at a counting station;

- (iv) any other person authorized by the Commission to be present as a monitor or international or other observer;
- (v) any such prescribed number of candidates as the counting officer may allow; and
- (vi) any such staff and other persons as may necessarily be admitted by the counting officer.

(2) The counting officer shall take all reasonable steps for the protection of persons and property, and for preventing any violence or disturbance in or in the vicinity of the counting station.

(3) Subject to the control of the provincial electoral officer, the counting officer shall have such powers as may be delegated to him or her by the Chief Director under section 21(4) of the Commission Act in respect of the administration, organization and conduct of the counting of the votes in the area concerned.

(4) In addition to the powers, duties and functions conferred or imposed by the other provisions of this Act, the counting officer shall have such other powers, duties and functions as may be prescribed.

(5) The enumerator shall have such powers, duties and functions as may be prescribed.

Appointment and powers, duties and functions of party election and voting agents

- 13. (1) Upon registration in terms of section 19 the registered party concerned shall by written notice to the Chief Director -
 - (a) if such party is contesting the election for the National Assembly, appoint a party election national agent and his or her deputy and a party election provincial agent in respect of each province, and shall furnish the names and business addresses of such party election agents;
 - (b) if such party is contesting the election for any other legislature only, appoint a party election provincial agent and his or her deputy in respect of each province in which it is contesting the election, and furnish the names and business addresses of such party election agents; and
 - (c) when so required by the Commission, appoint a party election district agent in respect of any electoral district within 10 days after notification of such requirement and furnish the name and business address of such party election agent.
- (2) The party election national agent or other authorized representative or party provincial election agent shall attend and represent the registered party at meetings of the party liaison national or provincial committee, as the case may be, and all other fora which the Commission, a Chief Director of a directorate or the provincial electoral officer in its, his or her discretion may constitute in respect of an election.
 - (3)(a) A registered party which has appointed an election agent may at any time revoke such appointment.

- (b) When a registered party revokes an appointment under paragraph (a) or if any party election agent resigns, becomes incapacitated or dies, the registered party shall forthwith inform the Chief Director or the provincial electoral officer concerned in writing of such revocation, resignation, incapacity or death.
- (c) A registered party shall as soon as practicable but not later than five days after the occurrence of any vacancy in terms of paragraph (a) or (b), fill such vacancy by appointing any other person as party election agent and shall forthwith notify the Chief Director or the provincial electoral officer concerned in writing of the name and address of the person so appointed: Provided that in the case of a party election national agent, such appointment shall be made within 48 hours of the vacancy having occurred.
- (4) A record of all appointments and information noted in terms of this section shall be kept as a matter of public record by the Chief Director and the provincial electoral officer concerned for public scrutiny and a copy of each such notice shall be submitted to each presiding officer in the district concerned.
- (5) A party election provincial agent shall in the prescribed manner appoint such number of party voting agents as may be prescribed for the purposes of monitoring voting at a voting station and counting of votes at a counting station on behalf of a registered party.
- (6) No person shall be appointed as party election or voting agent unless he or she is a person entitled to vote in terms of section 15 and 16.

Declaration of secrecy

14. Before assuming or performing any of the duties or functions assigned to him or her by or under this Act, every officer or agent referred to in this Chapter shall make a declaration of secrecy, under oath or affirmation, in the prescribed form and in accordance with the prescribed procedure.

CHAPTER III

Franchise

Persons entitled to vote

- 15. (1) Any person of the age of 18 years or older who is is a citizen of or permanently resident in the Republic and who is in possession of a voter's eligibility document shall, in accordance with, and subject to the provisions of this Act, be entitled to vote at the election.
- (2) For the purposes of this section a person shall be permanently resident in the Republic if he or she -
 - (a) holds a permit for permanent residence in the Republic in terms of section 25 of the Aliens Control Act, 1991; or

- (b) has been exempted from the requirement of holding a permit for permanent residence in terms of section 28(2) of the Aliens Control Act, 1991 (Act No. 96 of 1991).
- (3) For the purposes of this section a person shall be deemed to have been permanently resident in the Republic if such person
 - is a former South African citizen, and, notwithstanding any requirement for the exercise of a discretion by the Minister of Home Affairs in terms of section 25 bis of the South African Citizenship Act, 1949 (Act No. 49 of 1949), qualifies for the restoration of South African citizenship in terms of the said Act;
 - (b) is born to or is a spouse of a South African citizen or former South African citizen and has entered the Republic with the intention of residing permanently therein;
 - (c) establishes, to the satisfaction of the Commission, in the prescribed manner that he or she -
 - (i) entered the Republic on or before 31 December 1978;
 - (ii) has been ordinarily resident in the Republic since the date of his or her entrance into the Republic; and
 - (iii) is not a prohibited person in terms of the Aliens Control Act, 1991: or
 - (d) is a child of a person who satisfies the criteria referred to in paragraph (c) and who establishes, to the satisfaction of the Commission, in the prescribed manner that he or she was born in the Republic and has been ordinarily resident therein since the date of his or her birth.
- (4) Any person who satisfies the criteria referred to in paragraph (a), (b), (c) or (d) of subsection (3) shall be deemed to fulfil the requirement of section 4 of the Identification Act, 1986 (Act No. 72 of 1986), for the purposes of obtaining an identification document in terms of section 8 or a temporary identity certificate in terms of section 9 of the said Act or a temporary voter's card.

Persons not entitled to vote

- 16. Notwithstanding the provisions of section 15, no person shall be entitled to vote in the election, if that person is -
- (a) subject to an order of court declaring him or her to be of unsound mind or mentally disordered or affected;
- (b) detained as a mentally ill patient under the Mental Health Act, 1973 (Act No. 18 of 1973), or any other applicable law, as the case may be;
- (c) detained under the Prevention and Treatment of Drug Dependency Act, 1992 (Act No. 20 of 1992), or any other applicable law, as the case may be; or
- (d) serving a sentence of imprisonment, without the option of a fine, in respect of any of the following specified offences, involving violence and dishonesty:

- (i) Murder, culpable homicide, rape, indecent assault, childstealing, kidnapping, assault with intent to do grievous bodily harm, robbery, malicious injury to property and breaking or entering any premises with intent to commit an offence; and
- (ii) fraud, corruption and bribery.

Temporary voters' cards

- 17. (1) If the Commission considers the issuing of temporary voters' cards necessary for the purposes of the election, the Commission may -
 - (a) upon receipt of an application in the prescribed manner, including -
 - (i) the information therein being given under oath or affirmation; and
 - (ii) the taking of a set of fingerprints of the applicant; and
 - (b) upon verification to the satisfaction of the Commission of the information furnished in the application with -
 - (i) the source information at the disposal of the Department of Home Affairs; and
 - (ii) such other information as may be furnished by any person, institution or organization at the request of the Commission,

issue to such applicant who so qualifies, a temporary voter's card as provided for in this section.

- (2) Unless the Commission decides otherwise, the Director-General: Home Affairs may issue temporary voters' cards <u>mutatis mutandis</u> in accordance with the provisions of this section under the supervision of the Commission.
- (3) A temporary voter's card shall be in the prescribed form and shall contain the following particulars in respect of the applicant to whom it is issued:
 - (a) The identity number referred to in section 5 of the Identification Act, 1986, (Act No. 72 of 1986), or, if the said number has not yet been allocated, the date of birth or the age;
 - (b) the full name;
 - (c) a passport size photograph with a recognizable image; and
 - (d) the home address and the province concerned.
- (4) An applicant shall qualify for the issuing of a temporary voter's card only if he or she is entitled to vote in terms of this Act, but does not possess any other valid voter's eligibility document identifying him or her as such.

CHAPTER IV

Registration of Participating Parties

Registration for purposes of election

18. (1) No party shall be entitled to contest an election unless such party is registered as a participant in the election in accordance with, and subject to, the provisions of this Chapter.

(2) The registration of any party in terms of this Chapter shall remain of effect until the proclamation in the <u>Gazette</u> of the next election or the dissolution of the party or the adoption of a new constitutional text in terms of section 68 of the Constitution, whichever may occur first.

Application for registration for purposes of election

- 19. (1) An application for the registration of a party as a participant in the election shall be submitted in the prescribed form to the Chief Director not later than 10 days after the proclamation of the election in terms of section 21.
 - (2) The application referred to in subsection (1) shall -
 - (a) if the party wishes to contest the election for the National Assembly, be accompanied by a deposit of R25 000;
 - (b) if the party wishes to contest the election for any other legislature, be accompanied by a deposit of R5 000 in respect of each such election it wishes to contest.
 - (3) The application form shall <u>inter alia</u> make provision for the following:
 - (a) The name of the party, consisting of not more than 60 letters, which in terms of the provisions of section 29 is required to appear on the ballot paper;
 - (b) the distinguishing mark or symbol in colour of the party;
 - (c) such photographs as may be prescribed for the purposes of the ballot paper;
 - (d) the abbreviation, if any, of the name of the party, consisting of not more than 8 letters;
 - (e) the business address of the party;
 - (f) the constitution of the party;
 - (g) the names and addresses of -
 - (i) the national leader or leaders;
 - (ii) the regional leaders, if any;
 - (iii) the members constituting the national executive body; and
 - (iv) the members of the regional executive bodies, if any, of the party.
 - (h) the names, addresses and telephonic or other means of contact of the party election national agent and the party election provincial agents and their respective deputies.
- (4) No party shall be registered as a participant in the election unless a declaration in the form prescribed by the Chief Director has been signed on behalf of such party by the duly authorized representative of the party in terms of which the party commits and subjects itself, its office bearers, party officials and candidates (including the office bearers and officials of parties who are constituent members of a group of parties jointly functioning as a single party for purposes of the election) to the Electoral Code of Conduct.

(5) The Commission shall, within three days after the 10 day period referred to in subsection (1) has expired, cause to be published in the <u>Gazette</u> a notice containing a complete list of applications received in terms of that subsection and inviting objections thereto by interested parties, together with the address at which copies of the original applications and supporting documents shall be available for public inspection.

(6) A copy of each document submitted to the Chief Director for the purposes of the registration of a party as a participant in the election shall be kept at the address referred to in subsection (5) for perusal by the public, and anyone who desires to inspect such a

document, may do so free of charge during office hours.

(7) The Chief Director shall, upon payment of the prescribed fees, provide a copy of any document referred to in subsection (6) to any person applying therefor.

(8) (a) The Commission may disallow a proposed name, abbreviated name,

distinguishing mark or symbol of a party in the event that it -

- (i) resembles the proposed name, abbreviated name, distinguishing mark or symbol, as the case may be, of any other party to such extent that, it may, in the opinion of the Commission, deceive or confuse; or
- (ii) contains anything which in the opinion of the Commission portrays the propagation of or incitement to violence or hatred or which might cause serious offence to any section of the population on the grounds of race, sex, ethnic origin, colour, sexual orientation, age, disability, religion, conscience, creed, culture or language.

(b) If the Commission is of the opinion that the name, abbreviated name, distinguishing mark or symbol of a party referred to in subsection (3) corresponds with, or substantially resembles, the name, abbreviated name, distinguishing mark or symbol, as the case may be, of another party, it -

shall take into account the fact that the party which is associated with the name, the distinguishing mark or symbol or abbreviated name, as the case may be, for the longest time, should prima facie be entitled thereto;

(ii) may, for the purposes of subparagraph (i) -

(i)

- (aa) grant the party concerned an opportunity to deliver such proof, including oral evidence or sworn or affirmed statements by any person which, in the opinion of the Commission, could be of assistance in the expeditious determination of the matter; and
- (bb) administer an oath or affirmation to any person appearing to testify before it.
- (9) Any objection against the registration of a party as a participant in the election, together with the reasons therefor, shall be lodged in writing with the Chief Director within 10 days after the date of the publishing of the list referred to in subsection (5).
- (10) If the Commission is of the opinion, taking into account any objections received, that any application submitted in terms of subsection (1) -
 - (a) complies with the provisions of this section, it shall register that party as a participant in the election and issue to it a registration certificate in the prescribed form; or

- (b) does not comply with the provisions of this Act, it shall afford the party an opportunity to rectify such application, but shall make its final determination not later than 28 days after the date of the proclamation of the election in terms of section 21(1).
- (11) The Commission shall at the request of any authorized person who is investigating an alleged offence or any other matter in terms of this Act or the Commission Act, furnish such person with a certified copy of any registration certificate or written confirmation of the registration referred to in subsection (10)(a), which shall for all purposes serve as <u>prima facie</u> proof of such registration.

Notice of registration in **Gazette**

- 20. The Chief Director shall within three days following the expiration of the 28 day period referred to in section 19(10)(b) cause to be published in the <u>Gazette</u> a notice containing -
- (a) the full name and business address of the registered party;
- (b) the distinguishing mark or symbol of the registered party;
- (c) the abbreviation, if any, of the name of the registered party; and
- (d) the address at which a copy of the original application and supporting documents shall be available for public inspection and lodging of written objections, if any, in terms of section 19(5).

CHAPTER V

Announcement of Election and Submission of Lists of Candidates

Determination of voting day and hours of voting

- 21. (1) Subject to subsection (3), the State President shall, upon the advice of the Transitional Council, by proclamation in the <u>Gazette</u> determine the voting period of an election as well as the hours during which the voting shall take place: Provided that the first voting day shall be at least 60 days after the day of the publication of such proclamation.
- (2) The election shall, for the purposes of this Act and any other law, be deemed to have commenced on the day on which the proclamation referred to in subsection (1) is published in the <u>Gazette</u> and to have ended on the day of the certification of the results of the election or the declaration that it was unable so to certify by the Commission in terms of section 18 of the Commission Act.
- (3) The voting period shall consist of one day for special votes followed by not more than two days for general voting, one of which shall be a public holiday.

Determination of certain seats and submission of lists of candidates to Chief Director

22. (1) The Commission shall with due regard to the distribution of seats contemplated in item 2(a) of Schedule 2 to the Constitution and the criteria mentioned therein determine a fixed number of seats allocated to each province and cause its determination to be published in the <u>Gazette</u> forthwith.

(2) A registered party shall submit in the prescribed form, to the Chief Director, the lists of candidates in respect of the National Assembly and each of the other legislatures in which such party wishes to be represented as contemplated in *item 4* of Schedule 2 to the Constitution, within 30 days after the date of publication of the proclamation of the election in terms of section 21(1).

(3) The names on such lists of candidates shall appear in such order as the party may determine with a view to the allocation of representatives in that order in terms of Schedule 2 to the Constitution, subject to the provisions of section 23(2).

(4) A list of candidates submitted by a registered party for election -

- (a) to the National Assembly shall contain the names of not more than 400 candidates; and
- (b) to any other legislature shall contain the names of not more than the number of seats being contested.
- (5) Each list of candidates shall be accompanied by a declaration in the prescribed form signed by the duly authorized office bearer of the registered party that each person whose name appears on the list is a qualified person together with the signed acceptance of such nomination by the candidate, a declaration that he or she commits and subjects himself or herself to the Electoral Code of Conduct and, if any candidate is -
 - (a) not a member of the registered party; or
 - (b) in addition to being a member of the registered party, also a member of another party,

the name of the party, if any, of which such candidate is a member, or also a member, as the case may be.

- (6) No documents contemplated in subsections (2) and (5) shall be received after 16:30 on the last day of the 30 day period referred to in subsection (1).
 - (7) The name of a candidate -
 - (a) shall not appear on a list of candidates of more than one party in respect of a particular legislative body; and
 - (b) may appear on lists of candidates in respect of the National Assembly and one other legislature.
- (8) If a candidate's name appears on more lists of candidates than is provided for in subsection (5)(a) in respect of which he or she has signed an acceptance of nomination, the Chief Director shall, in consultation with the registered parties concerned, delete the name of the candidate from all the lists on which such candidate's name appears.
- (9) The registration of any party in terms of section 19 and the right to participate in the election shall lapse automatically if any such party fails to submit a list of candidates in terms of the provisions of this section.

Publication of lists of candidates

- 23. (1) The Chief Director shall within five days after the 30 day period referred to in section 22(1), publish a notice in the <u>Gazette</u> in respect of the National Assembly and each of the other legislatures setting out -
 - (a) in alphabetical order the names of all the registered parties; and
 - (b) each list of candidates of each such registered party in the order of their nomination, compiled by the registered party in terms of section 22, and declaring that the persons whose names appear on the lists have been nominated as the candidates of the registered party concerned for the election and that such candidates have accepted their nominations.
- (2) If any person whose name appears on a list of candidates in the notice published in terms of subsection (1)(b) is disqualified or incapacitated, withdraws his or her candidature or dies before voting day, the Chief Director shall amend such notice by a further notice in the <u>Gazette</u> by deletion from that list of the name of such person, and by the addition at any place on the list of the name of a qualified person who has been nominated in writing by the registered party concerned and who has accepted his or her nomination in accordance with section 22(3).
- (3) A notice contemplated in subsections (1) and (2) shall also be published in such other public media as the Chief Director may consider necessary to ensure the widest possible publicity.
- (4) A person whose name has in terms of a notice contemplated in subsection (2) been deleted from the lists of candidates of a registered party shall cease to be eligible as a candidate for the election in respect of the legislative body for which he or she had initially been a candidate.
- (5) Any reference in this Act to a notice published in terms of subsection (1)(b) shall, in relation to such a notice which has been amended under subsection (2) be construed as a reference to such notice as so amended.

CHAPTER VI

Preparation for Voting

Voting stations

- 24. (1) A voting station shall comprise -
 - (a) an election centre, representing that area of the voting station consisting of an area bound by a circumference with a radius of 100 metres, or such lesser area as practical circumstances may necessitate so designated by the provincial electoral officer within which a voter shall be allowed to record his or her vote:
 - (b) an inner perimeter, representing that area of the voting station consisting of an area around the election centre bound by a circumference with a radius of 600 metres, or such lesser area as practical circumstances may necessitate so designated by the provincial electoral officer -

- (i) within which persons shall be allowed for the purposes of voting;
- (ii) within which all political activity other than voting shall be prohibited;
- (iii) from which persons other than those provided for in section 10(1) and (2) shall be excluded; and
- (c) a controlled area, representing that area of the voting station consisting of an area around the election centre bound by a circumference with a radius of 1100 metres, or such lesser area as practical circumstances may necessitate so designated by the provincial electoral officer in respect of which a presiding officer may exercise such powers of control as may be prescribed.
- (2)(a) The Chief Director shall under the authority of the Commission and with the assistance of the provincial electoral officer concerned determine the number and locations of voting stations in the province concerned.
 - (b) In the application of paragraph (a) due regard shall be had to the need to have separate counts of votes in respect of other legislatures and provisional defined areas.
- (3) No voting station shall be located at any premises ordinarily occupied by or under the control of any defence or police or armed force, or any political organization, save where the Commission may consider such premises to be a necessary location for the purposes of conducting a free and fair election.
- (4) The Chief Director shall, at least 45 days before the first voting day, publish in the <u>Gazette</u> and in any other public media as he or she may consider necessary to ensure the widest possible publicity a list of the locations of all voting stations determined in terms of subsection (2) and shall from time to time so determine, and, if possible, publish such additional and alternative locations of voting stations as may be necessary.
- (5) If the Commission considers that there cannot be a free and fair election in the area in which any voting station is located due to intimidation or violence or that free and safe access by the candidates, election agents or office-bearers of any registered party or any electoral officer to such area is impeded by reason thereof, the Commission may-
 - (a) before the commencement of the voting period, relocate any such voting station; or
 - (b) after the commencement of the voting period, close any such voting station.
- (6) The district electoral officer, acting on the authorization of the provincial electoral officer, may provide one or more mobile voting stations in any district for the purpose of taking a vote.
- (7) A mobile voting station shall be under the supervision of the district electoral officer and shall, for the purposes of this Act, be deemed to be a voting station in that district.
- (8) The district electoral officer shall in the prescribed manner make known the locations and estimated times at which a mobile voting station shall function during voting day.
- (9) The presiding officer of a mobile voting station, any other electoral officer and any prescribed number of party voting agents may enter upon any land or building with such mobile voting station for the purpose of voting.

Foreign voting stations

- 25. (1) The Commission shall -
 - (a) establish such number of foreign voting stations outside the Republic at such locations, including South African diplomatic missions, as it may consider appropriate in order to facilitate the recording of votes by voters who are outside the Republic during the voting period;
 - (b) designate a presiding officer, a monitor and such other persons as it may consider necessary in respect of each foreign voting station; and
 - (c) make provision for the appointment of an international observer in respect of each foreign voting station.
- (2) Any registered party may designate such number of party voting agents as may be prescribed to monitor voting at each foreign voting station.
- (3) Any person who exercises a right to vote at any foreign voting station shall be required to make a sworn declaration or affirmation in the prescribed form at the time of voting as to the province within which such person is ordinarily resident in the Republic, which shall be the province in respect of which his or her vote shall be counted in the election.
- (4) The voting at any foreign voting station shall be conducted <u>mutatis mutandis</u> in accordance with the provisions of this Act regarding voting at voting stations, save as otherwise provided in this Act.
- (5) The sealed ballot box shall be returned to the Republic and delivered into safekeeping in the prescribed manner.
- (6) The powers, duties and functions conferred or imposed on any electoral officer by or under this Act shall in respect of a foreign voting station be exercised or performed by the Chief Director or any person designated by him or her, save as otherwise provided in this Act or by the Commission.
- (7) Unless the Commission otherwise directs, all votes recorded at foreign voting stations shall be counted at one counting station in the Republic.
 - (8)(a) Before the votes recorded at foreign voting stations are counted, the ballot papers concerned shall be sorted according to the provinces in respect of which the votes were recorded in terms of subsection (3).
 - (b) The provisions of sections 44, 45, 46 and 47 shall <u>mutatis mutandis</u> apply to the counting of votes referred to in paragraph (a), and in such application of section 44(2), the Chief Director shall be informed in the prescribed manner of the number of votes to have been recorded for each registered party in respect of each province concerned.

Supplying of voting materials

26. (1) The Chief Director shall in respect of each voting day supply such voting materials to a provincial electoral officer and the presiding officer of any foreign voting station as may be necessary for the proper conduct of the election in the province and at the foreign voting station concerned.

(2) Each district electoral officer shall be responsible for obtaining voting materials from the provincial electoral officer, and supplying to the presiding officers for the voting stations in his or her electoral district, a sufficient quantity of such materials to ensure the proper conduct of the election.

Voting compartment and ballot box

27. The Commission shall determine the nature and style of the voting compartments and ballot boxes which it may consider suitable for the proper conduct of the election.

Ballot box

- 28. (1) Not more than one hour before the commencement of the voting on each voting day at a voting station, the presiding officer shall -
 - (a) satisfy himself or herself that all ballot boxes to be used on that day at such voting station are empty;
 - (b) permit the inspection of all such empty ballot boxes by party voting agents, monitors and international and other observers as are permitted by the Commission in respect of any voting station;
 - (c) immediately thereafter close and seal all such ballot boxes in accordance with the instructions issued by the Chief Director; and
 - (d) allow such party voting agent and, in the discretion of the Commission, any international and other observer as may wish to do so to attach his or her seal to the ballot box.
- (2) If any additional ballot box is used at any voting station, such additional ballot box shall be made available for inspection, closed and sealed <u>mutatis mutandis</u> in accordance with the provisions of subsection (1), before being made available for the depositing of ballot papers.
- (3) The presiding officer at a voting station shall in the presence of the party voting agents, monitors and international and other observers referred to in subsection (1)(b) at the closing of the vote on each voting day, close and seal the openings of the ballot boxes in accordance with instructions issued by the Chief Director.
- (4) A ballot box closed and sealed as contemplated in subsection (3) may not be opened, and the seal shall not be broken, except under the circumstances contemplated in section 43.
- (5) The provisions of subsection (1) shall apply <u>mutatis mutandis</u> at the commencement of each other voting day.
- (6) A presiding officer shall be responsible for the safe-keeping of all ballot boxes used at the voting station concerned in the manner prescribed until they are delivered to the district electoral officer and any person provided for in terms of section 38(1).

Ballot paper

- 29. (1)(a) Every ballot paper shall be substantially in the form prescribed by Schedule 1, save that the Commission may determine whether the printing thereon shall be in vertical or horizontal form.
 - (b) There shall be printed on every ballot paper in the prescribed manner the names of all the registered parties, the distinguishing mark or symbol in colour, the abbreviated name and a photograph of the leader of such party or such other candidate as the party may determine which, in the discretion of the Commission, may be in colour.
 - (c) The ballot paper shall be in the languages determined by the Commission and shall make provision for the official mark to be placed on the back of the ballot paper as provided in section 35(6)(a) and the cross or mark referred to in section 35(7)(b) or writing referred to in section 44(4) to appear on the front of the ballot paper.
- (2) The order of the parties as they appear on the ballot paper shall be alphabetical, save that the commencing letter of the alphabet shall be determined by lot.
- (3) The manner in which the serial number shall be printed on the counterfoil or on the ballot paper books shall be determined by the Commission.

Commencement and closing of vote at voting stations

30. The vote shall commence and close on the hours determined in terms of section 21(1) in respect of each voting day: Provided that the presiding officer shall permit every voter who at the closing hour is inside the inner perimeter to record his or her vote.

CHAPTER VII

Voting at Voting Stations

Place of voting

31. Subject to the provisions of sections 25 and 73(1)(d), a voter shall be entitled to vote at any voting station and for the purposes of an election for any other legislature such vote shall be counted where it has been recorded.

Number of ballot papers

32. A voter shall for the purposes of the first election for the National Assembly and other legislatures to be held after the commencement of this Act be issued with one ballot paper only.

Voting to be in secret

33. A voter shall record his or her vote in secret, and no person may in any way interfere with a voter in connection with the recording of his or her vote.

Identification

34. No voter shall be permitted to vote unless he or she has presented to the presiding or voting officer his or her voter's eligibility document.

Manner of voting

- 35. (1) The voting at any election centre shall be conducted in accordance with the provisions of this Chapter.
 - (2) The presiding or voting officer shall ascertain voter eligibility -
 - (a) by examining the voter's eligibility document whether -
 - the voter is the person described therein for which purpose such officer shall be entitled to disregard any error which he or she may consider to be obvious; and
 - (ii) such document has not been previously marked in the prescribed manner in accordance with subsection (4)(b); and
 - (b) in the manner prescribed in subsection (3) and, subject to the provisions of paragraph (c) of that subsection, that the voter has not already voted at the election.
 - (3)(a) A voter shall not be given a ballot paper if he or she bears the identification mark or his or her voter's eligibility document bears the mark contemplated in subsection (4)(b);
 - (b) Each party voting agent shall have the right to observe the procedure of establishing whether -
 - (i) a voter bears the identification mark; and
 - (ii) the voter's eligibility document bears the mark contemplated in subsection (4)(b);
 - (c) The provisions of subsections (2)(b) and (4)(a)(i) shall not apply in the case of a voter who suffers from a physical defect which, in the opinion of the presiding officer, makes the application of the said provisions impractical.
 - (4) Where the provisions of subsection (3)(a) have been complied with -
 - (a) the voter shall in the presence of the presiding officer or a voting officer -
 - (i) be marked by means of the identification mark on the right hand; or
 - (ii) where that is impractical, be marked in the prescribed manner; and
 - (b) the voter's eligibility document shall be marked in the prescribed manner.
 - (5) Subject to subsection (4)(a)(ii), a voter who refuses -
 - (a) to have the identification mark administered to him or her in accordance with subsection (4)(a)(i); or

- (b) to have his or her voter's eligibility document marked in the prescribed manner.
- shall not be issued with a ballot paper and shall be ordered by the presiding officer to leave the election centre and inner perimeter forthwith.
- (6) When the provisions of subsection (4) have been complied with, the presiding officer or a voting officer shall -
 - (a) tear out a ballot paper from the ballot paper book and another voting officer shall mark that ballot paper on the back with the official mark; and
 - (b) hand that ballot paper to the voter.
 - (7) When the voter has received the ballot paper, he or she shall -
 - (a) take it to the voting compartment;
 - (b) indicate the registered party for which he or she desires to vote by placing a cross or any other mark which denotes a clear choice for a particular registered party with the instrument provided in the space provided on the ballot paper;
 - (c) display the ballot paper at the ballot box in such manner that the presiding officer or a voting officer designated by him or her may recognize the official mark; and
 - (d) place the ballot paper in the ballot box.
 - (8) In the event that a voter -
 - (a) spoils any ballot paper inadvertently; or
- (b) records a vote by mistake for a party which is not of his or her choice, he or she shall return it to the presiding officer, who shall, if he or she is satisfied that the circumstances described in paragraph (a) or (b) have occurred, provide the voter with another ballot paper and cancel the discarded ballot paper which shall be kept separately.
- (9) The Commission shall make such arrangements to assist voters with official interpreters as it may consider practicable: Provided that if no such official interpreter is available a voter shall be permitted to make use of his or her own interpreter.

Voters who cannot read or who are incapacitated by blindness or other physical disability from voting

- 36. (1) Subject to the provisions of section 35, the presiding officer, on the application in person of any voter who is unable to read or of any voter who is incapacitated by blindness or other physical cause from voting in the manner prescribed by the other provisions of the Act shall then and there, before at least two party voting agents, mark the votes of that voter on the ballot papers in the manner directed by the voter, and place the ballot papers in the ballot box.
 - (2)(a) A voter who is incapacitated by blindness may apply to the Commission for the issue to him or her of a special ballot paper in which the text is printed in braille: Provided that the Commission shall not be obliged to accede to such request in the event that it considers it impracticable: Provided further that the Commission may prescribe such other matters as it may deem relevant in respect of voting by blind persons.

- (b) Any such vote shall be deemed to be a special vote which shall be recorded on the day prescribed by and otherwise in accordance with the provisions of section 40.
- (3) The secrecy of the voting as contemplated in section 33 shall <u>mutatis mutandis</u> be preserved in the application of this section.

Objection to voting

- 37. (1) Any party election or voting agent present at a voting station may object to any voter on any of the following grounds:
 - (a) That the voter is not the person described in the voter's eligibility document which he or she has submitted;
 - (b) that the voter has already voted in the election; or
 - (c) that the voter is not entitled to vote.
- (2) Upon an objection having been lodged under subsection (1) the presiding officer shall deal with the objection in the prescribed manner.

Sealing of ballot boxes and other election material by presiding officer

- 38. (1) Immediately after the close of the vote on each voting day, the presiding officer shall, in the presence of such party election or voting agents as may be in attendance, make up into separate packets, sealed with his or her own seal and the seal of any party voting agent and, in the discretion of the Commission, any international and other observer who wishes to attach his or her seal to it -
 - (a) each ballot box entrusted to him or her, unopened;
 - (b) the unused ballot papers;
 - (c) the ballot papers discarded in terms of section 35(8)(a) and (b); and
 - (d) the counterfoils of used and discarded ballot papers,
- and shall in accordance with the instructions of the Commission mark each sealed packet and deliver the sealed packets to the district electoral officer for the district concerned without delay, or cause them to be so delivered, in accordance with the instructions of the provincial electoral officer.
- (2) The packets shall be accompanied by a statement in a form prescribed by the Chief Director in which the presiding officer accounts for -
 - (a) the number of ballot papers entrusted to him or her;
 - (b) the number of ballot papers issued; and
 - (c) the number of ballot papers not issued.
- (3) The district electoral officer shall seal all the packets received from the presiding officers concerned with his or her own seal and the seal of any party voting agent and, in the discretion of the Commission, any international and other observer who wishes to attach his or her seal to it.
- (4) The district electoral officer shall furnish to the provincial electoral officer a statement in the prescribed form in accordance with the instructions of the Commission in which he or she accounts for the number of ballot papers entrusted to him or her.

(5) The district electoral officer shall in the prescribed manner deliver into safekeeping all the packets received by him or her in terms of subsection (1).

Special voters

- 39. (1) A voter who because of his or her illness or physical infirmity or physical disability or pregnancy will not be able to attend a voting station at any time during the voting hours on voting day, shall be entitled, subject to the provisions of subsection (2), to record a special vote as provided in section 40.
- (2) A presiding officer shall at all times on the day before the first voting day during his ordinary office hours, and if necessary until 21:00 on the said day take the necessary steps to enable special voters to record their votes at the place where the office of the presiding officer is situated.
 - (3) A presiding officer may -
 - (a) at the request of a special voter who in his or her opinion is unable to attend at the place contemplated in subsection (2), call upon that voter at any time on the day and during the hours referred to in the said subsection (2) at any address in order to enable that voter to record his or her vote as a special voter; and
 - (b) shall, at some time on the day and during the hours referred to in paragraph (a) visit all registered hospitals and old age homes in the electoral district concerned in order to enable any special voter at such places to record his or her special vote, provided prior notice of such presiding officer's intention to visit such places for such purpose and of the address at which and the date on which and the time when he or she will be present thereat, has been given to every party election district agent in the electoral district in which such place is situated.
- (4) Any party voting agent shall upon request be entitled to information in regard to special voters and upon such request be entitled to be present during the recording of the special votes.
- (5) A place where special voters may record their special votes under this section shall, for purposes of this Act, be deemed to be a voting station.
- (6) The Chief Director shall as soon as possible publish a notice in the <u>Gazette</u> indicating the places, except the places referred to in subsection (3), where voters referred to in paragraph (a) of subsection (1) may record their votes.
- (7) Any person who is being detained who is not a person referred to in section 16(d) may only vote by special vote under this section and provided that such a vote shall be taken-
 - (a) at the prison or place where he or she is detained;
 - (b) on the date set aside by the Commission for the taking of special votes; and
 - (c) that no personal party political canvassing be allowed.

Procedure of recording special votes

- 40. (1) A special voter shall, when he or she intends to record his or her special vote, by means of a sworn or affirmed affidavit in the prescribed form convince the presiding officer that he or she -
 - (i) will not be able to attend a voting station at any time during voting hours on voting day; and
 - (ii) is entitled to record his or her vote as a special voter as provided in section 39.

and shall at the same time submit his or her voter's eligibility document.

- (2) The provisions of section 35(2) to (5), inclusive, shall <u>mutatis mutandis</u> apply to a special voter recording his or her special vote.
- (3) When the presiding officer has satisfied himself or herself that the voter is entitled to vote and that he or she has not voted in the election previously he or she shall tear from the ballot paper book a ballot paper, mark it on the back with the official mark and hand the ballot paper to the special voter concerned, together with a ballot paper envelope and covering envelope.
- (4) When the special voter who wishes to vote has received the ballot paper, he or she shall -
 - (a) mark it in secret in accordance with his or her choice;
 - (b) fold the ballot paper so that the official stamp is visible and the manner in which he or she has marked his or her ballot paper is not visible;
 - (c) place the marked ballot paper in the ballot paper envelope, close the ballot paper envelope and thereafter place it in the covering envelope; and
 - (d) hand the covering envelope to the presiding officer.
- (5) The presiding officer shall take the covering envelope in his or her custody, place it in a sealed ballot box as soon as possible and, if he or she is not the district electoral officer, shall transmit the sealed ballot box in the prescribed manner to the district electoral officer for the district concerned after the close of the special votes.
- (6) The provisions of section 36 shall apply <u>mutatis mutandis</u> to special voters who cannot read or write or are incapacitated by blindness.

CHAPTER VIII

Preparation for Counting and Counting of Votes

Notice of place and time of counting of votes

41. (a) The Commission shall determine the places where and the day and time upon which the counting of votes is to be commenced and inform the party liaison national committee accordingly not later than seven days before the first voting day: Provided that the Commission may alter such determination or date of advice in which event it shall advise all registered parties accordingly whenever it may consider it appropriate.

(b) In the application of paragraph (a) due regard shall be had to the need to have separate counts of votes in respect of other legislatures and provisional defined areas.

Counting stations

42. (1) A counting station shall comprise -

(a) a counting centre, representing that area of the counting station consisting of an area bound by a circumference with a radius of 100 metres, or such lesser area as practical circumstances may necessitate so designated by the provincial electoral officer within which the counting of the votes recorded at the election shall take place:

(b) an inner perimeter, representing that area of the counting station consisting of an area around the counting centre bound by a circumference with a radius of 600 metres, or such lesser area as practical circumstances may necessitate so designated by the provincial electoral officer in respect of which access and

other permitted activities may be prescribed; and

(c) a controlled area, representing that area of the counting station consisting of an area around the counting centre bound by a circumference with a radius of 1100 metres, or such lesser area as practical circumstances may necessitate so designated by the provincial electoral officer in respect of which access and other permitted activities may be prescribed.

(2) No counting station shall be located at any premises ordinarily occupied by or under the control of any defence or police or armed force, or any political organization, save where the Commission may consider such premises to be a necessary location for the purposes of conducting a free and fair election.

Verification of ballot paper statement by counting officer

43. (1) After the provisions of section 38 have been complied with, the counting officer in the presence of the district electoral officer concerned shall examine whether the seals of the packets referred to in section 38 are intact and give the district electoral officer concerned and any party voting agents who are present and such monitors and international and other observers as may be permitted by the Commission to be present an opportunity to do likewise and shall thereafter open all the packets.

(2) The counting officer shall separately verify each presiding officer's ballot paper statement referred to in section 38(2) by comparing it with the contents of the packets received from a voting station concerned, and shall for that purpose open all the ballot boxes from that voting station and cause the ballot papers contained in them to be counted.

(3) The counting officer shall examine each ballot paper to ascertain whether it bears the official mark.

(4) If there appears to be any -

(a) irregularity in respect of the seals;

(b) discrepancy in the verification of the ballot paper statement referred to in subsection (2); or

(c) ballot paper which does not bear the official mark, the matter shall be recorded, the Chief Director shall be informed forthwith and the counting officer shall deal with the matter in the prescribed manner.

Counting of votes

- 44. (1) After the provisions of sections 38 and 43 have been complied with, the counting officer shall forthwith cause -
 - (a) the ballot papers to be sorted with due regard to the provisions of subsections(3) and (4) on the basis of the of the individual votes recorded for each registered party; and
 - (b) the votes recorded to be counted in respect of each registered party.
- (2) The counting officer shall, as soon as practicable, after all the votes at such counting station have been counted and the number of votes for each registered party have been determined, inform the Chief Director in the prescribed manner of the number of votes so determined to have been recorded for each registered party.
 - (3) The counting officer shall reject and not count any ballot paper -
 - (a) on which is recorded votes for more than one registered party;
 - (b) in respect of which he or she has reasonable grounds to believe that it has not been officially issued to a voter in terms of section 35;
 - (c) which is unmarked or on which it is impossible to determine with certainty for which registered party the vote is recorded; or
 - (d) which does not bear the official mark on the back thereof.
- (4) Subject to subsection (3), the counting officer shall not reject and shall cause to be counted any ballot paper on which there is a mark or writing by means of which a voter has clearly indicated his or her choice otherwise than by a cross on the ballot paper concerned.
- (5) In the event that the acceptance or rejection of a ballot paper by the counting officer, as the case may be, is disputed by any party voting agent, the counting officer shall endorse thereon the word "disputed" and shall reflect such ballot paper on a form and in a manner prescribed, and shall keep separately the accepted and rejected ballot papers disputed.
- (6) The counting officer shall endorse the word "rejected" on any ballot paper rejected in terms of subsection (3).
- (7) When the counting officer has complied with the provisions of this section and section 45 he or she shall, as soon as practicable, enclose in separate packets -
 - (a) all counted ballot papers;
 - (b) all rejected ballot papers;
 - (c) all disputed ballot papers rejected;
 - (d) all disputed ballot papers accepted;
 - (e) all unused ballot papers with their counterfoils;
 - (f) all ballot papers discarded in terms of section 35(8)(a) and (b); and
 - (g) all counterfoils of ballot papers issued save for those referred to in paragraph (e),

and shall seal such packets and cause them to be delivered to the Chief Director in the prescribed manner.

(8) On receipt of the packets referred to in subsection (7) the Chief Director shall take charge of them, examine whether the seals are intact and give any party voting agents and, in the discretion of the Commission, any international and other observers who are present an opportunity to do likewise.

Alleged irregularities or inaccuracies, and challenges of tally

- 45. (1) Before the determination of the result at any counting station a party voting agent shall have the right to bring to the attention of the counting officer forthwith any alleged irregularity or inaccuracy and the counting officer shall record such allegation in the prescribed manner, determine such measures as he or she may consider necessary in order to deal therewith, and report such allegation and determination to the Chief Director in the prescribed manner.
- (2) Upon completion of the counting process the counting officer shall forthwith advise the voting agents of the tally whereupon any such agent shall have the right to challenge the tally determined.
- (3) If no such challenge is made forthwith, all party voting agents present at the counting station shall be required to sign the tally indicating that no irregularity was identified during the counting process and the tally shall be deemed to be accepted by all registered parties concerned and shall not be subject to appeal: Provided that such acceptance shall not preclude any interested party from lodging a formal objection in terms of section 46.
- (4) If such a challenge is duly made the registered party concerned shall state the grounds for such appeal, and the counting officer shall make a determination as to whether a recount is to be ordered.
- (5) Upon refusal by the counting officer of an application for a recount, any registered party shall be entitled to lodge an appeal to the Commission, which shall make such order thereon as it may consider appropriate, which order shall not be subject to appeal.

Formal objections

- 46. (1) Any interested party shall have the right to object in the prescribed manner within 48 hours after the close of the poll to any aspect of the election which is relevant to the certification of the result thereof save for such aspects as are provided for in section 45.
- (2) The Commission shall investigate any such objection and shall make a final determination thereon which shall not be subject to appeal.

Powers of Commission in event of serious voting irregularity

- 47. (1) In the event of the Commission making a determination that a serious irregularity has occurred in the voting at any voting station, whether in consequence of a challenge or objection made in terms of section 45 or 46, or for any other reason, including -
 - (a) the closure of a voting station under section 24(5); or
 - (b) violence, intimidation, fraud or any other irregularity of a material nature in the voting process,

the Commission may on good cause shown make such order in respect of the counting of votes as it may consider appropriate in the circumstances, including an order declaring -

- (i) that the votes recorded at a particular voting station shall not be counted in whole or in part; or
- (ii) that any such *deduction* as it may determine shall be effected *in whole* or *in part* to the votes counted *in favour of any registered party or parties* in respect of any particular voting station.
- (2) Any order made by the Commission under subsection (1) shall not be subject to appeal or review.

CHAPTER IX

Announcement of Result of Election and Determination of Number of Candidates of Registered Parties Duly Elected

Declaration of support by one registered party of another

48. Any registered party which wishes to make a declaration of support of another registered party as contemplated in item 21 of Schedule 2 to the Constitution, shall do so in the prescribed manner at the time of submission of its lists of candidates in terms of section 22(1).

Determination of results of election for National Assembly

- 49. (1) After 48 hours of the close of the vote and after all irregularities, challenges or objections, if any, have been dealt with in terms of sections 45, 46 and 47, the Commission shall cause the tallies received from all counting stations to be combined in the following manner:
 - (a) The tally of votes recorded in respect of each other legislature for registered parties contesting the election for the National Assembly;
 - (b) attribute votes recorded in a province for a registered party not contesting the election for the National Assembly and which has made a declaration of support in accordance with item 21(1) of Schedule 2 to the Constitution; and
 - (c) discard votes recorded for any registered party not contesting the election for the National Assembly and which has not made a declaration of support in accordance with item 21(1) of Schedule 2 to the Constitution.
 - (2) (a) For the purpose of filling the 200 seats in the National Assembly contemplated in item 2(a) of Schedule 2 to the Constitution, the total number of votes recorded in a province shall be divided by the number of seats plus one in that province and the result, disregarding fractions, shall be the quota of votes per seat.
 - (b) The total number of votes recorded in favour of a registered party shall be divided by the quota of votes per seat and the result shall, subject to paragraph (c), determine the number of seats allocated to that party.

- (c) Where the formula set out in paragraph (b) yields a surplus not absorbed by the number of seats allocated to the registered party concerned, such surplus shall compete with other similar surpluses accruing to any other registered party or parties, and any undistributed seat or seats (in terms of the formula set out in paragraph (b)) shall be awarded to the registered party or parties concerned in sequence of the highest surplus.
- (3) (a) For the purpose of filling the 200 seats contemplated in item 2(b) of Schedule 2 to the Constitution, the total number of votes recorded in the election shall be divided by 400 plus one and the result, disregarding fractions, shall be the quota of votes per seat.
 - (b) The total number of votes recorded in favour of a registered party shall be divided by the quota of votes per seat and the result shall, subject to paragraphs (c) and (d), determine the number of seats allocated to that party.
 - (c) Where the formula set out in paragraph (b) yields a surplus fraction not absorbed by the number of seats allocated to the party concerned, such surplus shall compete with other similar surpluses accruing to any other registered party or parties, and any undistributed seat or seats (in terms of the formula set out in paragraph (b)), shall be awarded to the registered party or parties concerned in sequence of the highest surplus to be a maximum of 5 seats so allocated: Provided that subsequent allocations shall be made in sequence to those registered parties having the highest average number of votes per seat already gained.
 - (d) The number of seats allocated to a registered party in accordance with the provisions of paragraphs (a), (b) and (c) shall be reduced by the number of seats a registered party gained in accordance with the provisions of subsection (2) and the result shall be the seats allocated in terms of item 2(b) of Schedule 2 to the Constitution.
- (4) (a) Where a registered party -
 - (i) submitted lists of candidates as contemplated in item 4(i) of Schedule 2 to the Constitution, its representatives in the National Assembly shall be allocated from provincial lists in accordance with the provisions of subsection (2) and from the national lists in accordance with the provisions of subsection (3);
 - (ii) submitted lists of candidates as contemplated in item 4(ii) of Schedule 2 to the Constitution, its representatives in the National Assembly shall be allocated in accordance with the provisions of subsection (2), with the remainder of its seats in terms of subsection (3) being allocated from provincial lists in the same proportion as those allocated in terms of subsection (2): Provided that surplus fractions shall be disregarded, save that unallocated seats shall be allocated to provinces in sequence of the highest surplus fractions.
 - (b) In the case of a list of candidates containing less candidates than a registered party is entitled to, that party -
 - (i) shall only be allocated the number of representatives on its list; and

- (ii) shall forfeit its entitlement to any further representation in excess of the representation so allocated.
- (c) The provisions of paragraph (b) shall <u>mutatis mutandis</u> apply to each provincial list referred to in item 4(i) and (ii) of Schedule 2 to the Constitution in respect of which a list of candidates was submitted by the registered party concerned.
- (d) In the event of a registered party forfeiting its entitlement to representation in terms of paragraph (b) or (c) -
 - (i) a new quota shall be determined on the following basis:
 - (a) The total number of votes recorded, minus those votes recorded for all registered parties referred to in the said paragraph, shall be divided by the seats plus one, still to be allocated to the other parties; and
 - (b) the quotient of such division shall be the new quota; and
 - (ii) a new determination of the allocation of representatives in respect of such other registered parties shall then <u>mutatis mutandis</u> be made as provided for in subsections (2) and (3), respectively.
- (e) In the event of a registered party being entitled to an additional number of representatives in terms of the provisions of paragraph (d), and its lists of candidates then do not contain a sufficient number of candidates, the process as provided for in paragaraphs (b), (c) and (d) shall repeat itself until all representatives have been allocated.

Determination of results of election for other legislatures

- 50. (1) After the provisions of section 49 have been complied with the Commission shall cause the tallies received from the counting stations concerned to be combined in the following way:
 - (a) The tally of votes recorded in respect of each province for registered parties contesting the election for the other legislature concerned;
 - (b) attribute votes recorded in a province concerned for a registered party not contesting the election for the other legislature concerned, and which has made a declaration of support in accordance with item 21 (2) and (3) of Schedule 2 to the Constitution; and
 - (c) discard votes recorded for any registered party not contesting the election for the other legislature concerned and which has not made a declaration of support in accordance with item 21(2) or (3) of Schedule 2 to the Constitution.
 - (2)(a) The provisions of section 49(2) shall apply <u>mutatis mutandis</u> to the election of the members of any other legislature.
 - (b) The quota of votes per seat shall be determined by dividing the total number of votes recorded in respect of each province by the number of seats plus one for each province.

- (3)(a) In the case of a list of candidates containing less candidates than a registered party is entitled to, that party -
 - (i) shall only be allocated the number of representatives on its list; and
 - (ii) shall forfeit its entitlement to any further representation in excess of the representation so allocated.
 - (b) The provisions of paragraph (a) shall <u>mutatis mutandis</u> apply to each provincial list referred to in item 4(i) and (ii) of Schedule 2 to the Constitution in respect of which a list of candidates was submitted by that registered party.
 - (c) In the event of a registered party forfeiting its entitlement to representation in terms of paragraph (a) or (b) -
 - (i) a new quota shall be determined on the following basis:
 - (a) The total number of votes recorded, minus those votes recorded for all registered parties referred to in the said paragraph, shall be divided by the seats plus one, still to be allocated to the other registered parties; and
 - (b) the quotient of such division shall be the new quota; and
 - (ii) a new determination of the allocation of representatives in respect of such other registered parties shall then <u>mutatis mutandis</u> be made as provided for in section 49(2) and (3), respectively.
 - (d) In the event of a registered party being entitled to an additional number of representatives in terms of the provisions of paragraph (c), and its lists of candidates then do not contain a sufficient number of candidates, the process as provided for in paragraphs (a), (b) and (c) shall repeat itself until all representatives have been allocated.

Designation of representatives

- 51. (a) After the counting of votes has been concluded, the number of seats to which each registered party is entitled has been determined and the election has been certified substantially free and fair in accordance with section 18 of the Commission Act, -
 - (i) the Commission shall within two days thereafter designate from each list of candidates published in terms of section 23 the representatives of each registered party in each legislative body; and
 - (ii) following the designation in subparagraph (i), if a candidate's name appears on more than one list for the National Assembly or on a list for both the National Assembly and any other legislature and he is due for designation as a representative in more than one case, the registered party concerned shall within two days thereafter indicate to the Commission in which legislative body the candidate shall serve or which component he or she will represent, as the case may be, in which event his or her name shall be deleted from the other components or lists.

(b) The Commission shall forthwith cause to be published in the <u>Gazette</u> the list of names of representatives in all legislative bodies.

CHAPTER X

Offences and Penalties

Undue influence

52. (1) Any person who, directly or indirectly, uses or procures the use of, or threatens to use or procure the use of, any force, violence or sexual harassment, or inflicts or threatens to inflict any injury, damage, loss or disadvantage, to or upon any other person or property -

(a) with intent thereby, to compel, induce or influence any person -

- (i) to vote or refrain from voting, either at all, or for any particular registered party, or in any other manner; or
- (ii) to attend or participate in, or to refrain from attending or participating in, any political meeting, march demonstration, or other event of a political nature, or in some other manner lending support to or for any registered party or any candidate; or

(b) on account of any person having -

- (i) voted, attempted to vote or having refrained from voting, either at all, or for any particular registered party, or in any other manner; or
- attended or participated in, or having refrained from attending or participating in, any such political meeting, march demonstration, or other event of a political nature, or from lending support as aforesaid,

shall be guilty of an offence.

- (2) Any person who, wilfully induces, influences or procures any other person to vote in any election, in the knowledge that such other person is not eligible to vote in the election concerned, shall be guilty of an offence.
 - (3) Any person who, directly or indirectly, by duress or intimidation -
 - (a) impedes or prevents or threatens to impede or prevent the free exercise of the franchise by any voter; or
 - (b) in any manner, influences the result of any election, shall be guilty of an offence.
- (4) Any person who, directly or indirectly, by duress, intimidation or otherwise, compels or induces any voter who has already voted at the election -
 - (a) to inform such, or any other, person of the name of the registered party for which the voter has voted; or
 - (b) to display the ballot paper on which such voter has marked his or her vote, in such a manner as to make known to such, or any other, person the name of the registered party for which the voter has voted,

shall be guilty of an offence.

Bribery

- 53. (1) Any person who, directly or indirectly -
 - (a) accepts or contracts for any valuable consideration, for himself or herself or for any other person, in order that he or she or such other person votes or agrees to vote, or refrains or agrees to refrain from voting, either at all or for any particular registered party or in any other manner; or
 - (b) after the election, accepts any valuable consideration, for himself or herself, or for any other person, on account of having induced or influenced any person to vote or refrain from voting as aforesaid;
 - (c) gives, lends or procures, or agrees, offers or promises to give, lend or procure, any valuable consideration, to or for any voter, or to or for any other person, in order to induce or influence any person -
 - (i) to vote or refrain from voting, either at all, or for any particular registered party, or in any other manner, or
 - (ii) to attend or participate in, or refrain from attending or participating in, any political meeting, march, demonstration, or other event of a political nature, or in some other manner lending support to or for any registered party or candidate; or
 - (d) on account of any person having voted or refrained from voting, either at all, or for any particular registered party, or in any other manner, gives, lends or procures, or agrees, offers or promises to give, lend or procure, any valuable consideration, to or for any other voter, or to or for any other person, shall be guilty of an offence.
- (2) Any person who, in consequence of his or her acceptance of any valuable consideration, votes or refrains from voting, either at all, or for any particular registered party, or in any other manner, shall be guilty of an offence.

Personation

- 54. Any person who, at the election -
 - (a) applies for a ballot paper in the name of some other person, whether living, dead or fictitious;
 - (b) applies for a temporary voter's card in the name of some other person, whether living, dead or fictitious;
 - (c) save as provided in section 36, records a vote in the name of any other person;
 - (d) having voted in the manner provided in section 32, again votes or applies for a ballot paper, in the same election; or
 - (e) votes in the knowledge that he or she is not eligible to vote in the election concerned,
 - shall be guilty of an offence.

Infringement of voting secrecy

55. Any person who -

- (a) obtains any information relating to voting at any voting station, or counting of votes at any counting station, and, save as permitted by or under this Act or any other law, discloses such information to any other person;
- (b) save as authorized by or under this Act or the Commission Act, opens or breaks the seal of, any packet, envelope or ballot box, sealed in terms of this Act; or
- (c) interferes with a voter in contravention of section 33, shall be guilty of an offence.

Prohibition on interference with voting materials and election material

56. Any person who removes, destroys, conceals or mutilates or assists the removal, destruction, concealment or mutilation of, any voting materials or election material, save on the authority of the Commission or under the provisions of this Act, shall be guilty of an offence.

Prohibition on unauthorized printing, manufacture and supply of voting materials and election material

57. Any person who, directly or indirectly prints, manufactures or supplies or procures the printing, manufacture or supply of, any voting materials or election material in connection with the election, save on the authority of the Commission, shall be guilty of an offence.

Prohibition on interference with free political canvassing and campaigning

58. Any person who -

- (a) directly or indirectly, by the use or threat of force, violence, sexual harassment or otherwise, prevents the conduct of any political meeting, march, demonstration or other event of a political nature, or any other person from attending or participating therein;
- (b) creates a material disruption with the intention of preventing a registered party from holding a public political meeting;
- (c) impedes or prevents or threatens to impede or prevent the right of any representative of any registered party to gain access, in the manner and during the times prescribed, to voters in any particular area, whether public or private, for the purpose of conducting political canvassing and campaigning, and of soliciting membership and support; or

(d) impedes or prevents or threatens to impede or prevent any member of the Commission, any representative of the Commission or any other person or organization engaged in voter education in gaining access, in the manner and during the times prescribed, to voters in any particular area, whether public or private, for the purpose of conducting voter education,

shall be guilty of an offence.

Prohibition on non-compliance with lawful directions, instructions and orders, and obstruction of electoral officers and party election or voting agents

59. Any person who -

- (a) refuses or fails to give effect to any direction, instruction or order lawfully issued by or on behalf of the Commission, the Chief Director or any electoral officer;
- (b) refuses or fails to leave an election or counting centre or inner perimeter when so ordered in terms of section 10(1)(b), 12(1)(b) or 35(5);
- (c) enters or remains in an election centre or inner perimeter in contravention of section 10(2); or
- (d) obstructs or hinders any electoral officer or party election or voting agent, in the execution of his or her lawful duties,

shall be guilty of an offence.

Prohibition on making or publishing intentional false statements or information

60. Any person who -

- (a) makes a false statement or furnishes false particulars in any statement which is required in terms of this Act in the knowledge of such statement or particulars to be false or without reasonable grounds for believing the same to be true; or
- (b) publishes, repeats or disseminates in any manner whatsoever false information with the intention of -
 - (i) disrupting or preventing the election;
 - (ii) creating hostility or fear in order to influence the process or outcome of the election;
 - (iii) otherwise influencing the process or outcome of the election, shall be guilty of an offence.

Miscellaneous offences

61. Any person who contravenes or fails to comply with any provision of section 68, 69 or 70, shall be guilty of an offence.

Ownership of voting materials and election material

62. In any indictment, summons or charge sheet for any offence in relation to any election material or voting materials, the property in such election material or voting materials, as well as the property in the counterfoils thereof, if any, may be stated to be vested in the Commission, or the Chief Director, or any other electoral officer, as the case may be, in such election.

Penalties

- 63. Any person convicted of any of the offences referred to in this Chapter shall, if convicted of a contravention of any provision of -
 - (a) section 52(1), (3) or (4) or 54, 57, 58(a) or 60(b), be liable to a fine not exceeding R100 000 or to imprisonment for a period not exceeding 5 years, or to both such fine and such imprisonment;
 - (b) section 53, be liable to a fine not exceeding R80 000 or to imprisonment for a period not exceeding 4 years, or to both such fine and such imprisonment;
 - (c) section 52(2), 55, 56 or 58(b), (c) or (d), be liable to a fine not exceeding R60 000 or to imprisonment for a period not exceeding 3 years, or to both such fine and such imprisonment;
 - (d) section 59(d) or 60(a), be liable to a fine not exceeding R40 000 or to imprisonment for a period not exceeding 2 years, or to both such fine and such imprisonment; or
 - (e) section 59(a), (b) or (c) or 61, be liable to a fine not exceeding R20 000 or to imprisonment for a period not exceeding twelve months, or to both such fine and such imprisonment.

CHAPTER XI

General Provisions

Forfeiture of deposit paid by registered party

- 64. (1) The deposit paid in terms of section 19(2) shall be forfeited to the State by any registered party in respect of each election which it contested if it was unsuccessful in obtaining sufficient support for the allocation of at least one representative in such election.
- (2) Save as is in this section and section 67(c) expressly provided, the sum deposited in terms of section 19(2) shall be refunded to the depositor.

Destruction of election material

65. The Commission shall be responsible for the destruction of all election material which shall be effected as soon as possible after 30 days of the date of the certification of the result of the election or the declaration that it was unable so to certify by the Commission, save where the Special Electoral Court determines, on application by any interested party, that any part of such material may be relevant to a justiciable dispute relating to the election: Provided that in the latter case such destruction shall commence as soon as possible after the final determination of such dispute.

Electoral Code of Conduct and implementation thereof

- 66. (1) The Electoral Code of Conduct (hereinafter in this section and in section 67 referred to as "the Code") set out in Schedule 2 -
 - (a) shall be subscribed to -
 - (i) on behalf of all registered parties; and
 - (ii) by all candidates,

as a condition of their respective rights to be registered or nominated; and

- (b) shall be binding upon all registered parties, party leaders, office-bearers, members and supporters, and upon all nominated candidates, and upon any other party, organization or movement of a political nature which publicly supports or opposes the policies, candidates or cause of any registered party, or which propagates non-participation in any election.
- (2) In the event that the Chief Director: Monitoring either <u>suo motu</u> or in consequence of allegations made by any person or organization, is of the opinion that an infringement of the Code may have taken place, including anything which might also constitute an offence in terms of this Act or any other law, he or she may refer the matter in the prescribed manner to the Secretariat for adjudication by an appropriate Tribunal: Provided that the Chief Director: Monitoring shall determine, in relation to the nature of the alleged infringement and the possible penalty or sanction to be imposed in respect thereof, whether the matter shall be adjudicated in the first instance by an Electoral Tribunal or by an Appeal Tribunal which, notwithstanding the provisions of Chapter VII of the Commission Act, shall have jurisdiction of first instance to adjudicate the relevant matter.
- (3) The Tribunal constituted to hear the matter in terms of subsection (2), shall conduct such proceedings and take such steps as it may consider necessary to determine the matter in issue, in order -
 - (a) to determine whether an infringement of the Code has taken place; and
 - (b) if so, to determine an appropriate penalty or sanction in respect of the person or party guilty thereof.
- (4) An Electoral Tribunal to which a matter has been referred in terms of subsection (2) shall only be entitled to impose the penalties or sanctions contemplated in section 67(a), (b) or (c): Provided that such Tribunal may in the prescribed manner refer a matter which in its opinion may warrant a penalty or sanction in excess of its jurisdiction to an Appeal Tribunal for consideration and imposition of the appropriate penalty or sanction.

- (5) An Appeal Tribunal to which a matter has been referred in terms of subsection (2) or (4) shall be entitled to impose any of the penalties or sanctions contemplated in section 67(a), (b) or (c) or to recommend to the Commission the imposition of penalties or sanctions contemplated in section 67(d), (e), (f), (g) or (h).
 - (6)(a) Upon the recommendation of the Appeal Tribunal contemplated in subsection (5) the Commission may impose or vary the recommended penalty or sanction.
 - (b) There shall be no appeal from an order from the Commission imposing or varying a penalty or sanction under paragraph (a), save for a power of review of such order which shall lie with the Special Electoral Court.
- (7) In making its determination regarding appropriate penalties or sanctions, the relevant Tribunal or the Commission, as the case may be, shall have regard to any other legal consequence that may result from civil or criminal proceedings instituted by reason of the same occurrence.

Penalties and sanctions in respect of infringements of Electoral Code of Conduct

- 67. Subject to section 66(4), (5) and (6), the following penalties or sanctions may be imposed in respect of any infringement of the Code:
 - (a) A formal warning, with or without some other penalty or sanction, which may be conditionally suspended;
 - (b) a fine not exceeding R100 000;
 - (c) the forfeiture of the whole or any portion of the deposit paid by a registered party in terms of section 19;
 - (d) the temporary suspension, or permanent withdrawal, of rights to utilize media time for electoral purposes, including any such television or broadcasting services as may be made available to registered parties by the Independent Media Commission established by section 2 of the Independent Media Commission Act, 1993 (Act No. 148 of 1993), which suspension or withdrawal shall be given effect to;
 - (e) a general or limited prohibition on the right -
 - (i) to hold particular public meetings, demonstrations, rallies or marches, or any specified category thereof;
 - (ii) to enter any specified electoral district or area for purposes of canvassing for membership, or for any other electoral purpose;
 - (iii) to erect placards or banners or to publish and distribute campaign literature;
 - (iv) to publish or distribute campaign literature and electoral advertising;
 - (f) the withdrawal of the right to receive any or all of the specified categories of State or foreign funding contemplated in section 68, in whole or in part, including the imposition of a requirement that any such funding as may previously have been made available shall be repaid, either in whole or in part, and within such period as may be stipulated;
 - (g) an order -
 - (i) disqualifying the candidacy of any person; or

- (ii) for the deletion of the name of any person previously nominated on any party list,
- if such person is found guilty of gross and systematic infringement of the Code; or
- (h) for the cancellation of the registration of a party in terms of section 19, and the resultant forfeiture of its right to participate in any election if such party is found guilty of gross and systematic infringement of the Code.

Bills, placards, etc., to bear publisher's name

- 68. (1) From the day of the publication of the proclamation in the $\underline{Gazette}$ in terms of section 22(1) -
 - (a) every bill, placard, poster, pamphlet, circular or other printed matter having reference to an election shall bear upon the face thereof the name and address of the printer and publisher thereof;
 - (b) no person shall print, publish or post or cause to be printed, published or posted or in any other manner disseminate any such printed matter which fails to bear upon the face thereof, the name and address of the printer and publisher;
 - (c) the proprietor and publisher of every newspaper shall cause the word "advertisement" to be printed as a headline to each article or paragraph in his or her newspaper, which originated from a registered party or its agents or supporters, the insertion of which is, or is to be, paid for, or for which any reward or compensation, or promise of reward or compensation is to be made;
 - (d) the articles or paragraphs referred to in paragraph (c) shall include all such text as may <u>prima facie</u> appear to be intended or calculated to affect the result of an election, and shall include any paid advertisement or report of the speech of a listed candidate, if the insertion thereof is, or is to be, paid for;
 - (e) every report, letter, article, bill, placard, poster, pamphlet, circular, cartoon or other printed matter (hereinafter in this subsection called an "election article") which, on the face of it, is intended or calculated to affect the result of an election, is inserted in any newspaper or otherwise produced and is published in the Republic, shall bear at the foot thereof the full name and address of that person or persons by whom such election article was written or produced: Provided that -
 - (i) any such election article which is inserted in any newspaper as aforesaid and which has been altered materially by the editor of such newspaper, shall also bear the name of the editor;
 - (ii) in the case of any such election article which is written jointly by two or more persons, it shall be sufficient for the purposes of this subsection if the report as a whole bears the full names and addresses of the persons by whom it was written; and
 - (iii) in the case of headlines to any election article which is inserted in any newspaper as aforesaid, and bill, placards or posters having reference thereto, and which are issued in the ordinary practice of a newspaper,

it shall be sufficient for the purposes of this subsection if the full names and addresses of the persons by whom such headlines, bills, placards and posters were written by such persons, are published in the issue of the newspaper in which such election article is inserted; and

(f) subject to the provisions of subparagraph (iii) of the proviso to paragraph (e), no person shall print or publish any newspaper or other printed matter in which is inserted or produced any election article which fails to comply with the provisions of paragraph (e).

Prohibiton on publication of opinion polls

- 69. (1) No person shall during the period commencing 21 days prior to the first voting until after the certification of the results of the election by the Commission or the declaration that it was unable so to certify by the Commission in terms of section 18 of the Commission Act, publish in the electronic or printed media the results of any opinion poll purporting to reflect the level of support enjoyed by registered parties or candidates or the policies they advocate.
- (2) The provisions of subsection (1) shall not prohibit the conduct of opinion polls by registered parties for the purposes of their election campaign, the obtaining of opinions in the course of canvassing for votes on behalf of such registered parties or candidates or the publishing in the electronic or printed media of the results so obtained after the election period.

Prohibition on certain political activities during certain period prior to and during voting period

70. No person shall -

during the period 48 hours prior to the voting period until the end of the voting period hold or take part in any public demonstration, march or rally of a political nature; or

(b) during the period 12 hours prior to the voting period until the end of the voting period hold or take part in any public meeting or rally of a political nature.

Special State or foreign funding for registered parties in respect of election

- 71. (1) There shall be established a fund to be known as the "State Electoral Fund" which shall be under the administration of the Commission and which shall comply with the following requirements:
 - (a) The capital of the said Fund shall be constituted by -
 - (i) money appropriated by Parliament for that purpose, the amount of which is to be determined by the Transitional Council in consultation with the Minister of State Expenditure; and

- (ii) such further amounts, if any, as may be contributed by donors, including foreign governments, inter-governmental and non-governmental organizations.
- (b) The object of the said Fund shall be to provide registered parties with financial assistance for purposes of conducting their electoral campaigns: Provided that no such assistance shall be utilized for the purposes of entertainment or for the purchasing of any immovable property.
- (c) The Chief Executive Officer of the Commission shall be the accounting officer charged with the responsibility of accounting for all money received by the said Fund and the utilization thereof.
- (d) The said accounting officer shall cause such records of account to be kept as are necessary to present fairly the state of affairs of the said Fund and to explain the transactions and financial position thereof.
- (e) The Auditor-General shall audit the books of account, accounting statements and annual financial statements of the said Fund.
- (f) The Commission may invest any unexpended portion of money in the said Fund.
- (g) The Commission may utilize the interest on investments referred to in paragraph (f) in pursuance of the object mentioned in paragraph (b).
- (h) If a person who is or was in the employment of the Commission caused the said Fund any loss or damage, the said accounting officer shall determine the amount of such loss or damage and order the recovery thereof mutatis mutandis in accordance with section 34 of the Exchequer Act, 1975 (Act No. 66 of 1975).
- (i) In the event of the Commission or the said Fund being dissolved, all remaining assets of the Fund shall be utilized in accordance with the recommendation of the Commission for the purposes of the encouragement and promotion of democratic values.
- (2) The Commission shall at regular intervals report to the Transitional Council on all income and expenditure in respect of the State Electoral Fund.
- (3) The Commission shall make the following two forms of financial assistance available to registered parties which qualify therefor:
 - (a) An initial grant payable to all registered parties on an equal basis and without discrimination on the basis provided in subsection (4); and
 - (b) a grant payable to such registered parties after the results of the election had been determined, on the basis provided in subsection (5).
 - (4)(a) The initial grant referred to in subsection (3)(a) shall only be payable to a registered party if an independent opinion poll recognized and accepted by the Commission for that purpose shows that such a party has -
 - (i) in respect of an application for financial assistance to contest the election for the National Assembly, the potential support of at least 2% of the voters for that legislature; or

- (ii) in respect of an application for financial assistance to contest the election for any other legislature or legislatures, the potential support of at least 2% of the voters for the legislature or legislatures concerned.
- (b) The requirements for the acceptance of an opinion poll contemplated in paragraph (a) shall be prescribed by the Commission: Provided that no such poll may have been conducted earlier than six months before the final date on which parties have to submit their lists of candidates in terms of section 22: Provided further that the Commission may cause an opinion poll to be conducted for the purposes of this section.
- (c) A party may, when applying for registration as a participant in the election in terms of section 19, furnish the prescribed information in respect of the opinion poll on which that party intends to base its application for a grant, if any; and the Commission shall not later than seven days after the application has been submitted to it notify the party concerned whether the poll is recognized and accepted by the Commission or not.
- (d) If the opinion poll referred to in paragraph (c) is rejected by the Commission, or if a registered party so decides of its own accord, such a party may prove its potential support by voters by submitting a list containing-
 - (i) 10 000 signatures of voters, of which at least 1 000 signatures shall be by voters from each of at least five provinces, if that party applies for a grant with the view to contest the election for the National Assembly; or
 - (ii) 3 000 signatures by voters from each such province in respect of which such party applies for a grant with the view to contest the election in respect of such province or provinces.
- (e) (i) Subject to subparagraph (ii), the procedures for the collection of signatures referred to in paragraph (d) and the circumstances under which a party may be disqualified from receiving such a grant, shall be prescribed by the Commission.
 - (ii) A voter -
 - (aa) may only sign the support list of one party;
 - (bb) may sign both the lists referred to in paragraph (d)(i) and (ii) of a party;
 - (cc) shall state his full names, home address and identity number on the list or lists; and
 - (dd) shall, if he or she cannot sign or write his or her name, place his or her mark on the said list or lists, which mark shall be witnessed by a voter by placing his or her signature next to that mark.
- (f) (i) The initial grant referred to in subsection (3)(a) shall be payable from the money referred to in subsection (1)(a)(i): Provided that only 50% of that money shall be utilized for that purpose.

- (ii) A party who is contesting the election for one other legislature only, may, notwithstanding the provisions of subparagraph (i), only receive one quarter of the amount of the grant payable to a party contesting the election for the National Assembly.
- (g) A party making use of the method provided for in paragraph (d) in its application may only receive 50% of the amount of a grant payable to a party referred to in paragraph (a) of this subsection.
- (h) No party shall be allowed to apply for assistance under this subsection unless it has submitted the list of candidates referred to in section 22, and no party shall be eligible for a grant if its qualifying application has not been received by the Commission before the expiry of the period of 30 days referred to in section 22(1).
- (5) The grant referred to in subsection (3)(b) shall be payable from the remainder of the said Fund referred to in subsection (1)(a) in the following manner:
 - (a) 50% shall be distributed equally amongst those registered parties which in terms of the total number of votes recorded, are entitled to at least one seat in the National Assembly or any other legislature: Provided that a registered party which contested the election for one other legislature only may only receive one quarter of the amount of the grant payable to a registered party which contested the election for the National Assembly; and
 - (b) the other 50% shall be payable to each such registered party proportional to the number of votes recorded nationally and provincially in favour of such party.
- (6) With the view to ensuring that the object as set out in subsection (1)(b) is being pursued by registered parties, it shall be a precondition for the payment of the grants that -
 - (a) parties who are recipients of the grants shall be obliged to deposit such funds in an account specially opened for that purpose, and to keep separate books, accounts, financial statements and vouchers of all financial assistance received and so deposited and expenditure incurred from that account;
 - (b) the Commission shall prescribe a requirement for audit in respect of the said account, and may further require that the books, accounts, financial statements and vouchers relating to that account be submitted for scrutiny and audit by the Auditor-General who shall have full and unrestricted access to such documentation as may be considered relevant.

Application of Act in event of conflict with other laws

72. This Act, including the regulations and the orders, directions and decisions of the Commission in terms thereof, shall prevail in the event of any conflict with the provisions of any other law, including statute law, common law, subordinate legislation and customary or indigenous law, in so far as the conduct and supervision of elections within the Republic are concerned.

Regulations

- 73. (1) The Commission shall make regulations regarding -
 - voting and counting stations, including access and activities permitted in the respective areas comprising such stations, which may differ in respect of different areas;
 - (b) foreign voting stations, including -
 - (i) the hours during and day or days during the voting period on which votes may be recorded;
 - (ii) the procedures regulating the recording of votes; and
 - (iii) the counting of votes recorded,
 - in respect of foreign voting stations;
 - (c) special votes and voters, including the counting of votes recorded by special voters:
 - (d) voting stations for and the procedures regulating the recording of votes by such persons detained as are not excluded from voting in terms of section 16(d), and the counting of such votes;
 - (e) the manner in which and conditions of canvassing persons referred to in paragraph (d), by registered parties;
 - (f) State and foreign funding of registered parties as contemplated in section 68;
 - (g) the application <u>mutatis mutandis</u> of the provisions of section 65 to the electronic media, including any television or radio broadcasting service;
 - (h) the safe-keeping and transportation of voting materials and election material, including -
 - (i) security during the production of voting materials;
 - (ii) safe-keeping of voting materials after production and during distribution thereof to voting stations;
 - (iii) distribution of voting materials prior to and during the voting period;
 - (iv) safe-keeping of voting materials after distribution to voting stations;
 - (v) safe-keeping during the course of the voting days, including the safe-keeping of election material pending the counting of votes;
 - (vi) safe-keeping of voting materials and election material after the election, including the transportation to counting stations and the provision of security during the counting period;
 - (vii) security of voting stations and staff employed therein;
 - (viii) security of voting materials and election material at foreign voting stations; and
 - (ix) security of voting materials and election material in respect of special votes and voters;
 - (i) the rights and duties of party voting and election agents;
 - (j) the demarcation of the Republic into electoral districts for the purposes of the election with due regard to the need to have separate counts of votes in respect of other legislatures and provisional defined areas;
 - (k) the procedures to be followed and manner in which a voter shall be marked if the provisions of section 35(4)(a)(ii) apply;

- (l) the procedures to be followed and manner in which a voter's eligibility document shall be marked in terms of section 35(4)(b);
- (m) voting and counting of votes in respect of provisional defined areas, including, subject to the Constitution -
 - (i) the counting procedure in order to have separate counts of votes in respect of other legislatures and provisional defined areas;
 - (ii) the manner in which the votes recorded within each such area may be required to be deducted from the votes recorded for the legislature of the province in which such area is presently situated and may require to be added to the legislature of the province in which such area may be incorporated;
 - (iii) the preparation of separate candidate lists in respect of each provisional defined area for the purposes of determining the seats attributable to each such area; and
 - (iv) such matters as may be necessary to implement the provisions of the Constitution in respect of any provisional defined area;
- (n) any matter required or permitted to be prescribed in terms of this Act; and
- (o) generally, all matters which in its opinion are necessary or expedient to be prescribed to achieve the objects of this Act.
- (2) A regulation under subsection (1) may prescribe penalties for any contravention of the provisions thereof, or any failure to comply therewith, of a fine not exceeding R40 000 or imprisonment for a period not exceeding two years.
- (3) Regulations under subsection (1) affecting State expenditure shall be made only after consultation with the Minister of State Expenditure.
- (4) The Commission shall make such provision as it may consider necessary in order to ensure the widest possible publicity of the regulations.

Repeal and amendment of laws and transitional provisions

- 74. (1) The laws specified in Schedule 3 are hereby repealed or amended to the extent set out in the third column of that Schedule.
- (2) Notwithstanding the repeal of the Filling of Casual Vacancies in Parliament Act, 1992 (Act No. 148 or 1992), by subsection (1), the said Act shall, for the purposes of the filling of casual vacancies in Parliament, be applicable as if it had not been so repealed until the first National Assembly has been validly constituted in terms of the Constitution.

Short title and commencement

75. This Act shall be called the Electoral Act, 1993, and shall come into operation on a date fixed by the State President, on the advice of the Transitional Council, by proclamation in the <u>Gazette</u>.

MAKE YOUR MARK NEXT TO PARTY YOU WANT TO CHOOSE

PARTY NAME	PARTY SYMBOL	PARTY ACRONYM	PHOTO OF LEADER(S)	
OPQ PARTY				
RST PARTY				
UVW PARTY				
XYZ PARTY				
ABC PARTY				
DEF PARTY				
GHI PARTY				
JKL PARTY				
MNO PARTY				
PQR PARTY				
STU PARTY				

SCHEDULE 2

[Sections 66 and 67]

ELECTORAL CODE OF CONDUCT

- 1. The object of this Code shall be to promote conditions conducive to the conduct of free and fair elections, and a climate of democratic tolerance, in which political activity may take place without fear of coercion, intimidation or reprisals.
- 2. All registered parties and other persons bound by this Code shall strive to promote its object in order to enable free political campaigning and open public debate to take place in all parts of the country throughout the election period.
- 3. Registered parties and candidates further commit themselves -
 - (a) to give wide publicity to this Code;
 - (b) to promote voter education campaigns;
 - (c) to condemn violence and intimidation;
 - (d) to instruct their candidates, office-bearers, members and supporters accordingly; and
 - (e) generally, to affirm the rights of all participants in the elections -
 - (i) to express divergent political opinions;
 - (ii) to debate and contest the policies and programmes of other parties;
 - (iii) to canvass freely for membership and support from voters;
 - (iv) to hold public meetings;
 - (v) to attend public meetings convened by others;
 - (vi) to distribute electoral literature and campaign materials;
 - (vii) to publish and distribute notices and advertisements;
 - (viii) to erect banners, placards and posters; and
 - (ix) to promote free electoral campaigns by all lawful means.
- 4. All those bound by this Code in terms of subsection 66(1)(b), shall throughout the election period give effect to the following undertakings and stipulations:
 - (a) To publicly and repeatedly condemn violence and intimidation, and to avoid the use of language or any kind of action which might lead to violence or intimidation, whether to demonstrate party strength, gain any kind of political advantage, or for any other reason;
 - (b) to refrain from any action involving violence or intimidation;
 - (c) to ensure that no arms or weapons of any kind are carried or displayed at political meetings, or in the course of any march, demonstration or other event of a political nature;

- (d) to refrain from publishing or repeating false, defamatory, or inflammatory allegations, concerning any person or party in connection with the elections;
- (e) to co-operate and liaise in good faith with other parties to avoid in so far as possible, arrangements involving public meetings, demonstrations, rallies or marches taking place at the same time and venue as similar political events organized by other parties;
- (f) to do nothing to impede the democratic right of any party, through its candidates, canvassers and representatives, to have reasonable access to voters for the purpose of conducting voter education, raising funds, canvassing membership, and soliciting support;
- (g) to avoid plagiarising the symbols, colours or acronyms of other parties; and to discourage and, if possible, prevent the removal, disfigurement or destruction of political campaign materials of any party;
- (h) to refrain from offering any inducement or reward to any person in consideration of such person either joining or not joining any party; attending or not attending any political event; voting or not voting (either at all, or in any particular manner); or accepting, refusing or withdrawing such person's nomination as a candidate in the elections;
- (i) to refrain from any attempt to abuse a position of power, privilege or influence, including parental, patriarchal or traditional authority, for political purposes, including any offer of reward or threat of penalty;
- (j) to avoid any discrimination based on race, sex, ethnicity, class, gender, or religion, in connection with elections and political activity;
- (k) with respect to the role of women -
 - (i) to facilitate full participation by women in political activities on the basis of equality;
 - (ii) to ensure free access by women to all public political meetings, facilities and venues;
 - (iii) to respect the right of women to communicate freely with political parties and organizations; and
 - (iv) generally, to refrain from forcing women to adopt a particular political position or to engage in, or to refrain from engaging in, any political activity otherwise than in accordance with their free choice;
- (1) in relation to the Commission -
 - (i) to acknowledge its authority in the conduct of the elections;

- (ii) to ensure the attendance and participation of representatives at meetings of any party liaison committee and other for convened by or on behalf of the Commission;
- (iii) to implement its orders and directions;
- (iv) to facilitate its right of access through official monitors or other representatives to all public political meetings or other electoral activities;
- (v) to co-operate in the official investigation of issues and allegations arising during the election period; and
- (vi) to take all reasonable steps to ensure the safety of monitors and other representatives of the Commission, from exposure to insult, hazard or threat in the course of their official duties;
- (m) to reassure voters with regard to the impartiality of the Commission, the secrecy and integrity of the ballot, and further, that no one will know how any other person has voted;
- (n) to take reasonable steps to discipline and restrain their party office-bearers, employees, candidates, members and supporters from infringing this Code, or from committing any offence in terms of this Act, or any other law;
- (o) to establish and maintain effective lines of communication with the Commission, and with other registered parties, at national, provincial and local level, including the exchange of names, addresses and contact telephone and facsimile numbers of party election agents and of other relevant office-bearers and representatives; and
- (p) to accept the final outcome of the elections, and the Commission's declaration and certification of the results.

SCHEDULE 3

LAWS REPEALED OR AMENDED (SECTION 74)

NO. AND YEAR OF LAW	TITLE	EXTENT OF REPEAL
ACT NO. 45 OF 1979	ELECTORAL ACT, 1979	REPEAL OF THE WHOLE
ACT NO. 89 OF 1980	ELECTORAL AMENDMENT ACT, 1980	REPEAL OF THE WHOLE
ACT NO. 35 OF 1981	ELECTORAL AMENDMENT ACT, 1981	REPEAL OF THE WHOLE
ACT NO. 104 OF 1982	ELECTORAL AMENDMENT ACT, 1982	REPEAL OF SO MUCH AS HAS NOT BEEN REPEALED
ACT NO. 41 OF 1983	ELECTORAL AMENDMENT ACT, 1983	REPEAL OF THE WHOLE
ACT NO. 103 OF 1984	POPULATION REGISTRATION AND ELECTIONS AMENDMENT ACT, 1984	REPEAL OF SO MUCH AS HAS NOT BEEN REPEALED
ACT NO. 36 OF 1985	ELECTORAL AND RELATED AFFAIRS AMENDMENT ACT, 1985	REPEAL OF SECTION 1
ACT NO. 92 OF 1989	ELECTIONS AND IDENTIFICATION AMENDMENT ACT, 1989	REPEAL OF SECTIONS 1 TO 115, INCLUSIVE
ACT NO. 112 OF 1990	APPLICATION OF CERTAIN LAWS TO NAMIBIA ABOLITION ACT, 1990	REPEAL OF THE AMENDMENT OF THE ELECTORAL ACT, 1979 (ACT NO. 45 OF 1979), IN THE
ACT NO. 129 OF 1992	ELECTORAL AMENDMENT ACT, 1992	REPEAL OF THE WHOLE
ACT NO. 148 OF 1992	FILLING OF CASUAL VACANCIES IN PARLIAMENT ACT, 1992	REPEAL OF THE WHOLE
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LAWS REPEALED OR AMENDED (SECTION 74) CONTINUED

NO. AND YEAR OF LAW	TITLE	EXTENT OF REPEAL
ACT NO. 150 OF 1993	INDEPENDENT ELECTORAL COMMISSION ACT, 1993	THE AMENDMENT OF SECTION 1 -
		(A) BY THE SUBSTITUTION FOR THE DEFINITION OF "ELECTORAL CODE OF CONDUCT" OF THE FOLLOWING DEFINITION: "Electoral Code of Conduct" means the Electoral Code of Conduct [for Political Parties] contained in Schedule [1] 2 to the Electoral Act.
		(B) BY THE SUBSTITUTION FOR THE DEFINITION OF "NATIONAL ASSEMBLY" OF THE FOLLOWING DEFINITION: "National Assembly" means the National Assembly [which together with the Senate shall constitute the Constitutional Assembly] as contemplated in the Constitution.
		(C) BY THE SUBSTITUTION FOR THE DEFINITION OF "PARTY" OF THE FOLLOWING DEFINITION: "party" means any registered party, and any party, organization or movement of a political nature which publicly supports or opposes the policies, candidates
		or cause of any registered party, or which propagates non- participation in any election [or the non-acceptance of the results certified by the
N. A. D. H. A. L.	ets indicate omissions from existin	Commission]. ng Act. Underlined print indicate

Note: Bold type in square brackets indicate omissions from existing Act. Underlined print indicate insertions in existing Act.