



LEBOWA REGERING

LEBOWA GOVERNMENT

MINUSO WA LEBOWA

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Kgoro ya Tonkgolo
Departement van die Hoofminister
Department of the Chief Minister

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CHUNIESPOORT
0745

93.10.12

TO: MULTIPARTY

FAXNO. TOWN KEMPTON PARK.....DIALLING CODE 011.....

NO. 397 2105

ATTENTION: MAMMS DR. ELOFF.

SUBJECT: ANNEXURES TO THE UPF MEMORANDUM FOR CONSIDERATION BY THE NEGOTIATING COUNCIL

MESSAGE: KINDLY FIND HEREWITH ANNEXURES TO THE MEMORANDUM FOR CONSIDERATION

BY THE NEGOTIATING COUNCIL WHICH WERE INADVERTENTLY NOT FAXED THROUGH.

FROM WHOM: MAMMS MR. M.N. RAMODIKE

DEPARTMENT: CHIEF MINISTER

NUMBER OF PAGES (COVER PAGE INCLUDED)

APPROVED SIGNATURE: [Signature] DATE: 93/10/12

DEPARTMENT OF THE CHIEF MINISTER ONLY

ANNEXURE A

ACT

To amend the Lebowa Finance Act, 1990; as to provide for the extension of the period for the granting of an authorization for the withdrawal of moneys out of the Revenue Fund for the area for which the Lebowa Legislative Assembly has been established for a particular period after the commencement of a financial year until moneys have been appropriated by an Appropriation Act; and for incidental matters.

BE IT ENACTED by the Lebowa Legislative Assembly, as follows:-

Amendment of Section 1 of Act No. 9 of 1990

1. The Lebowa Finance Act, 1990 (Act No. 9 of 1990), is hereby amended by the substitution for section 1 of the following section:

"1. For the purposes of section 35 of the Self-governing Territories Constitution Act, 1971 (Act No. 21 of 1971), section 4 of the Exchequer Act, 1975 (Act No. 66 of 1975), is hereby amended by the substitution for the provisos to subsection (1) of the following proviso:

"Provided that until moneys have been appropriated for the requirements of Lebowa as a charge against the Revenue Fund for the area for which the Lebowa Legislative Assembly has been established by an Appropriation Act or other law in respect of any financial year, but during a period not exceeding eight months after the commencement of such financial year, the Chief Minister may authorize in writing the withdrawal of moneys from that Revenue fund without an appropriation made by law, in order to meet expenditure on services in respect of which there was an appropriation in the immediate preceding financial year, or in respect of which provision is made by any law."

Short title

2. This Act shall be called the Lebowa Finance Amendment Act, 1993.

ANNEXURE B.

LEBOWA

MOAOKAKANYWA WA LEBOWA
WA DITEKANYETSO, 1993

LEBOWA- WETSONTWERP OP
DIE BEGROTING, 1993

LEBOWA APPROPRIATION
BILL, 1993

BILL

To appropriate an amount of money towards the requirements of Lebowa for the financial year ending 31 March, 1994

BE IT ENACTED by the Lebowa Legislative Assembly, as follows:-

Revenue Fund charged with certain amounts of money

1. Subject to the provisions of the Exchequer Act, 1975 (Act No. 66 of 1975), the Revenue Fund of Lebowa, is for the financial year ending on 31 March, 1994, hereby charged with the amounts of money shown in Column I of the Schedule.

Short title

2. This Act shall be called the Lebowa Appropriation Act, 1993.

SCHEDULE

VOTE		Column I
No.	Designation	R
1.	Chief Minister	93 358 000
2.	Home Affairs	53 972 000
3.	Public Works	245 538 000
4.	Education	1 575 945 000
5.	Agriculture and Environmental Conservation ..	273 207 000
6.	Justice	51 573 000
7.	Health and Social Welfare	1 033 200 000
8.	Finance	99 998 000

9. Law and Order	147 509 000
10. Economic Affairs and Technology.....	38 206 000
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TOTAL	185 715 000
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LEBOWA GOVERNMENT SERVICE
DEPARTMENT OF THE CHIEF MINISTER

DECISION ON MEMORANDUM 148/93: FILLING OF POSTS ON THE ORGANOGRAMS OF THE DEPARTMENT OF THE CHIEF MINISTER AND THE COMMISSION FOR ADMINISTRATION.

DECISION

The Cabinet decides that the officials who have been prejudiced in any way in respect of promotions should be considered for promotion or translations of specified personnel units in order to normalise the situation in all the Government departments which arose as a result of the organograms and merit assessments which were not updated for sometime.

The Cabinet finds it necessary that there should be some retrospectivity in promotions since it becomes evident that the organograms of all the departments except the Department of Law, Order and Traffic have all the time been overloaded and it would consequently be unscientific to ignore the extent of the facts which were not brought to the fore by the Administrative Heads of departments and the Public Service Commission which has resulted in an abnormal situation as referred to by the PSC.

1. The Cabinet accepts, recommendation by the PSC that deserving officials be promoted to the next higher ranks on the updated organograms.
2. That there be no skipping of ranks in effecting the promotions and that there should be uniformity in all departments in this regard.
3. That measures contained in the various Personnel Administration Standards (PAS'es) should be adhered to.
4. That in all cases the seniority list of officials be adhered to.

The Cabinet decides in conclusion that Treasury Approval be obtained concomitantly with the updating of the organograms for each and every department.

Chenepalle
CHIEF MINISTER
LEBOWAKGOMO
1993/07/05

FILE NO. S7/2
6/4/2/1
6/4/3/1