WCHOT-11-1-1

African National Congress

51 Plein Street Johannesburg 2001 P O Box 61884 Marshalltown 2107



Tcl: (011) 330-7236 Fax: (011) 330-7119

> PECEIVEI 1993 -06- 02

NEGOTIATIONS COMMISSION

TO : REGIONAL SECRETARIES

FROM: HASSEN EBRAHIM

(Administrator)

DATE: JUNE 02, 1993

SURJECT: RESOLUTION - 01 JUNE 1993

Kindly find undercover hereof a copy of the resolution unanimously agreed to by the Multi-Party Negotiating Process meeting on the 01 June 1993. As you will note the ANC refers to the Transitional Constitution as the Transition to Democracy Act. This was the submission made to the MPNP and accepted. In this regard, we also attache hereto a copy of the Technical Committee report dealing with this matter.

Please expect Bulletins Numbers 26 and 27 giving a report on developments in due course.

11 pages

The People Shall Govern!

RESOLUTION ON CONSTITUTIONAL ISSUES

HAVING NOTED:

The clear linkage between constitutional principles, the constitution-making process and constitutional structures, powers and functions of SPR's as apparent in paragraph 6.3 of the Second Report of the Technical Committee on Constitutional Issues.

IT IS RESOLVED THAT:

- The Negotiating Council proceeds to negotiate and endeavour to agree on the constitutional principles recommended by the Technical Committee as set out in paragraph 2 of its Third Report, and the detailed principle dealing with the allocation of powers to different levels of government as set out in paragraph 3 of its Third Report.
- There is a need for the adoption of a Constitution for the transitional period, the text of which is agreed to at the Multi-Party Negotiating Process:
 - 2.1 Which shall be drafted in accordance with the constitutional principles agreed upon in so far as they may be applicable;
 - 2.2 Which will provide, inter alla, for justiciable fundamental rights, the structures of national and regional governments and their respective powers, functions and authority; and
 - 2.3 As well as which will provide for the procedures relating to the drafting and adoption of a Constitution by the elected constitutionmaking body.
- 3. Now therefore the Negotiating Council instructs the Technical Committee on Constitutional Issues to make recommendations to it on:
 - 3.1 The powers, functions and structures of the SPR during the transitional period;
 - 3.2 The constitution-making process to be followed, including the structures that need to be established for the purpose;
 - 3.3 The procedures to be followed in the drafting and adoption by the Multi-Perty Negotiating Forum of a Constitution for the transitional period;
 - 3.4 The procedure to be followed thereafter in the drafting and adoption of a Constitution by an elected constitution-making body.

Together they constitute one body of constitutional principles. constitutional principles and principles on SPR's in separate paragraphs. Second Report (19 May 1993). For the sake of clarity we deal with general

one set of constitutional principles may depend on that response. confederation. How, if at all, a confederation can be accommodated within circumstances we do not intend dealing in this report with the question of We have not yet had a response to paragraph 3.6 of our Second Report. In the

General Constitutional Principles

Airican citizenship.

- sovereign state with a democratte system of government and a common South The constitution of South Africa shall provide for the establishment of a single
- discrimination and promote racial and gender equality and national unity. organs of government, shall prohibit tacial and all other torms of The constitution shall be the supreme law of the land, shall be binding on ail
- judiciary, with appropriate checks and balances to ensure accountability. There shall be a separation of powers between the legislature, executive and
- responsiveness and openness.
- and all fundamental rights. shall have the power and jurisdiction to safeguard and enforce the constitution The judiciary shall be competent, independent, legiumate and impartial and
- regular elections, universal adult suffrage, a common voters roll, and in There shall be representative government embracing multi-party democracy.

general, proportional representation.

ON ERIDAY 28 MAY 1993 THIS REPORT IS EMBARGOED UNTIL 12H00 CONLIDEATIVE

27 May 1993 CONSTITUTIONAL MATTERS PRINCIPLES BY THE TECHNICAL COMMITTEE ON THIRD REPORT TO THE NECOTIATING COUNCIL ON CONSTITUTIONAL

Introduction

.1

£.1

in 6.3 ingrigations to serve the purpose suggested by us in paragraph 6.3 in set of constitutional principles, and in particular principles on the powers and on Constitutional Issues (19 May 1993) so as to tormulate a comprehensive We were requested by the Planning Committee to develop our Second Report

documents, and on our own knowledge and experience as well as the Council. In formulating these principles, we have drawn on the Codesa formulating a set of constitutional principles for debate in the Negotiating we can best give eifect to the request from the Planning Committee by another. We have considered all the proposals put to us, and have decided that that is contemplated by the various participants, or how they differ from one each of the submissions made to us in order to indicate the type of constitution We do not think that any good purpose will be served by attempting to analyse

submissions of the participants.

our Second Report.

be able to find a solution along the lines suggested by us in paragraph 6.3 our from the debate on our report, and that in the process, the participants may that areas of agreement, disagreement and possible compromise will emerge meet some resistance from all of the participants. It seems to us, however, submissions of any of the parties, and we appreciate that they are likely to The principles that we offer for debate do not accord wholly with the

TECHNICAL COMMITTES-CONSTITUTIONAL ISTUBIL

- Formal legislative procedures shall be adhered to by legislative organs at ail levels of government.
- The diversity of languages, cultures and religions shall be acknowledged. promoted and protected.
- Collective rights of self-determination in forming, joining and maintaining organs of civil society, including linguistic, cultural and religious associations. shall, on the basis of non-discrimination and free association, be recognised and protected.
- All shall enjoy universally accepted fundamental rights. freedoms and civil liberties, protected by entrenched and justiciable provisions in the constitution.
- 2.11 The legal system shall ensure the equality of all before the law and an equitable legal process. The principle of equality before the law includes laws, programmes or activities that have as their object the amelioration of the conditions of the disadvantaged, including those disadvantaged on the grounds of race, colour or gender.
- 2.12 The status of traditional leaders shall be acknowledged and recognised in an appropriate manner in the constitution. Unless provided otherwise by legislation, indigenous law shall be applied to the extent that it is compatible with the provisions of the fundamental rights contained in the constitution.
- Provision shall be made for participation of minority political parties in the legislative process in a manner consistent with democracy.

2.14 Amendments to the constitution shall require special procedures involving specified majorities.

טוטעטוד וב וב ווטוכוווועט טבו. בו ה

Principles dealing with the allocation of powers to different levels of government

- Government shall be structured at national, SPR and local levels.
- At each level of government there shall be democratic representation.
- Each level of government shall have appropriate and adequate legislative and executive powers and functions that will enable each level to function effectively
- The powers and functions of each level of government shall be defined in the constitution. Amendments to the constitution which alter the powers. boundaries, functions or institutions of regions shall in addition to any other procedures specified in the constitution for constitutional amendments, also require the approval of a specified majority of the legislatures of the SPR's. and if the amendment concerns specific SPR's only, the approval of the legislatures of such SPR's will also be needed.
- The powers and functions of each level of government may include exclusive and concurrent powers, as well as the power to perform functions for other levels of government on an agency or delegation basis.
- Each level of government shall have fiscal powers which will be defined in the constitution.
- A Financial and Fiscal Commission, including representatives of each of the SPR's, shall be constituted to advise the national government on the distribution of financial and fiscal resources.

allocated to the national government.

9

action taken by one SPR which is prejudicial to the maintenance of national security of the prevention of standards, the maintenance of economic unity; the Where it is necessary for the maintenance of national

be defined in the constitution. intervene through legislation or such other steps as may constitution shall empower the national government to interests of another SPR of the country as whole, the

organs of the state at all levels of government. tundamental rights contained therein shall apply to ail 3.9.1.5 The essential principles of the constitution including the

101 Valional Government

3.9.2.3

relation to other states - powers should be allocated to one voice, or to act as a single entity - in particular in 1.1.6.8 Where there is necessity for South Africa to speak with

the national government.

services, the power to set such standards should be regarded as important for the delivery of public

Where minimum standards across the nation are

predominantly, if not wholly, to the national power over that function should be allocated

important with regard to a particular function, then

3.9.2.2 Where uniformity across the nation is regarded as

government

Africane of different political perturations, published in March 1993 by the Constitutive Business Moveme tino Coverment and a Sound Economy propaga by a group to expens which consisted largely of tolling In dealing with this issue we have made strangers are no no constitutions. Options and their implications

given to the legislative powers of the national

In the event of a dispute concerning the legislative

government.

national and SPR governments, precedence shall be powers allocated by the consumunon concurrently to the

€.1.9.€

SPR's.

remional, iunctional or institutional integrity of the

(exclusive or concurrent) so as to encroach upon the

1.1.6.8

The national government shall not exercise its powers

the services.

tor the execution of the programme of the delivery of

and delivery of services, should be the level responsible The level at which there is most control over the quality

1.1.6 8

3.9.1 General

national government and the SPR governments:

The following criteria shall be applied in the allocation of powers to the

responsibilities and other legitimate interests of each of the SPR's. Fiscal Commission, the population and developmental needs, administrative

national interest, disparities within SPR's, the advice of the Financial and governments shall be made on an equitable basis after taking into account the Fiscal and financial allocations by the national government to SPR

t'1'6'i

3.9.2.4 The power to promote inter-SPR commerce and protect the common market in respect of the mobility of goods, services, capital and labour, should be allocated to the national government.

19.3 SPR Government

SPR governments shall have such powers, either exclusively or concurrently with the national government, as may be necessary, inter alia, for the purpose of regional planning and development, and the delivery of services and aspects of health, welfare and education, within their boundaries.

3.9.4 Concurrent Powers

Where mutual co-operation is essential or destrable or where it is important to guarantee equality of opportunity or access to a government service, the powers should be allocated concurrently to the national government and the SPR governments.

3 9.5 Residual Powers

Powers which are not specifically allocated in the constitution to the national government or to an SPR government, shall vest in the national government, alternatively in the SPR governments. (This is a fundamental issue which calls for a political decision).

4. Asymmetry

Certain parties have made submissions to our committee that the constitution should make provision for SPR asymmetry. Regional asymmetry may manifest itself in the following ways:

Geographical and demographic asymmetry

It stands to reason that a measure of geographical and demographic asymmetry will exist amongst SPR's. If such asymmetry becomes disproportionate and creates possibilities of economic decline or disruption of inter-regional relationships, constitutional mechanisms could be applied to rectify the position (eg adjustment of SPR borders on a basis of consent by the people concerned and approval by the respective SPR's as well as the national legislature).

1 2 Asymmetry in respect of functions and powers

There can be asymmetry in the allocation of powers and functions. In the submissions to our Committee it has been suggested that SPR's may require different powers and functions depending on their location, the nature and extent of the development that has taken place in a particular SPR, and even the composition of the population. It has been suggested that asymmetry could be extended not only to powers and functions, but also to matters such as SPR citizenship, and the recognition and use of languages.

4.3 Institutional asymmetry

There can be asymmetry in the institutions of government, ie different types of legislatures, different electoral systems etc. There can also be asymmetrical institutions, ie different institutions for the accommodation and recognition of traditional leaders, and linguistic, cultural and religious groups etc.

We have not dealt with asymmetry as a principle because it is not clear to us what the views

application and ought not to hamper a debate on asymmetry. of all the parties are on this issue. The principles that we have formulated are of general

Matters requiring the consideration of the Megotiating Council:

different times.

Temporal Asymmetry

Matters such as the powers, functions and boundaries of the SPR's and local

such decisions have been taken. Council in regard to the process of transition and can only be dealt with after governments in the internm depend on decisions to be taken by the Negotiating

is a matter requiring political negotiation in the light of this report. The final concurrent or residual powers specifically to different levels or government. The process of decision making with regard to the allocation of exclusive,

regional autonomy and cultural diversity. effective public administration, and which promotes national unity. legitimate model should be one which, inter alia, is financially viable and conductive to

SPR governments, institutions, functions and powers may be phased in at

-4-

(11) Allocations by the national government to local governments shall ordinarily be made only via an SPR government.





AFRICAN NATIONAL CONGRESS

Multi-Party Forum Office tel (011) 397 2102 fax (011) 397 2103

FAX COVER SHEET

Att : ALBIE SACHS
Fax: 021 ZZZ 6Z6
From : HASSEN
Date : 18 06 93
Pages (incl. cover)
Message :
Herewith a document from Zac.
Please perise.
Please also continu that 9 will
see you on Sunday Par blie
Connission meeting.
Sen 20 June our one
CPT THB SA306 Sam 9455
JUBICAT SA327 17430 19440
Council tacket thous school at AIRIOR9
R1140 REF: AAPIYO.

DRAFT PROPOSAL FOR ANC/REGIME BILATERAL AGENDA

1. Status of bilateral decisions.

2.	F۱۵	cti	ons
۷.	LIE	CU	UHS

- 2.1. Date of Elections
- 2.2. Voter Idenitification and Registration
- 2.3. Voter Eligiblity
- 2.4. Independent Electoral Commission including its powers, duties and functions.
- 2.5. The Role of the International Community
- 2.6. Administration of the electoral process.

3. Free Political Activity

- 3.1. Climate for free political activity in the TBVC and self governing areas.
- 3.2. Covert operations
- 3.3. Repressive legislation
- 3.4. State controlled media (including those in the bantustans).

4. Constitution Making Body

- 4.1. Composition
- 4.2. Constitutional principles
- 4.3. Special Majorities
- 4.4. Time Frames and deadlock breaking mechanisms
- 4.5. Threshhold
- 4.6. Constitutional Panel/ arbitration

5. Interim Government

- 5.1. Legislature
 - 5.1.1. Composition and Structure
 - 5.1.2. Decision making procedure
- 5.2. Executive
 - 5.2.1. Composition
 - 5.2.2. Presidency
 - 5.2.3. Decision-making
- 5.3. Regional Administration
- 5.4. Reincorporation of TBVC areas

6. Transitional Executive Council

6.1. Confirmation of WG3 proposals

6.2. Terms of reference of the Sub-Council for Defence, Law and Order and Foreign Affairs.

7. Independent Media Commission

7.1. Composition

7.2. Terms of Reference

8. Unilateral Restructuring

8.1. Economy

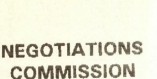
8.2. Media

8.3. Health/ Education/ Social welfare

8.4. Local Government

8.5. Land

9. Multilateral Negotiations





INTERNAL MEMORANDUM

To:

All Members of the Negotiations

Commission

From:

HASSEN EBRAHIM

ADMINISTRATOR

Date:

18 June, 1992

Subject: NEGOTIATIONS COMMISSION MEETING

The Commission will be holding a meeting on Sunday morning (20 June) at 11h00 to 13h00 on the 9th Floor in the Boardroom. It will deal with the preparations for the last week of multi-party negotiations prior to the scheduled Forum which takes place on the 25th June. It will also deal with the reports from each of the Technical Committees.

This is an important meeting, Please attend.

The Great Debate

3207186 20la

Groundswell meets the African National Congress meets

Groundswell

Sunnyside Park Hotel, 2 York Road Parktown Monday, 26 April - Tuesday, 27 April

DAY 1: Monday, April 26

08:30 - 09:h00

Registration, tea & coffee

TIERS OF GOVERNMENT

09:00 - 10:10	Central, regional & local governments: Who does what?		Albie
10:10 - 11:20	Regions: Where and why?	Arbie -	
11:20 - 11:50	Tea & coffee		
11:50 - 13:00	Collecting and redistributing taxes	Stephen ~	
13:00 - 14:10	Lunch		

THE STATE & CIVIL SOCIETY

14:10 - 15:20	Ensuring accountability	
15:20 - 15:50	Tea & coffee	
15:50 - 17:00	Democratising security & the public service	Juk /
17:00 - 18:30	Reception	

7038 &18

DAY 2: Tuesday, April 27

08:30 - 09:00

Tea & coffee

A DEMOCRATIC ECONOMY

09:00 - 10:10	Property rig	ghts &	the l	and	issue
03.00 10.10	1 topetty 11	gnis a	the i	anu	133UC

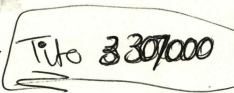
Aninka

10:10 - 11:20 What rights should be included in a bill of rights?

11:20 - 11:50 Tea & coffee

11:50 - 13:00 Opening up the economy

13:00 - 14:10 Lunch



*

RIGHTS

14:10 - 15:20 Affirmative action

15:20 - 15:50 Tea & coffee

15:50 - 17:00 **Helping the poor:**

Health, housing, education

17:15 - 18:00 **Press conference**

Albie L Silly L

African National Congress

51 Plein Street Johannesburg 2001 P O Box 61884 Marshalltown 2107



Tel: (011) 330-7236 Fax: (011) 330-7119 Telex: 421252

NEGOTIATIONS COMMISSION

TO : MEMBERS OF LEGAL AND CONSTITUTIONAL AFFAIRS

COMMITTEE.

FROM: HASSEN EBRAHIM

(Administrator)

DATE: May 11, 1993

SUBJECT: NATIONAL NEGOTIATIONS CONSULTATIVE FORUM

Kindly be advised that the next forum would now take place on the 15th May and not the 8th May 1993 as indicated. It was thought that the purpose of the Commission would better be served if it was held after the NWC Lekgotla and not before. We make apology for the inconvenience caused. The meeting will be in Johannesburg. The venue of the meeting would be confirmed in due course.

Please attend.

Ask Bulclaus Heresa

The People Shall Govern!