

2. The views of the people of the TBVC states on the above-mentioned alternatives must be tested democratically in a free, fair and meaningful process before re-incorporation can be decided upon.
3. While the South African Government has no objection to negotiate the re-incorporation of any of the states, the South African Government will not exert any pressure on, or agree to any railroading of, any state and its people to choose either re-incorporation or the retention of the status quo or any other constitutional alternative.
4. If the response to the testing of the will of the people in a state is in favour of re-incorporation, and if re-incorporation is decided upon, the following matters will have to be attended to in bilateral negotiations between the Government of the relevant state and the Government of the Republic of South Africa:
 - (a) terminating the sovereignty of the relevant state;
 - (b) transfer of the executive, legislative, judicial and administrative functions of the relevant state to constitutional structures which are compatible with the present or transitional or final new constitution of South Africa whichever may be in force at that stage; and
 - (c) restoration of citizenship.