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GOVERNMENT NOTICE GOEWERMENTSKENNISGEWING

ELECTORAL COMMISSION
VERKIESINGSKOMMISSIE

No. R. 478

14 April 1999

Election Regulations

The Electoral Commission has in terms of section 100 of the Electoral Act, 1998 (Act No. 73 of 1998), made the regulations set out in the Schedule.

SCHEDULE**Chapter 1**
Definitions**Definitions**

1. In these regulations any word or expression to which a meaning has been assigned in the Act shall have that meaning and, unless the context otherwise indicates –

- (i) "local electoral officer" means an officer appointed by the chief electoral officer as such;
- (ii) "presiding officer for the voting district" referred to in Chapters 3 or 4 of these regulations means the presiding officer appointed for a voting station in that voting district;
- (iii) "the Act" means the Electoral Act, 1998 (Act No. 73 of 1998);
- (iv) "voting day" means the voting day of the election concerned as determined in terms of section 17 or 18 of the Act; and
- (v) "voting officer" referred to in Chapters 3 or 4 of these regulations means the voting officer appointed for a voting station in that voting district;

Chapter 2

Voting Stations

Postponement of voting at voting station

2. The postponement of voting at a voting station in terms of section 22 of the Act before the voting at that voting station has commenced, the reason being that it is not reasonably possible to conduct a free and fair election at that voting station on the proclaimed voting day, must be effected by way of a Commission decision which is published in the manner prescribed in section 22 (2)(c) of the Act and a copy of which is, if reasonably possible, prominently displayed at the voting station for the duration of the voting day.

Revote at voting station

3. A revote allowed at a voting station in terms of section 23 of the Act must be conducted in accordance with the same procedures that applied on the voting day.

Demarcation of voting station

4. (1) The demarcation of the boundary of a voting station by the presiding officer as required by section 66(2) of the Act shall be done by the displaying of visible signs, markers or tape along the whole line of the boundary, or at sufficient points along that line, to allow the boundary to be clearly identified.

(2) When considering the alteration of a boundary of a voting station; a presiding officer must consult the available party agents and members of the security services.

Chapter 3

Special Votes

Categories of persons

5. (1) In this chapter the procedure for applying for special votes and the procedures for the casting and counting of special votes are prescribed as required by section 33(2) of the Act, read with subregulation (2), in respect of persons who cannot vote at a voting station in the voting district in which they are registered as voters due to their -

- (a) physical infirmity or disability, or pregnancy;
- (b) absence from the Republic on Government service or membership of the household of the person so being absent;
- (c) absence from that voting district while serving as an officer in the election concerned, or while on duty as a member of the security services in connection with the election; or
- (d) absence from the Republic on voting day as a result of employment, business or study commitments.

(2) The following category of persons who may apply for special votes is hereby prescribed in terms of section 33(1)(b) of the Act:-

"Persons who cannot vote at a voting station in the voting district in which they are registered as voters due to their absence from the Republic on voting day as a result of employment, business or study commitments".

Physical infirmity or disability or pregnancy inside voting district

6. (1) A person referred to in regulation 5(1)(a) who wants to vote in the voting district where he or she is registered, may apply for a special vote -

- (i) by delivering or causing to be delivered to the local electoral officer of the voting district within whose area he or she is registered as a voter by not later than the relevant date or dates stated in the

election timetable, a written application in a form substantially similar to Appendix 1; or

- (ii) by delivering or causing such an application to be delivered to the presiding officer for the voting district in which he or she is registered as a voter, at the office of that officer which must be at or as near as possible to the voting station for that voting district, during the hours on the date or dates stated in the election timetable.

(2) An application received by a local electoral officer must be delivered to the presiding officer of the voting district in which the applicant is alleged to be registered as a voter, by not later than the date or dates contemplated in subregulation (1)(ii).

(3) The presiding officer, or a voting officer designated by him or her, must consider every application received and if he or she is satisfied that -

- (a) the applicant is registered as a voter in that voting district; and
- (b) cannot vote at that voting station due to physical infirmity or disability, or pregnancy,

approve the application and if not, reject the application.

(4) If the application is rejected, the applicant must be notified of the rejection in writing in a form substantially similar to Appendix 2 and handed to the applicant in person or sent to an address within the voting district, specified in the application, by not later than two days before the voting day.

(5) If the application is approved, the applicant must be visited by at least two voting officers at an address within the voting district, specified in the application, on the date or dates stated in the election timetable, and -

- (a) on production of the applicant's identity document; and
- (b) if the voting officers are satisfied that the applicant is the person described in that identity document,

the applicant's hand is marked in the manner prescribed in regulation 25 and he or she is handed a ballot paper, marked on the back for that election.

(6) The applicant is allowed to mark the ballot paper in secret and to place and seal it in an unmarked envelope which is in turn placed and sealed in another envelope which is marked on the outside with the applicant's name and identity number.

(7) The voting officers must take the marked envelope to the office of the presiding officer where -

- (a) the applicant's name on the voters' roll is marked with the letters SV to indicate that he or she has cast a special vote; and
- (b) the envelope is placed and securely kept in a sealed ballot box for special votes.

(8) The presiding officer must keep a record of all such applications for special votes received in a form substantially similar to Appendix 3.

Physical infirmity or disability or pregnancy outside voting district

7. (1) An applicant referred to in regulation 5(1)(a) who wants to vote in a voting district where he or she is not registered as a voter, may apply for a special vote by delivering or causing to be delivered to any local electoral officer by not later than the relevant date or dates stated in the election timetable, a written application in a form substantially similar to Appendix 1.

(2) A local electoral officer who receives such an application, must consider it and if he or she is satisfied that -

- (a) the applicant is registered as a voter; and
- (b) cannot vote at the voting station where he or she is registered as a voter or by special vote in the voting district where he or she is registered as a voter due to physical infirmity or disability, or pregnancy,

approve the application and if not, reject it.

(3) If the application is rejected, the applicant must be notified of the rejection as soon as possible by the most convenient method available.

(4) If the application is approved, a copy of the application is transmitted to the presiding officer of the voting district where the applicant wants to vote, either directly or via the local electoral officer of that area.

(5) That presiding officer causes the applicant to be visited by at least two voting officers, at an address within that voting district, specified in the application, on the date or dates stated in the election timetable, and -

(a) on production of the applicant's identity document; and

(b) if the voting officers are satisfied that the applicant is the person described in that identity document,

the applicant's hand is marked in the manner prescribed in regulation 25 and he or she is handed a ballot paper for an election of the National Assembly, and one for an election of a Provincial Legislature only if the voting district in which he or she is registered as a voter falls within the same province as the voting station where he or she wants to vote.

(6) The applicant is allowed to mark the ballot paper in secret and to place and seal it in an unmarked envelope which is in turn placed and sealed in another envelope which is marked on the outside with the applicant's name and identity number.

(7) The voting officers must take the marked envelope to the office of the presiding officer in whose area the vote was cast, where the envelope is placed and securely kept in a sealed ballot box for special votes.

(8) The presiding officer referred to in subregulation (7) must immediately inform the presiding officer of the voting station where the applicant is registered on the voters' roll, either directly or via the local electoral officer of that area, that the applicant has cast a special vote and that presiding officer must mark his or her name on the voters' roll with the letters SV and the number of the voting district where the applicant has voted.

(9) Both presiding officers must keep a record of all special votes cast in a form substantially similar to Appendix 3.

Absence from Republic on Government Service

8. (1) A person referred to in regulation 5(1)(b) may apply for a special vote by handing a written application in a form substantially similar to Appendix 1 to a special voting officer at a South African embassy, high commission, consulate or mission abroad during the hours on the date or dates stated in the election timetable.

(2) The special voting officer must in the presence of the applicant and another special voting officer consider the application and if he or she finds that -

- (a) the applicant is registered as a voter in a voting district in the Republic where the applicant's head office is situated as determined in terms of section 7(2) of the Act; and
- (b) cannot vote at a voting station in that voting district due to the applicant's absence from the Republic on Government service or membership of the household of the person so absent,

approve the application and if not, reject the application.

(3) If the application is rejected, the applicant must be handed a notification of rejection in writing in a form substantially similar to Appendix 2.

(4) If the application is approved and –

- (a) the applicant produces an identity document to the special voting officer; and
- (b) the special voting officer is satisfied that the applicant is the person described in that identity document,

the applicant's hand is marked in the manner prescribed in regulation 25 and he or she is handed a ballot paper, marked on the back for that election.

(5) The applicant must be allowed to mark the ballot paper in secret and to place and seal it in an unmarked envelope which is in turn placed and sealed in another envelope which is marked on the outside with the applicant's name, identity number and voting district number.

(6) The special voting officer in charge must as soon as the last applicant has voted, package and securely seal all the marked envelopes together with a record of all applications received in a form substantially similar to Appendix 3, as well as all the application forms, and send the package as promptly and securely as possible to the chief electoral officer who must in turn, distribute the sealed envelopes to the presiding officers of the voting districts to which they belong.

(7) The chief electoral officer must ensure that all envelopes and applications received before 12:00 on voting day are delivered to the respective presiding officers before the closing of the voting stations concerned on voting day and all envelopes and application forms received by the chief electoral officer after 12:00 on voting day must be listed and kept by him or her in safe custody and are not counted, except upon the order of a competent authority.

(8) Every presiding officer must keep a record of all applications and envelopes received from the chief electoral officer in a form substantially similar to Appendix 3 and must place the envelopes in a sealed ballot box for special votes after the applicant's name on the voter's roll has been marked with the letters SV to indicate that he or she has cast a special vote.

(9) The head of each South African embassy, high commission, consulate or mission abroad or an employee designated by him or her in writing, shall be a special voting officer.

Election officers and security services members

9. (1) A person referred to in regulation 5(1)(c) may apply for a special vote by handing a written application in a form substantially similar to Appendix 1 to the presiding officer for the voting district in which that person is registered as a voter, at the office of that officer which must be at or as near as possible to the voting station for that voting district, during the hours on the date or dates stated in the election timetable.

(2) The presiding officer or a voting officer must in the presence of the applicant consider the application and if he or she finds that -

- (a) the applicant is registered as a voter in that voting district; and
- (b) cannot vote at a voting station in that voting district due to the applicant's absence from that voting district while serving as an officer in the election,

or while on duty as a member of the security services in connection with the election,

approve the application and if not, reject the application.

(3) If the application is rejected, the applicant must be handed a notification of rejection in writing in a form substantially similar to Appendix 2.

(4) If the application is approved and –

- (a) the applicant produces an identity document to the presiding officer or voting officer; and
- (b) the presiding officer or voting officer is satisfied that the applicant is the person described in that identity document,

the applicant's hand is marked in the manner prescribed in regulation 25 and he or she is handed a ballot paper marked on the back for that election.

(5) The applicant must be allowed to mark the ballot paper in secret and to place and seal it in an unmarked envelope which is in turn placed and sealed in another envelope which is marked on the outside with the applicant's name and identity number.

(6) The envelope is placed in a sealed ballot box for special votes after the applicant's name on the voter's roll has been marked with the letters SV to indicate that he or she has cast a special vote.

(7) The presiding officer must keep a record of such applications for special votes in a form substantially similar to Appendix 3.

Absence from the Republic: Employment, business or study commitments and voting inside Republic

10. (1) A person referred to in regulation 5(1)(d) who wants to cast a special vote in the Republic before proceeding abroad as a result of employment, business or study commitments, where he or she will be on voting day, may apply for a special vote by handing a written application in a form substantially similar to Appendix 1 to the presiding officer for the

voting district in which that person is registered as a voter, at the office of that officer during the hours on the date or dates stated in the election timetable.

(2) The presiding officer or a voting officer must in the presence of the applicant consider the application and if he or she finds that -

- (a) the applicant is registered as a voter in that voting district; and
- (b) cannot vote at the voting station in that voting district due to his or her absence from the Republic on the election day as a result of employment, business or study commitments and that the applicant has submitted documentary proof of this fact,

approve the application and if not, reject it.

(3) If the application is rejected, the applicant must be handed a notification of rejection in writing in a form substantially similar to Appendix 2.

(4) If the application is approved and -

- (a) the applicant produces an identity document to the presiding officer or voting officer; and
- (b) the presiding officer or voting officer is satisfied that the applicant is the person described in that identity document,

the applicant's hand is marked in the manner prescribed in regulation 25 and he or she is handed a ballot paper marked on the back for that election.

(5) The applicant must be allowed to mark the ballot paper in secret and to place and seal it in an unmarked envelope which is in turn placed and sealed in another envelope which is marked on the outside with the applicant's name and identity number.

(6) The envelope is placed in a sealed ballot box for special votes after the applicant's name on the voter's roll has been marked with the letters SV to indicate that he or she has cast a special vote.

(7) The presiding officer must keep a record of such applications for special votes in a form substantially similar to Appendix 3.

Absence from the Republic: Employment, business or study commitments and voting outside Republic

11. (1) A person referred to in regulation 5(1)(d) who wants to cast a special vote outside the Republic where he or she will be on the day of the election as a result of employment, business or study commitments, may apply for a special vote by handing a written application in a form substantially similar to Appendix 1 to a special voting officer at a South African embassy, high commission, consulate or mission abroad during the hours on the date or dates stated in the election timetable.

(2) The special voting officer must in the presence of the applicant and another special voting officer consider the application and if he or she finds that -

- (a) the applicant has convinced him or her that the applicant is registered as a voter in a voting district in the Republic; and
- (b) cannot vote at a voting station in that voting district due to his or her absence from the Republic as a result of employment, business or study commitments,

approve the application and if not, reject it.

(3) If the application is rejected, the applicant must be handed a notification of rejection in writing in a form substantially similar to Appendix 2.:

(4) If the application is approved and -

- (a) the applicant produces an identity document to the special voting officer; and
- (b) the special voting officer is satisfied that the applicant is the person described in that identity document,

the applicant's hand is marked in the manner prescribed in regulation 25 and he or she is handed a ballot paper only for an election for the National Assembly, marked on the back for that election.

(5) The applicant must be allowed to mark the ballot paper in secret and to place and seal it in an unmarked envelope which is in turn placed and sealed in another envelope which is marked on the outside with the applicant's name, identity number and voting district number.

(6) The special voting officer must, as soon as the last applicant has voted -

(a) immediately inform the chief electoral officer of the names, identity numbers and voting districts of all the applicants that have cast special votes with him or her; and

(b) package and securely seal all the marked envelopes together with a record of all applications received, as well as all the application forms, and send the package as promptly and securely as possible to the chief electoral officer.

(7) The chief electoral officer must -

(a) immediately upon receipt of the information of the persons who have so cast special votes, inform the presiding officer of the voting district where each of the voters is registered about the fact that the voter has voted and the presiding officer must before the voting station opens on the day of the election, mark the name of the voter on that segment of the voters' roll with the letters SVF; and

(b) upon receipt of the packages, keep them in safe custody until after the close of voting on the day of the election when the packages are opened in the presence of party agents being present, the written applications scrutinised in conjunction with the voters' roll and those votes that are accepted and regularly cast, counted and the results added to the results of the voting stations where the voters are registered.

(8) Votes in packages received after the counting has been completed, are listed and kept in safe custody but are not counted, except upon the order of a competent authority.

Counting of Special Votes

12. (1) During the course of voting day, the ballot box for special votes is opened and each marked envelope is scrutinised and compared with the marked voters roll, the applications for special votes and the records of applications for special votes.

(2) If no irregularity is detected that renders the special vote unacceptable, the marked envelope is opened, the unmarked envelope inside is removed and is placed unopened in the ordinary ballot box then in use in the voting station.

(3) Once that ballot box is opened for counting, the unmarked envelopes are opened, the ballot papers removed, mixed with the ballot papers from the ballot box and counted together.

Provisions of the Act and regulations thereunder

13. Whenever appropriate and within the context of the regulations in this Chapter, the provisions of the Act relating to voting, the counting of votes, party agents, observers, voting stations, voting materials, officers and their powers and duties, objections and appeals, prohibited conduct, enforcement and offences and penalties apply, unless clearly inconsistent with these regulations, to all special vote procedures.

Chapter 4

Declaration Votes

Category of persons

14. In this chapter the circumstances, conditions and procedures mentioned in section 34 of the Act which relate to persons who are unavoidably and unforeseeably unable to vote in the voting district in which they are registered as voters and who desire to vote elsewhere within the Republic by way of a declaration vote, are being dealt with.

Application for declaration vote

15. (1) A person who finds that he or she will, as a result of employment, business or study commitments or a close family or personal trauma, be unavoidably and unforeseeably absent from the voting district in which he or she is registered as a voter, may apply to vote elsewhere by submitting an application in a form substantially similar to Appendix 4 to the presiding officer for the voting district in which that person is registered as a voter, at the office of that officer which must be at or as near as possible to the voting station for that voting district, during the hours on the date or dates stated in the election timetable.

(2) In the case of a unit of the South African National Defence Force deployed on special duty in a remote area, and identified specifically by the Commission for this purpose, the application for a declaration vote by a member of a unit so deployed, may be submitted to the presiding officer for the voting district in which that member is registered as a voter, by an officer of the unit recognised for this purpose by the chief electoral officer and in such a case that officer is deemed to be the applicant for the purposes of regulation 16.

(3) The presiding officer must keep a record of such applications in a form substantially similar to Appendix 5.

Approval or rejection of application

16. (1) The presiding officer or a voting officer must in the presence of the applicant consider the application and if he or she finds that –

(a) the applicant is registered as voter in that voting district; and

- (b) the applicant will indeed be unavoidably and unforeseeably absent from that voting district due to circumstances mentioned in regulation 15,

approve the application and if not, reject the application.

(2) If the application is rejected the applicant must be handed a notification of rejection in writing in a form substantially similar to Appendix 6.

(3) If the application is approved and –

- (a) the applicant produces an identity document; and
- (b) the presiding officer or voting officer is satisfied that the applicant is the person described in that identity document,

the applicant must be handed a certificate on a form substantially similar to Appendix 7 after the applicant's name on the voters' roll has been marked with the letters DV to indicate that a certificate for a declaration vote has been issued to him or her.

(4) No further certificate, or copy of a certificate or substitute for a certificate must be issued to the same person.

Voting on declaration

17. (1) On voting day, a person to whom a certificate referred to in regulation 16(3) has been issued, may present himself or herself at any voting station in the Republic and there produce to the presiding officer the certificate as well as his or her identity document.

(2) If the presiding officer is satisfied that –

- (a) the person is the person described in the identity document;
- (b) the certificate has been issued to him or her;
- (c) the person has not previously voted in the election; and

..... (d) : that the person is entitled to vote in the election,

the presiding officer must allow him or her to vote at that voting station for an election of the National Assembly, and for an election of a Provincial Legislature only if the voting district in which he or she is registered as a voter falls within the same province as the voting station where he or she wants to vote, and –

- (i) mark his or her hand in the manner prescribed in regulation 25;
- (ii) retain the certificate and mark it with the word "voted"; and
- (iii) enter his or her name and identity number on a list substantially similar to Appendix 5.

Chapter 5
Tendered Ballots

Application for tendered ballot paper

18. (1) Whenever a person reports at a voting station to vote in the belief that his or her name is on that segment of the voters' roll and the presiding officer decides that he or she is not entitled to vote because his or her name is not on a certified segment of the voters' roll for the voting district concerned, as required by section 38(2) of the Act, the presiding officer must allow that person, if that person so wish, to apply to be issued with a tendered ballot paper.

(2) An application for a tendered ballot paper must –

- (a) be made in writing in a form substantially similar to Appendix 8; and
- (b) be signed by the applicant in the presence of party agents available at that voting station at that time.

Tendered ballot paper

19. Tendered ballot papers must in all respects, except in colour, be similar to the ballot paper used in the election.

Deciding on the application

20. (1) If the presiding officer is satisfied that the applicant has applied for registration as a voter and believes that his or her name should have been on that segment of the voters' roll and that he or she would then have been entitled to vote at that voting station and that circumstances justify the issue of a tendered ballot paper, the application must be approved, and if not, the application is rejected.

(2) If the application is rejected, the applicant must be informed of the rejection in writing in a form substantially similar to Appendix 9.

Marking of a tendered ballot paper

21. If the application for a tendered ballot paper is approved, the presiding officer must -

- (a) allocate a serial number to that application;
- (b) hand to the applicant a tendered ballot paper together with a tendered ballot paper envelope on which that serial number is marked;
- (c) mark the applicant's hand in the manner prescribed in regulation 25; and
- (d) allow the applicant to -
 - (i) enter an empty voting compartment;
 - (ii) mark the ballot paper;
 - (iii) place the ballot paper in the tendered ballot paper envelope and seal it;
 - (iv) hand the sealed envelope to the presiding officer; and
 - (v) leave the voting station without delay.

Record of applications for tendered ballot papers

22. The presiding officer must record the particulars of all applications for tendered ballot papers received in a list substantially similar to Appendix 10.

Custody and disposal of tendered ballot papers and applications

23. (1) The list, applications and envelopes with the marked tendered ballot papers must be placed in a container used for that purpose until the closing of the voting at the voting station, whereafter the container is sealed and delivered to the chief electoral officer for safe custody until disposed of in terms of section 105 of the Act.

(2) A presiding officer or the chief electoral officer must on demand make available the lists, applications and envelopes to any competent authority entitled thereto for the purpose of any review, appeal or objection procedure provided for in the Act.

(3) An envelope containing a tendered ballot paper is not opened and such a ballot paper not counted except upon the order of such a competent authority.

Chapter 6**Voting****Closing and securing of ballot boxes before voting**

24. (1) Immediately after all party agents present at the voting station have assured themselves that a ballot box is empty as required by section 37(a) of the Act, the presiding officer must seal that box by means of a seal designed and supplied to the presiding officer for that purpose and which bears a unique number.

(2) The closing and securing of a ballot box in terms of section 37 (b) of the Act must be done by closing all openings, except for the opening through which the ballot papers must be deposited into the ballot box, and securing the openings tightly enough by means of a seal supplied to the presiding officer for that purpose, so that ballot papers cannot be inserted into or removed from the ballot box through those openings.

Marking of hand of voter

25. (1) A voter's hand must be marked in terms of section 38(5)(b) of the Act by drawing a short line on the voter's left thumb and left thumb nail with visible indelible ink.

(2) If the voter does not have a left thumb or thumb nail or if it is impractical due to injury, disease or any other cause to mark the left thumb and left thumb nail, any of the left hand fingers and nails must be so marked and, if for similar reasons a left hand finger and nail cannot be marked, a finger and nail of the right hand must be so marked.

(3) If for any of the reasons mentioned in subregulation (2), no finger and nail of a voter can be so marked, the presiding officer must record the voter's name, address, identity number and the reasons why the voter's hand could not be marked, on a list kept for that purpose.

(4) After the closing of voting at the voting station, the list is packaged and sealed, together with the other election material, delivered to the chief electoral officer and kept in safe custody until disposed of in terms of section 105 of the Act.

Objections concerning voting

26. (1) An agent or a voter wishing to object in terms of section 41(1), (2) or (3) of the Act –

- (a) to a voter being entitled to vote;
- (b) to a voter being refused a ballot paper; or
- (c) to any other conduct of an officer, an agent, or any other persons present at a voting station,

must do so by handing to the presiding officer a written objection in a form substantially similar to Appendix 11.

(2) The presiding officer must summarily investigate the factual circumstances underlying the objection, and may for this purpose also direct verbal enquiries to anyone that may be able to assist.

(3) The presiding officer must thereafter decide the objection, endorse his or her decision on the written objection and thereafter verbally inform the objector and any other parties involved in the objection of his or her decision.

Appeals concerning voting

27. A person wishing to appeal to the Commission against the decision of the presiding officer, must do so by way of a written notice, served on the Commission at its offices in Pretoria not later than 21:00 on the second day after the voting day, giving full particulars of the parties involved, the conduct objected to, the decision of the presiding officer and the reasons for the appeal.

Sealing of full ballot boxes

28. The sealing of a full ballot box and the remaining ballot boxes after the last vote has been cast as required by section 42(1) of the Act, must be done by closing the opening of the ballot box through which the ballot papers were cast and sealing the opening with a seal supplied to the presiding officer for that purpose.

Chapter 7

Mobile Voting Stations: Voting Procedures

Use of mobile voting stations only

29. Where, in terms of section 64 of the Act, only a mobile voting station is established in a voting district, the following voting procedures are hereby prescribed in terms of section 44(1) of the Act:

- (a) The voting procedures set out in sections 35 to 43 of the Act must be applied, except as otherwise indicated hereunder, concerning the route, locations, stopping times and counting venue of a mobile voting station mentioned in sections 43(3) and 67(2) of the Act.
- (b) Voting at a mobile station must continue at that location until every voter has voted, who -
 - (i) is entitled to vote at that mobile voting station; and
 - (ii) had reported for voting at that mobile voting station before the published estimated time of stopping at that voting station had passed.
- (c) Relative to section 37 of the Act, the presiding officer of a mobile voting station must immediately before opening that mobile station for voting at the first location where it stopped, show agents present that each ballot box to be used is empty and close and secure each such ballot box in the presence of those agents in the same manner as prescribed in regulation 24. o

Voting station and a mobile voting station

30. Where in terms of section 64 of the Act, a fixed voting station and a mobile voting station are established in a voting district, voting procedures prescribed in regulation 29, adjusted as follows, must be applied:

- (a) The mobile voting station is managed as if it were a satellite station of, and therefore an integral part of the voting station.
- (b) Relative to section 71 of the Act, the voting material necessary for the election at the mobile voting station, including a certified voters' roll for the voting district concerned, must be supplied by the chief electoral officer to the presiding officer of the voting station as an integral part of that voting station's material and that presiding officer in turn, must supply the presiding officer of the mobile voting station with the voting material necessary for the mobile voting station, and obtain from him or her a receipt.
- (c) Relative to section 43(2) of the Act, the presiding officer of the mobile voting station must deliver to the counting officer of the voting station the items mentioned in section 43(1) of the Act.
- (d) Relative to sections 46, 47 and 50 of the Act, the counting officer of the voting station must open all the ballot boxes used in that station and in the mobile voting station, mix the ballot papers from all the boxes and then proceed with the counting of the votes and the determination of the results of that count as the provisional results for that voting station.

**Chapter 8
Counting of votes**

Part 1: Counting of votes at voting station

Comparing of ballot papers with number issued

31. The comparing of the ballot papers for each election with the number of ballot papers issued in terms of section 47(2)(b) of the Act, must be done by counting all the ballot papers for each election and comparing the resulting total number with the total number of ballot papers issued at that voting station as reflected on the form completed by the presiding officer in terms of section 43(1)(a) of the Act.

Counting of votes

32. (1) The counting of the votes cast in each election in terms of section 47(2)(c) of the Act must be done by way of the following sequential steps:

- (a) All the ballot papers must be scrutinised to ascertain whether any of them must be rejected for a reason mentioned in section 47(3) of the Act.
- (b) The rejected ballot papers, if any, are filed separately.
- (c) The remaining ballot papers for each election are sorted face up according to the party in whose favour the vote was cast.
- (d) The ballot papers for each party in each election are bound in packages of 10 and thereafter 10 packets of 10 are bound together with elastic bands.
- (e) The ballot papers for each party in each election are counted, the totals recorded and the result of each election thus determined.

Objections and appeals concerning sorting of ballot papers

33. (1) An objection to the counting officer in terms of section 48(1) and (2) of the Act to any alleged irregularity in the sorting of ballot papers must be made in writing in a form

substantially similar to Appendix 12 and it must be made before the counting officer has completed a form referred to in section 50(1) of the Act.

(2) The counting officer must summarily investigate the factual circumstances underlying the objection, and may for this purpose also direct enquiries to any person that may be able to assist.

(3) The counting officer must thereafter decide the objection, endorse his or her decision on the written objection and thereafter verbally inform the objector and other parties involved in the objection of his or her decision.

(4) A person wishing to appeal to the Commission against the decision of the presiding officer in terms of section 48(3) of the Act, must do so by way of a written notice, served on the Commission at its offices in Pretoria by not later than 21:00 on the second day after the voting day, giving full particulars of the parties involved, the alleged irregularity objected to, the decision of the presiding officer and the reasons for the appeal.

Objections and appeals concerning counting of votes and determination of provisional results

34. (1) An objection to the counting officer in terms of section 49(1) and (2) of the Act to an alleged inaccuracy in the counting of the votes or the determination of the result, must be made in writing on a form substantially similar to Appendix 13.

(2) The counting officer must summarily investigate the factual circumstances underlying the objection, and may for this purpose also direct verbal enquiries to any person that may be able to assist.

(3) The counting officer must decide the objection and decide whether to order a recount, endorse his or her decision on the written objection and thereafter verbally inform the objector and any other parties involved of his or her decision.

(4) A person wishing to appeal against the decision of the counting officer must do so by way of a written notice served on the Commission at its offices in Pretoria by not later than 21:00 on the second day after the voting day, giving full particulars of the parties involved, the alleged inaccuracy in the counting of the votes, the decision of the counting officer and the reasons for the appeal.

Part 2: Counting of votes at place other than voting station**Verification: Irregularities and discrepancies**

35. (1) The counting officer must deal with irregularities and discrepancies found when complying with section 52(3) of the Act in the following manner:

- (a) The counting officer must immediately call for an explanation by the presiding officer who delivered the material to him or her.
- (b) The counting officer must together with the presiding officer attempt to resolve the irregularities and discrepancies.
- (c) The agents present in the counting station must immediately be informed about the irregularities and discrepancies, must as far as possible be present at all discussions between the counting officer and the presiding officer and must be invited to contribute to the discussion and the search for solutions.
- (d) If any of the material appears to have been unlawfully tampered with or are missing, the counting officer must call in the assistance of a member of the security forces to investigate the matter and to assist in the search for missing material.

(2) The written record to be kept by the counting officer in terms of section 52(5) of the Act in respect of irregularities and discrepancies and the manner in which they were dealt with, must be in the form of a full report to the chief electoral officer on the nature of each irregularity and discrepancy, the manner in which they were dealt with and the explanations offered by the presiding officer and any of the agents.

(3) The report must be transmitted to the chief electoral officer as soon as possible.

Objections and appeals concerning verification

36. (1) An agent wishing to object to the counting officer in terms of section 53(1) of the Act to any alleged irregularity or inaccuracy in the verification procedure must do so in writing in a form substantially similar to Appendix 14.

(2) The counting officer must summarily investigate the factual circumstances underlying the objection, and may for this purpose also direct verbal enquiries to any person that may be able to assist.

(3) The counting officer must decide the objection, endorse his or her decision on the written objection and thereafter verbally inform the objector and any other parties involved in the objection of his or her decision.

Appeal to Commission concerning verification

37. A person wishing to appeal to the Commission in terms of section 53(3) of the Act against the decision of the counting officer, must do so by way of a written notice served on the Commission at its offices in Pretoria by not later than 21:00 on the second day after the voting day, giving full particulars of the parties involved, the alleged irregularity or inaccuracy in the verification procedure objected to, the decision of the counting officer and the reasons for the appeal.

Objections material to final results

38. (1) Any interested party wishing to make an objection concerning any aspect of an election that is material to the final result of the election in terms of section 55 of the Act, must do so by serving on the Commission at its offices in Pretoria, by not later than 21:00 on the second day after the voting day, a written notice of objection containing –

- (a) a reference to the election concerned;
- (b) the full name and physical address of the objecting party;
- (c) the postal address and telephone number where the party can be contacted;
- (d) the interest of the party in the matter;
- (e) details of the objection and the aspect of the election concerned;
- (f) detailed reasons for the objection;

- (g) the relief sought;
 - (h) a list of any supporting documents accompanying the notice of objection; and
 - (i) proof of service of copies of the notice and annexures on all other interested parties.
- (2) In considering and deciding the objection, the Commission may –
- (a) investigate the factual basis of the objection;
 - (b) afford other interested parties an opportunity to make written or oral submissions;
 - (c) call for written or oral submissions from other persons or parties;
 - (d) call upon the objecting party to submit further information or arguments in writing or orally; and
 - (e) conduct a hearing on the objection.

Appeal to Electoral Court against decision of Commission

39. Any appeal against the decision of the Commission to the Electoral Court must be made in terms of the Rules of the Electoral Court.

Chapter 9

Party Agents and Candidates

Appointment and revocation of appointment of party agents

40. (1) The appointment of a party agent for a voting station in terms of section 58 of the Act must be effected in writing in a form substantially similar to Appendix 15.

(2) The revocation of the appointment of a party agent must be effected by way of a written notice addressed to the person involved in which the person is also instructed to immediately return or destroy any written appointment referred to in subregulation (1) that may be in his or her possession.

Identification of party agents

41. The identification that section 59(3)(a) of the Act requires a party agent to wear is a tag displayed on the left breast of his or her outer clothing bearing the words "Agent" and the abbreviated name of the party represented in black letters, of at least 1 cm high, on a white background.

Candidates allowed within voting station

42. The number of candidates to be allowed within the voting station referred to in section 73(3)(c) of the Act, are those which the presiding officer, in his or her discretion, can comfortably accommodate within the voting station concerned at any specific time having due regard to the conduct of a free and fair election.

Prohibited conduct at voting station

43. No agent or candidate may within the boundaries of a voting station--

- (a) display or distribute any party bill-board, poster, placard or pamphlet;
- (b) attempt to induce, influence or persuade a person to vote for a particular party; or
- (c) attempt to induce, influence or persuade a person not to vote.

Powers and duties of agents

44. Whilst observing proceedings in terms of section 59(1) of the Act, an agent may not interfere with the proceedings but may lodge objections with or bring any alleged irregularities to the attention of the presiding officer.

Chapter 10
General provisions

Offences and penalties

45. (1) No person, except for a member of the security services on duty at that voting station, may without the permission of the presiding officer, enter into the boundaries of a voting station while in possession of a fire-arm or of any other weapon identified as a weapon by a member of the security services.

(2) Any person who contravenes subregulation (1) or any other provisions of these regulations, is guilty of an offence and on conviction is liable to the payment of a fine or a period of imprisonment not exceeding one year.

Short title

46. These regulations are called the *Election Regulations, 1999*.

Appendix 1

VEC1

Electoral Commission

APPLICATION FOR A SPECIAL VOTE



Election Date: **Voting District Number:**

I, (full name) holder of Identity document number hereby apply for a special vote.

Mark the relevant block with an X

Physically infirm	Disabled	
Pregnant	Rendering Government service abroad or member of such person's household	
An officer serving in the election	Member of the security services on duty in connection with the election	
Absence from Republic: Employment, business or study	Other (specify)	

My reason for applying for a special vote is as follows (please mark the applicable block):

- I declare that I am as a result of my physical infirmity, disability or pregnancy unable to travel to a voting station and wish to be furnished with a ballot paper at the following address:

Street name and number / House number
and Zone / Room number and Hostel

Suburb / Township

City or town

- I declare that I am an officer serving in the election or a member of the security services on duty in connection with the election and will be absent from the voting station in the voting district where I am registered as a voter on voting day.

- I declare that I am absent from the Republic on Government service or am a member of the household of a person so absent.

- I declare that I will be absent from the Republic on voting day as a result of employment, business or study commitments.

.....
Signature of applicant

.....
Date

The applicant is registered as a voter in Voting District No.

Application Approved / Rejected because:

.....
.....
.....
.....

Presiding Officer / Voting Officer / Special Voting Officer

Date

Appendix 2

VEC2

Electoral Commission

NOTIFICATION IN RESPECT OF APPLICATION FOR A SPECIAL VOTE



Election Date:

Voting District Number:

You are hereby notified that your application for a special vote has been:

(Mark the appropriate block):

- Approved and you will be visited by a voting officer on (state date).....
at (state time).....
- Rejected for one or more of the following reasons:

Mark the relevant block with an X

You do not qualify to apply for a special vote	
You are not registered as a voter on the voters' roll	
You have not produced an identity document as required by the Act	

State other reasons for rejection:

.....

.....

.....

.....

.....

.....

.....

**Signature of Presiding Officer /
Voting Officer / Special Voting
Officer**

.....

Date

Appendix 3

VEC3

Electoral Commission

RECORD OF APPLICATIONS FOR SPECIAL VOTES



Election Date:

ANSWER The answer is 1000. The first two digits of the number are 10, so the answer is 1000.

Voting District Number:

10. The following table summarizes the results of the study.

Date:

100-1000 mg/day.

**Signature of Presiding
Officer / Special
Voting Officer**

Date

Appendix 4

VEC4

Electoral Commission

APPLICATION FOR A DECLARATION VOTE



Election Date:

Voting District Number:

I (*full name*) holder of identity document number
..... am registered as a voter in Voting District Number
.....

I declare that I will be unavoidably and unforeseeably unable to vote in the voting district in which I am registered as a voter due to the following reason and hereby apply to vote elsewhere:

(State full particulars)

**.....
Applicant**

.....
Date

Application rejected because:

I declare that I have issued the applicant with a certificate to enable the applicant to cast a declaration vote elsewhere.

[Delete that which is not applicable]

Presiding Officer / Voting Officer

Date

VEC5

Appendix 5
Electoral Commission
RECORD OF APPLICATIONS FOR DECLARATION VOTES



Election Date:

ANSWER

Voting District Number:

ANSWER

Date:

ANSWER *What is the name of the author of the book?*

Presiding Officer / Voting Officer

.....
Date

Appendix 6

VEC6.

Electoral Commission

NOTIFICATION OF REJECTION OF APPLICATION FOR A DECLARATION VOTE



Election Date:

Voting District Number:

You are hereby notified that your application for a declaration vote has been:

Rejected for one or more of the following reasons:

Mark the relevant block with an X

Name does not appear on the voters' roll	
Other	

If other was marked state full particulars:

.....

.....

.....

.....

.....

.....

.....
Presiding Officer / Voting Officer

.....
Date

Appendix 7

VEC7

Electoral Commission
CERTIFICATE FOR DECLARATION VOTE

Election Date:

Voting District Number:

It is hereby certified that

(Full Names)

with identity number

registered on the voters' roll for

Voting District number

in the _____ Province,

has applied in terms of section 34 of the
Electoral Act to vote elsewhere by way
of a declaration vote and that application
has been approved.

*Presiding Officer /
Voting Officer*

Date:

**No photocopy or reproduction of this certificate must be accepted for
purpose of casting a declaration vote.**

Appendix 8

VEC8

Electoral Commission

APPLICATION FOR A TENDERED BALLOT PAPER



Election Date:

Voting District Number:

I, (*full name*) holder of identity number hereby apply for a tendered ballot paper.

I declare that:-

- a) I came to this voting station in the belief that my name was on the voters' roll for this voting district;
- b) I have applied for registration as a voter and believe that my name should have been on the voters' roll for this voting district; and
- c) I believe that I would have been entitled to vote at this voting station.

.....

Signature of applicant**Date**Application is (*mark applicable block*):Approved: Rejected: **Reason:**

Presiding Officer**Date**

VEC9

Appendix 9

Electoral Commission

NOTIFICATION OF REJECTION OF APPLICATION FOR A TENDERED BALLOT PAPER



Election Date:

Voting District Number:

You are hereby notified that your application for a tendered ballot paper has been rejected for one or more of the following reasons:

Signature of Presiding Officer

.....
Date

Appendix 10

VEC10

Electoral Commission

RECORD OF APPLICATIONS FOR TENDERED BALLOT PAPERS



Election Date:

Voting District Number:

Signature of Presiding Officer

Date

Appendix 11

VEC11

Electoral Commission

OBJECTION CONCERNING VOTING



Election Date:

Voting District Number:

Objector

Identity number: _____

Full Names: _____

Agent or Voter: _____

Party of Agent: _____

My objection concerns:

A voter not being entitled to vote

A voter not being entitled to vote at that voting station

A voter being refused a ballot paper

The conduct of an officer, an agent or other person present at the voting station

Reasons for objection (giving full particulars of voter, officer, agent or other person involved):

Objector's Signature***Date******Presiding Officer's decision***

Signature of Presiding Officer***Date***

Appendix 12

VEC12

Electoral Commission

OBJECTION CONCERNING ALLEGED IRREGULARITY IN THE SORTING OF BALLOT PAPERS



Election Date:

Voting District Number:.....

Objector

Identity number:

ANSWER

Full Names:

ANSWER

Party of Agent:

ANSWER *(The following is a sample answer. The student's answer may be different.)*

Details of alleged irregularity in respect of which the objection is lodged

Objector's Signature

.....
Date

Counting Officer's decision

[Signature]

.....

Appendix 13

VEC13

Electoral Commission**OBJECTION CONCERNING AN ALLEGED INACCURACY IN THE
COUNTING OF VOTES OR THE DETERMINATION OF RESULT**

Election Date:

Voting District Number:

Objector

Identity number:

Full Names:

Party of Agent:

Details of alleged inaccuracy in the counting of the votes or the determination of the result in respect of which the objection is lodged

.....
Objector's Signature.....
Date**Counting Officer's decision**

.....
Signature of Counting Officer.....
Date

Appendix 14

VEC14

Electoral Commission

**OBJECTION CONCERNING ANY ALLEGED IRREGULARITY OR
INACCURACY IN THE VERIFICATION PROCEDURE**



Election Date:
.....

Voting District Number:.....

Objector

Identity number:

ANSWER

Full Names:

10. The following table summarizes the results of the study.

Party of Agent:

ANSWER

Full details of alleged irregularity or inaccuracy in the verification procedure in respect of which the objection is lodged

Objector's Signature

.....
Date

Counting Officer's decision

**.....
Signature of Counting Officer**

Date

Appendix 15

VEC15

Electoral Commission APPOINTMENT OF PARTY AGENT



Election Date:

Voting District Number: :

I,....., the undersigned, in my capacity as
.....on behalf of and duly authorised by the
.....(Party) hereby appoint the following person as an agent
for the abovementioned party:

for the abovementioned party:

Identitynumber:

A horizontal row of twelve empty rectangular boxes, intended for children to write their names in, likely as part of a classroom activity.

Full Names:

Voting Station Locality:

Voting District Number:

Counting Venue:

Date:

date	month	year			

**Signature of Party
Agent**

ANSWER

**Copy of Party symbol
to be inserted in block**

Postal Address of Party:

**Signed by a designated person
duly authorised by the party**

No. R. 478

14 April 1999

Verkiesingsregulasies

Die Verkiesingskommissie het ingevolge artikel 100 van die Kieswet, 1998 (Wet No. 73 van 1998), die regulasies in die Bylae uiteengesit, uitgevaardig.

BYLAE

Hoofstuk 1 **Woordomskrywings**

Woordomskrywings

1. 'n Woord of uitdrukking waaraan 'n betekenis in die Wet geheg word, het daardie betekenis, en tensy uit die samehang anders blyk, beteken—

- (i) "die Wet" die Kieswet, 1998 (Wet No. 78 van 1998); (iii)
- (ii) "plaaslike verkiesingsbeampte" die beampte deur die hoofverkiesingsbeampte as sodanig aangestel; (ii)
- (iii) "stembeampte" in Hoofstukke 3 of 4 van hierdie regulasies na verwys die stembeampte vir die stemlokaal vir daardie stemdistrik aangestel; (v)
- (iv) "stemdag" die stemdag van die betrokke verkiesing ingevolge artikel 17 of 18 van die Wet vasgestel; (iv)
- (v) "voorsittende beampte vir die stemdistrik" in Hoofstukke 3 of 4 van hierdie regulasies na verwys die voorsittende beampte vir die stemlokaal vir daardie stemdistrik aangestel. (i)

Hoofstuk 2**Stemlokaal****Uitstel van stemming by stemlokaal**

2. Indien daar rede is dat 'n vrye en regverdige verkiesing by 'n stemlokaal op die afgekondigde stemdag nie gehou kan word nie, word die stemming by 'n stemlokaal ingevolge artikel 22 van die Wet uitgestel voordat die stemming by 'n stemlokaal begin het, en moet gevolg aan gegee word by wyse van 'n besluit van die Kommissie wat gepubliseer word op die wyse in artikel 22 (2)(c) van die Wet voorgeskryf en waarvan 'n kopie, indien dit redelik moontlik is, opvallend vertoon by die stemlokaal vir die duur van die stemdag.

Herstemming by stemlokaal

3. 'n Herstemming ingevolge artikel 23 van die Wet toegelaat moet gehou word ooreenkomsdig dieselfde procedures wat op stemdag van toepassing was.

Afbakening van stemlokaal

4. (1) Die afbakening deur die voorsittende beampete van die grens van 'n stemlokaal soos in artikel 66(2) van die Wet vereis word gedoen deur die vertoon van sigbare tekens, merkers of band al langs die omtrek van die grens, of by genoegsame punte al langs die omtrek, sodat die grens duidelik identifiseerbaar is.

(2) Wanneer oorweeg word om die grens van die stemlokaal te verander, moet die voorsittende beampete die beskikbare party agente en lede van die veiligheidsdienste konsulteer.

Hoofstuk 3

Spesiale Stemme

Kategorieë van persone

5. (1) Die prosedure vir die aansoek vir spesiale stemme en die prosedures vir die uitbring en telling van spesiale stemme word in hierdie Hoofstuk voorgeskryf soos in artikel 33(2) van die Wet saamgelees met subregulasie (2) vereis ten opsigte van persone wat nie by 'n stemlokaal in die stemdistrik waar hulle geregistreer is, kan stem nie as gevolg van hul-

- (a) fisiese ongesteldheid of gestremdheid of swangerskap;
 - (b) afwesigheid van die Republiek in Regeringsdiens of lidmaatskap van die huishouding van die aldus afwesige persoon;
 - (c) afwesigheid van daardie stemdistrik terwyl diens as 'n beampte in die betrokke verkiesing verrig word of terwyl aan diens as 'n lid van die veiligheidsdienste in verband met die verkiesing; of
 - (d) afwesigheid van die Republiek op stemdag as gevolg van indiensneming, besigheid of studieverpligtinge.
- (2) Die volgende kategorie van persone wie vir 'n spesiale stem mag aansoek doen word hiermee voorgeskryf ingevolge artikel 33(1)(b) van die Wet:

"Personne wat nie by 'n stemlokaal in die stemdistrik waar hulle as kiesers geregistreer is kan stem nie omdat hulle op stemdag as gevolg van indiensneming, besigheid of studieverpligtinge van die Republiek afwesig is.

Fisiese ongesteldheid of gestremdheid of swangerskap binne stemdistrik

6. (1) 'n Persoon in regulasie 5(1)(a) na verwys wat in die stemdistrik waar hy of sy geregistreer is, wil stem kan vir 'n spesiale stem aansoek doen—

- (i) deur aan die plaaslike verkiesingsbeampte vir die stemdistrik in wie se gebied hy of sy as kieser geregistreer 'n skriftelike aansoek op 'n vorm wat wesentlik ooreenstem met Aanhangsel 1 af te lewer of te laat aflewer nie later nie as die toepaslike datum of datums in die verkiesingstydrooster uiteengesit; of
- (ii) deur aan die voorsittende beampte vir die stemdistrik in wie se gebied hy of sy as kieser geregistreer is sodanige aansoek af te lewer of te laat aflewer by die kantoor van sodanige beampte wat by of so na as moontlik aan die stemlokaal vir daardie stemdistrik moet wees, gedurende die ure op die datum of datums in die verkiesingstydrooster uiteengesit.

(2) Die plaaslike verkiesingsbeampte moet 'n aansoek wat ontvang is aan die voorsittende beampte van die stemdistrik waarin die aansoeker beweer as kieser geregistreer te wees oorhandig nie later nie as die datum of datums in subregulasie (1)(ii) beoog.

(3) Die voorsittende beampte, of 'n stembeampte deur hom of haar aangewys, moet elke aansoek wat ontvang isoorweeg en indien hy of sy tevrede is dat-

- (a) die aansoeker geregistreer is as 'n kieser in daardie stemdistrik; en
- (b) nie by daardie stemlokaal kan stem nie as gevolg van fisiese ongesteldheid of gestremdheid of swangerskap,

die aansoek goedkeur en indien nie, die aansoek weier.

(4) Indien die aansoek geweier is moet die aansoeker skriftelik van die weiering in kennis gestel word op 'n vorm wat wesentlik ooreenstem met Aanhangsel 2 en persoonlik aan die aansoeker oorhandig word of aan die adres binne die stemdistrik in die aansoek uiteengesit gestuur word, nie later nie as twee dae voor die stemdag.

(5) Indien die aansoek goedkeur is moet die aansoeker deur ten minste twee stembeamptes besoek word by die adres binne die stemdistrik in die aansoek uiteengesit op die datum of datums in die verkiesingstydrooster uiteengesit, en-

- (a) by die toon van die aansoeker se identiteitsdokument; en
- (b) indien die kiesbeamtes tevreden is dat die aansoeker die persoon is wat in die identiteitsdokument beskryf word,

die aansoeker se hand gemerk word op die wyse in regulasie 25 voorgeskryf en hy of sy word met 'n stembrief voorsien wat op die agterkant gemerk is vir daardie verkiesing.

(6) Die aansoeker is gemagtig om die stembrief in geheim te merk en dit te plaas en te verseël in 'n ongemerkte koevert wat vervolgens geplaas en verseël word in 'n ander koevert en wat op die buitekant gemerk word met die aansoeker se naam en identiteitsnommer.

(7) Die kiesbeamtes moet die gemerkte koevert na die kantoor van die voorsittende beampte neem waar –

- (a) die aansoeker se naam op die kieserslys gemerk word met die letters SV om aan te dui dat hy of sy 'n spesiale stem uitgebring het; en
- (b) die koevert word geplaas en word veilig bewaar in 'n verseëldde stembus vir spesiale stemme.

(8) Die voorsittende beampte moet 'n opgawe hou van al sodanige aansoeke wat vir spesiale stemme ontvang is op 'n vorm wat wesentlik ooreenstem met Aanhangsel 3.

Fisiese ongesteldheid of gestremdheid of swangerskap buite stemdistrik

7. (1) 'n Aansoeker in regulasie 5(1)(a) bedoel wat in 'n stemdistrik wil stem waar hy of sy nie as 'n kieser geregistreer is nie, kan vir 'n spesiale stem aansoek doen deur by enige plaaslike verkiesingsbeampte 'n skriftelike aansoek op 'n vorm wat wesenlik ooreenstem met Aanhangsel 1, af te lewer of te laat aflewer teen nie later nie as die toepaslike datum of datums in die verkiesingstrydrooster uiteengesit.

(2) 'n Plaaslike verkiesingsbeampte wat so 'n aansoek ontvang, moet dit oorweeg, en indien hy of sy tevreden is dat-

- (a) die aansoeker as 'n kieser geregistreer is; en
- (b) hy of sy nie by 'n stemlokaal waar hy of sy as 'n kieser geregistreer is kan stem nie of nie 'n spesiale stem kan uitbring in die stemdistrik waarin hy of sy as kieser geregistreer is nie, vanweë fisiese ongesteldheid of gestremdheid of swangerskap,

die aansoek goedkeur, en indien nie, dit weier.

(3) Indien die aansoek geweier word, moet die aansoeker so gou as moontlik op die mees gepaste beskikbare wyse in kennis gestel word.

(4) Indien die aansoek goedgekeur is, moet 'n afskrif van die aansoek na die voorsittende beampte van die stemdistrik waar die aansoeker voornemens is om te stem, het sy direk of deur die plaaslike verkiesingsbeampte van daardie gebied, versend word.

(5) Daardie voorsittende beampte moet verseker dat die aansoeker deur ten minste twee stembeamptes, by 'n adres binne daardie stemdistrik in die aansoek vermeld, op die datum of datums in die verkiesingstryooster uiteengesit, besoek word; en-

- (a) by die toon van die aansoeker se identiteitsdokument; en
- (b) indien die stembeamptes oortuig is dat die aansoeker die persoon is wat in daardie identiteitsdokument beskryf word,

die aansoeker se hand op die wyse in regulasie 25 voorgeskryf merk, en 'n stembrief vir 'n verkiesing van die Nasionale Vergadering aan hom of haar oorhandig, en een vir 'n verkiesing van die Provinciale Wetgewer slegs indien die stemdistrik waarin hy of sy as 'n kieser geregistreer is in dieselfde provinsie is as die stemlokaal waar hy of sy wil stem.

(6) Die aansoeker moet toegelaat word om die stembrief in die geheim te merk en dit te plaas en te verseël in 'n ongemerkte koevert wat op sy beurt geplaas en geseël word in 'n ander koevert wat aan die buitekant met die aansoeker se naam en identiteitsnommer gemerk word.

(7) Die stembeamptes moet die gemerkte koevert na die kantoor van die voorsittende beampte in wie se gebied die stem uitgebring is neem, waar die koevert in 'n verseëerde stembus vir spesiale stemme geplaas en veilig bewaar moet word.

(8) Die voorsittende beampte in subregulasie (7) bedoel moet die voorsittende beampte van die stemlokaal waar die aansoeker op die kieserslys geregistreer is onmiddellik, hetsy direk of deur die plaaslike verkiesingsbeampte van daardie gebied, in kennis stel dat die aansoeker 'n spesiale stem uitgebring het, en daardie voorsittende beampte moet sy of haar naam op die kieserslys met die letters SV en die nommer van die stemdistrik waar die aansoeker gestem het, merk.

(9) Beide voorsittende beamptes moet 'n opgawe van alle spesiale stemme wat uitgebring is op 'n vorm wat wesenlik ooreenstem met Aanhangsel 3, byhou.

Afwezigheid van die Republiek in Regeringsdiens

8. (1) 'n Persoon in regulasie 5(1)(b) bedoel kan vir 'n spesiale stem aansoek doen deur 'n skriftelike aansoek op 'n vorm wat wesenlik ooreenstem met Aanhangsel 1 aan 'n spesiale stembeampte by 'n Suid-Afrikaanse ambassade, hoë kommissariaat, konsulaat of missie in die buiteland te oorhandig gedurende die ure op die datum of datums in die verkiesingstydrooster uiteengesit.

(2) Die spesiale stembeampte moet in die teenwoordigheid van die aansoeker en 'n ander spesiale stembeampte die aansoek oorweeg en indien hy of sy vind dat -

- (a) die aansoeker geregistreer is as 'n kieser in die stemdistrik in die Republiek waar die aansoeker se hoofkantoor geleë is soos ingevolge artikel 7(2) van die Wet vasgestel; en
- (b) die aansoeker nie by die stemlokaal in daardie stemdistrik kan stem nie as gevolg van die aansoeker se afwezigheid van die Republiek in Regeringsdiens of lidmaatskap van die huishouding van die aldus afwesige persoon,

die aansoek goedkeur en indien nie, die aansoek weier.

(3) Indien die aansoek geweier is moet die aansoeker 'n skriftelike kennisgewing van weierung op 'n vorm wat wesentlik ooreenstem met Aanhangsel 2, oorhandig word.

(4) Indien die aansoek goedgekeur is en-

- (a) die aansoeker 'n identiteitsdokument aan die spesiale stembeampte toon; en
- (b) die spesiale stembeampte tevrede is dat die aansoeker die persoon is wat in die identiteitsdokument beskryf word,

die aansoeker se hand gemerk word op die wyse in regulasie 25 voorgeskryf en hy of sy word met 'n stembrief voorsien wat op die agterkant gemerk is vir daardie verkiesing.

(5) Die aansoeker is gemagtig om die stembrief in geheim te merk en dit te plaas en te verseël in 'n ongemerkte koevert wat vervolgens geplaas en verseël word in 'n ander koevert en wat op die buitekant gemerk word met die aansoeker se naam, identiteitsnommer en stemdistriknommer.

(6) Die spesiale stembeampte in beheer moet so gou doenlik nadat die laaste aansoeker gestem het, al die gemerkte koeverte tesame met 'n opgawe op 'n vorm wat wesentlik ooreenstem met Aanhangsel 3 van al die aansoeke wat ontvang is tesame met al die aansoekvorms verpak en behoorlik verseël, en die pakket so spoedig en veilig as moontlik aan die hoofverkiesingsbeampte te versend wat op sy beurt die geseë尔de koeverte aan die voorsittende beampes van die stemdistrikte waar dit tuishoort, te versprei.

(7) Die hoofverkiesingsbeampte moet verseker dat al die koeverte en aansoeke wat ontvang is voor 12:00 op stemdag aan die onderskeie voorsittende beampes afgelewer word voordat die betrokke stemlokale op stemdag sluit en al die koeverte en aansoeke deur die hoofverkiesingsbeampte na 12:00 op stemdag ontvang moet gelys en deur hom of haar in veilige bewaring gehou word en nie getel word nie, tensy op bevel van 'n bevoegde gesag.

(8) Elke voorsittende beampte moet 'n opgawe hou van alle aansoeke en koeverte van die hoofverkiesingsbeampte ontvang op 'n vorm wat wesentlik ooreenstem met Aanhangsel 3 en moet die koeverte in 'n verseêerde stembus vir spesiale stemme plaas

nadat die aansoeker se naam op die kieserslys met die letters SV gemerk is om aan te dui dat hy of sy 'n spesiale stem uitgebring het.

(9) Die hoof van elke Suid-Afrikaanse ambassade, hoë kommissariaat, konsulaat of missie in die buiteland of 'n werknemer deur hom of haar skriftelik aangewys, is die spesiale stembeamptes.

Verkiesingsbeamptes en veiligheidsdienste lede

9. (1) 'n Persoon in regulasie 5(1)(c) bedoel kan vir 'n spesiale stem aansoek doen deur 'n skriftelike aansoek aan die voorsittende beampte vir die stemdistrik waar daardie persoon as kieser geregistreer is te oorhandig, by die kantoor van daardie beampte wat by of so na as moontlik aan die stemlokaal vir daardie stemdistrik moet wees gedurende die ure op die datum of datums in die verkiesingstryrooster uiteengesit.

(2) Die voorsittende beampte of stembeampte moet in die teenwoordigheid van die aansoeker die aansoek oorweeg en indien hy of sy bevind dat -

- (a) die aansoeker as kieser geregistreer is in daardie stemdistrik; en
- (b) nie by 'n stemlokaal in daardie stemdistrik kan stem nie as gevolg van die aansoeker se afwesigheid van daardie stemdistrik terwyl diens as 'n beamte in die verkiesing verrig word, of terwyl aan diens as 'n lid van die veiligheidsdienste in verband met die verkiesing,

die aansoek goedkeur en indien nie, die aansoek weier.

(3) Indien die aansoek geweier is, moet die aansoeker 'n skriftelike kennisgewing van weiering oorhandig word op 'n vorm wat wesentlik ooreenstem met Aanhangsel 2.

(4) Indien die aansoek goedgekeur is en –

- (a) die aansoeker 'n identiteitsdokument aan die voorsittende beampte of stembeampte toon; en
- (b) die voorsittende beampte of stembeampte tevreden is dat die aansoeker die persoon is in die identiteitsdokument beskryf,

die aansoeker se hand op die wyse in regulasie 25 voorgeskryf merk en 'n stembrief wat op die agterkant vir daardie verkiesing gemerk is, aan hom of haar oorhandig.

(5) Die aansoeker moet toegelaat word om die stembrief in geheim te merk en dit in 'n ongemerkte koevert te plaas en te verseël wat op sy beurt geplaas en verseël word in 'n ander koevert wat op die buitekant met die aansoeker se naam en identiteitsnommer gemerk is.

(6) Die koevert word in 'n verseëldde stembus vir spesiale stemme geplaas nadat die aansoeker se naam op die kieserslys met die letters SV gemerk is om aan te dui dat hy of sy 'n spesiale stem uitgebring het.

(7) Die voorsittende beampte moet 'n opgawe byhou van sodanige aansoeke vir spesiale stemme op 'n vorm wat wesenlik ooreenstem met Aanhangsel 3.

Afwesigheid van die Republiek: Indiensneming, besigheid of studie verpligtinge en stem binne Republiek

10. (1) 'n Persoon in regulasie 5(1)(d) bedoel wat 'n spesiale stem in die Republiek wil uitbring alvorens na die buiteland vertrek word as gevolg van indiensneming, besigheid of studieverpligtinge, waar hy of sy op stemdag sal wees, kan vir 'n spesiale stem aansoek doen deur 'n skriftelike aansoek op 'n vorm wat wesenlik ooreenstem met Aanhangsel 1 aan die voorsittende beampte vir die stemdistrik waarin daardie persoon as 'n kieser geregistreer is, by die kantoor van daardie beampte, tydens die ure op die datum of datums in die verkiesingstydrooster vermeld, te oorhandig.

(2) Die voorsittende beampte of 'n stembeampte moet die aansoek in die teenwoordigheid van die aansoeker oorweeg en indien hy of sy vind dat -

- (a) die aansoeker as 'n kieser in daardie stemdistrik geregistreer is; en
- (b) nie by die stemlokaal in daardie stemdistrik kan stem nie vanweë sy of haar afwesigheid van die Republiek op stemdag as gevolg van indiensneming, besigheid of studieverpligtinge in die buiteland en dat die aansoeker dokumentêre bewys van hierdie feit voorgelê het,

die aansoek goedkeur en, indien nie, dit weier.

(3) Indien die aansoek geweier word moet 'n skriftelike kennisgewing van weiering aan die aansoeker op 'n vorm wat wesenlik ooreenstem met Aanhansel 2, oorhandig word.

(4) Indien die aansoek goedgekeur is en-

- (a) die aansoeker 'n identiteitsdokument aan die voorsittende beamppte of stembeamppte toon; en
- (b) die voorsittende beamppte of stembeamppte teverde is dat die aansoeker die persoon is wat in daardie identiteitsdokument beskryf word,

moet die aansoeker se hand op die wyse in regulasie 25 voorgeskryf, gemerk word en 'n stembrief wat op die agterkant vir daardie verkiesing gemerk is, aan hom of haar oorhandig word.

(5) Die aansoeker moet toegelaat word om die stembrief in die geheim te merk en dit te plaas en te verseël in 'n ongemerkte koevert wat op sy beurt geplaas en verseël word in 'n ander koevert wat aan die buitekant met die aansoeker se naam en identiteitsnommer gemerk is.

(6) Die koevert moet geplaas word in 'n verseëld stembus vir spesiale stemme nadat die aansoeker se naam op die keiserslys met die letters SV gemerk is om aan te dui dat hy of sy 'n spesiale stem uitgebring het.

(7) Die voorsittende beamppte moet 'n opgawe van sodanige aansoeke vir spesiale stemme op 'n vorm wat wesenlik ooreenstem met Aanhansel 3, byhou.

Afwesigheid van die Republiek: Indiensneming, besigheid of studie en stem buite Republiek

11. (1) 'n Persoon in regulasie 5(1)(d) bedoel wat 'n spesiale stem buite die Republiek wil uitbring waar hy of sy sal wees op die dag van die verkiesing as gevolg van indiensneming, besigheid of studieverpligtinge, kan vir 'n spesiale stem aansoek doen deur 'n skriftelike aansoek op 'n vorm wat wesenlik ooreenstem met Aanhansel 1 aan 'n spesiale stembeamppte by 'n Suid-Afrikaanse ambassade, hoë kommissariaat, konsulaat of missie in

die buiteland, tydens die ure op die datum of datums in die verkiesingstrykster vermeld, te oorhandig.

(2) Die spesiale stembeampte moet die aansoek in die teenwoordigheid van die aansoeker en 'n ander spesiale stembeampteoorweeg en indien hy of sy vind dat -

- (a) die aansoeker hom of haar oortuig het dat die aansoeker as 'n kieser in 'n stemdistrik in die Republiek geregistreer is; en
- (b) nie by 'n stemlokaal in daardie stemdistrik kan stem nie vanweë sy of haar afwesigheid van die Republiek as gevolg van indiensneming, besigheid of studieverpligtinge,

die aansoek goedkeur en, indien nie, dit weier.

(3) Indien die aansoek geweier word moet 'n skriftelike kennisgewing van weiering aan die aansoeker op 'n vorm wat wesenlik ooreenstem met Aanhangsel 2, oorhandig word.

(4) Indien die aansoek goedgekeur is en-

- (a) die aansoeker 'n identiteitsdokument aan die spesiale stembeampte toon; en
- (b) die spesiale stembeampte tevrede is dat die aansoeker die persoon is wat in daardie identiteitsdokument beskryf word,

moet die aansoeker se hand op die wyse in regulasie 25 voorgeskryf, gemerk word en hy of sy word 'n stembrief slegs vir die verkiesing van die Nasionale Vergadering oorhandig, wat op die agterkant vir daardie verkiesing gemerk is.

(5) Die aansoeker moet toegelaat word om die stembrief in die geheim te merk en dit te plaas en te versieël in 'n ongemerkte koevert wat op sy beurt geplaas en versieël word in 'n ander koevert wat aan die buitekant met die aansoeker se naam, identiteitsnommer en stemdistriknommer gemerk is.

(6) Die spesiale stembeampte moet so gou moontlik nadat die laaste aansoeker gestem het-

- (a) onmiddelik die hoofverkiesingsbeampte van die name, identiteitsnummers en stemdistrikte van al die aansoekers wat spesiale stemme by hom of haar uitgebring het, verwittig; en
- (b) die spesiale stembeampte in beheer moet so gou doenlik nadat die laaste aansoeker gestem het, al die gemerkte koeverte tesame met 'n opgawe op van al die aansoeke wat ontvang is tesame met al die aansoekvorms verpak en behoorlik verseël, en die pakket so spoedig en veilig as moontlik aan die hoofverkiesingsbeampte te versend.

(7) Die hoofverkiesingsbeampte moet-

- (a) onmiddelik nadat die inligting van die persone wat so spesiale stemme uitgebring het ontvang is, die voorsittende beampte van die stemdistrik waar elk van die kiesers geregistreer is inlig aangaande die feit dat die kieser gestem het en die voorsittende beampte moet voordat die stemlokaal op die dag van die verkiesing open, die naam van die kieser op daardie segment van die kieselslys met die letters SV merk; en
- (b) by ontvangs van die pakette dit in veilige bewaring hou tot na die sluit van stemming op die dag van die verkiesing waarna die pakette in die teenwoordigheid van party agente wat teenwoordig is oopgemaak word, die skriftelike aansoeke aan die hand van die kieserslys noukeurig ondersoek word, en daardie stemme wat aanvaar word en reëlmataig uitgebring is, moet getel word en die uitslae toegevoeg tot die uitslae van die stemlokale waar die kiesers geregistreer is.

(8) Stemme in pakette wat ontvang word nadat die telling voltooi is word gelys en in veilige bewaring gehou, maar word nie getel nie tensy op bevel van 'n bevoegde gesag.

Telling van spesiale stemme

12. (1) Gedurende die loop van stemdag word die stembus vir spesiale stemme oopgemaak en elke gemerkte koevert noukeurig ondersoek en met die gemerkte kieserslys, die aansoeke vir spesiale stemme en die opgawes van aansoeke vir spesiale stemme, vergelyk.

(2) Indien geen ongerymdheid ontdek word wat die spesiale stem onaanvaarbaar maak nie, word die gemerkte koevert oopgemaak, die ongemerkte koevert binne verwijder en ongeopend in die gewone stembus wat in die stemlokaal in gebruik is, geplaas.

(3) Sodra die stembus oopgemaak is vir telling, word die ongemerkte koeverte geopen, die stembriewe verwijder, met die ander stembriewe in die stembus gemeng en gesamentlik getel.

Bepalings van die Wet en regulasies daaronder

13. Wanneer ookal toepaslik en binne die konteks van die regulasies in hierdie Hoofstuk is die bepalings van die Wet wat verband hou met stemming, die tel van stemme, party agente, waarnemers, stemlokale, stemmateriaal, beampies en hul magte en bevoegdhede, besware en appéle, verbode optrede, die afdwinging en misdrywe en strawwe, van toepassing op alle procedures vir spesiale stemme, tensy duidelik onbestaanbaar met hierdie regulasies.

Hoofstuk 4
Verklarende Stemme

Kategorie van persone

14. Die omstandighede, voorwaardes en procedures in artikel 34 van die Wet genoem wat betrekking het op persone wat onvermydelik en onvoorsienbaar nie in staat is om in die stemdistrik waarin hulle as kiesers geregistreer is te stem nie en wat graag elders binne die Republiek by wyse van 'n verklarende stem wil stem, word in hierdie Hoofstuk behandel.

Aansoek vir verklarende stem

15. (1) 'n Persoon wat vind dat hy of sy, as gevolg van beroep, besigheid of studieverpligte of 'n nabye familie of persoonlike trauma onvermydelik en onvoorsienbaar afwesig is van die stemdistrik waarin hy of sy as kieser geregistreer is, kan aansoek doen om elders te stem deur 'n aansoek op 'n vorm wat wesentlik ooreenstem met Aanhangsel 4 aan 'n voorsittende beampete vir die stemdistrik waarin daardie persoon as kieser geregistreer is te oorhandig, by die kantoor van daardie beampete wat so na as moontlik moet wees aan die stemlokaal vir daardie stemdistrik, gedurende die ure op die datum of datums in die verkiesingstrydoster uiteengesit.

(2) In die geval van 'n eenheid van die Suid-Afrikaanse Nasionale Weermag wat op spesiale diens ontplooï is in 'n afgeleë gebied, en spesifiek deur die Kommissie vir dié doel geïdentifiseer is, kan die aansoek vir 'n verklarende stem deur 'n lid van die eenheid so ontplooï aan die voorsittende beampete vir die stemdistrik waarin daardie lid as kieser geregistreer is oorhandig, deur 'n offisier van die eenheid wat vir dié doel deur die hoofverkiesingsbeampete erken word en in sodanige geval word daardie offisier as die applikant vir doeleindeste van regulasie 16, beskou.

(3) Die voorsittende beampete moet 'n opgawe van sodanige aansoeke byhou op 'n vorm wat wesentlik ooreenstem met Aanhangsel 5.

Goedkeuring of weiering van aansoek

16. (1) Die voorsittende beampete of stembeampete moet in die teenwoordigheid van die aansoeker die aansoek oorweeg en indien hy of sy vind dat –

- (a) die aansoeker as kieser in daardie stemdistrik geregistreer is; en
- (b) die aansoeker inderdaad onvermydelik en onvoorsienbaar afwesig sal wees van die stemdistrik as gevolg van omstandighede in regulasie 15 genoem,

die aansoek goedkeur en indien nie, die aansoek weier.

(2) Indien die aansoek geweier is moet die aansoeker 'n skriftelike kennisgewing van weiering oorhandig word op 'n vorm wat wesentlik ooreenstem met Aanhangsel 6.

(3) Indien die aansoek goedgekeur is en –

- (a) die aansoeker 'n identiteitsdokument toon; en
- (b) die voorsittende beampte of stembeampte is tevrede dat die aansoeker die persoon is wat in die identiteitsdokument beskryf is,

'n sertifikaat in die vorm wesentlik dieselfde as Aanhangsel 7 aan die aansoeker oorhandig nadat die aansoeker se naam op die Kieserslys met die letters DV gemerk is om aan te dui dat 'n sertifikaat vir 'n verklarende stem aan hom of haar uitgereik is.

(4) Geen verdere sertifikaat, of 'n kopie van 'n sertifikaat of 'n vervanging van 'n sertifikaat moet aan dieselfde persoon uitgereik word nie.

Stemming by verklaring

17. (1) Op stemdag kan 'n persoon aan wie 'n sertifikaat in regulasie 16(3) na verwys uitgereik is, homself of haarself by enige stemlokaal in die Republiek aanmeld en aan die voorsittende beampte die sertifikaat toon tesame met hom of haar identiteitsdokument.

(2) Indien die voorsittende beampte tevrede is dat –

- (a) die persoon die persoon is wat in die identiteitsdokument beskryf is;

- (b) die sertifikaat aan hom of haar uitgereik is;
- (c) die persoon nie voorheen in die verkiesing gestem het nie; en
- (d) dat die persoon geregtig is om in die verkiesing te stem,

moet die voorsittende beampte hom of haar toelaat om in daardie stemlokaal vir 'n verkiesing van die Nasionale Vergadering te stem, en vir die verkiesing van 'n Provinsiale Wetgewer slegs indien die stemdistrik waarin hy of sy as kieser geregistreer is binne dieselfde provinsie is as die stemlokaal waar hy of sy wil stem, en –

- (i) die hand van die kieser op die wyse in regulasie 25 voorgeskryf merk;
- (ii) die sertifikaat terughou en met die woord "gestem" merk; en
- (iii) sy of haar naam en identiteitsnommer op 'n lys wesentlik dieselfde as Aanhangsel 5 aanteken.

Hoofstuk 5

Aangebode Stemme

Aansoek om 'n aangebode stembrief

18. (1) Wanneer ookal 'n persoon by 'n stemlokaal aanmeld om te stem in die geloof dat sy of haar naam in daardie segment van die kieserlyс is, en die voorsittende beampete besluit dat hy of sy nie geregtig is om te stem nie omdat sy of haar naam nie in 'n gesertifiseerde segment van die kieserlyс vir die betrokke stemdistrik soos by artikel 38(2) van die Wet vereis, verskyn nie, moet die voorsittende beampete daardie persoon toelaat, indien daardie persoon aldus versoek, om aansoek om die uitreiking van 'n aangebode stembrief te doen.

(2) 'n Aansoek om 'n aangebode stembrief moet –

- (a) skriftelik op 'n vorm wat wesentlik ooreenstem met Aanhangesel 8,
gedoen word; en
- (b) deur die aansoeker in die teenwoordigheid van party agente wat op
daardie tydstip by die stemlokaal beskikbaar is, geteken word.

Aangebode stembrief

19. Aangebode stembriewe moet in alle opsigte, behalwe kleur, dieselfde wees as die stembrief wat in die verkiesing gebruik word.

Beslissing van die Aansoek

20. (1) Indien die voorsittende beampete oortuig is dat die aansoeker aansoek om registrasie as 'n kieser gedoen het en glo dat sy of haar naam in daardie segment van die kieserslyс moes wees en dat hy of sy dan geregtig sou wees om by daardie stemlokaal te stem en dat omstandighede die uitreiking van 'n aangebode stembrief regverdig, moet die aansoek goedgekeur word, en indien nie, moet die aansoek geweier word.

(2) Indien die aansoek geweier word, moet die aansoeker skriftelik van die weiering op 'n vorm wat wesentlik ooreenstem met Aanhangesel 9, in kennis gestel word.

Merk van 'n Aangebode stembrief

21. Indien die aansoek om 'n aangebode stembrief goedgekeur is, moet die voorsittende beampte -

- (a) 'n reeksnommer aan daardie aansoek toeken;
- (b) aan die aansoeker 'n aangebode stembrief tesame met 'n aangebode stembrief koevert waarop daardie reeksnommer aangeteken is, oorhandig;
- (c) die aansoeker se hand ooreenkomsdig die voorskrifte van regulasie 25 merk;
- (d) die aansoeker toelaat om -
 - (i) 'n leë stemkompartement binne te gaan;
 - (ii) die stembrief te merk;
 - (iii) die stembrief in die aangebode stembrief koevert te plaas en dit te verseël;
 - (iv) die verseêlde stembrief koevert aan die voorsittende beampte te oorhandig; en
 - (v) onverwyld die stemlokaal te verlaat.

Opgawe van aansoeke om aangebode stembriewe

22. Die voorsittende beampte moet die besonderhede van al die aansoeke om aangebode stembriewe wat ontvang is op 'n lys wat wesentlik ooreenstem met Aanhangsel 10, aanteken.

Bewaring en beskikking oor aangebode stembriewe en aansoeke

23. (1) Die lys aansoeke en koeverte met die gemerkte aangebode stembriewe moet in 'n houer wat vir daardie doel gebruik word, geplaas word tot en met die sluiting van die uitbring van stemme by die stemlokaal, waarna die houer verseël en afgelewer word by die hoofverkiesingsbeampte vir veilige bewaring totdat daaroor ingevolge artikel 105 van die Wet beskik is.

(2) 'n Voorsittende beampte of die hoofverkiesingsbeampte moet op bevel die lyste, aansoeke en koeverte aan enige bevoegde gesag wat daarop geregtig is, beskikbaar stel vir die doeleinades van enige hersiening, appél of beswaar prosedure waarvoor in die Wet voorsiening gemaak word.

(3) 'n Koevert bevattende 'n aangebode stembrief word nie geopen nie en die stembrief word nie getel nie behalwe op las van so 'n bevoegde gesag.

Hoofstuk 6**Stemming****Toemaak en beveiliging van stembusse voor stemming**

24. (1) Onmiddelik nadat al die party agente wat by die stemlokaal teenwoordig is hulself tevrede gestel het dat 'n stembus leeg is, soos deur artikel 37(a) van die Wet vereis, moet die voorsittende beampete daardie stembus, deur middel van 'n seël wat ontwerp en aan die voorsittende beampete vir daardie doel verskaf is en wat 'n unieke nommer bevat, verseël.

(2) Die toemaak en beveiliging van 'n stembus ingevolge artikel 37(b) van die Wet moet gedoen word deur al die openinge, behalwe die opening waardeur die stembriewe in die stembus geplaas moet word, toe te maak, en die openinge so stewig as moontlik toe te maak deur middel van 'n seël aan die voorsittende beampete vir daardie doel voorsien, sodat stembriewe nie deur daardie openinge in die stembus ingesit of verwyder kan word nie.

Merk van die hand

25. (1) 'n Kieser se hand moet ingevolge artikel 38(5)(b) van die Wet gemerk word deur 'n kort lyn op die kieser se linkerduim en linker duimnael met sigbare onuitwisbare ink te trek.

(2) Indien die kieser nie 'n linkerduim of duimnael het nie, of indien dit onprakties is vanweë 'n besering, siekte of ander oorsaak om die linkerduim en linker duimnael te merk, moet enige van die linkerhand se vingers en naels aldus gemerk word en, indien om dieselfde redes 'n linker hand se vinger en nael nie gemerk kan word nie, moet 'n vinger en nael van die regterhand aldus gemerk word.

(3) Indien weens enige van die redes in subartikel (2) genoem, geen vinger en nael van 'n kieser aldus gemerk kan word nie, moet die voorsittende beampete die kieser se naam, adres, identiteitsnommer en die redes waarom die kieser se hand nie gemerk kon word nie, op 'n lys wat vir daardie doel bygehou word, aanteken.

(4) Na die sluiting van 'n stemlokaal vir stemming, moet die lys in 'n pakket opgemaak en saam met die ander verkiesingsmateriaal verseël word, aan die

hoofverkiesingsbeampte afgelewer en in veilige bewaring gehou word totdat daaroor ingevolge artikel 105 van die Wet beskik word.

Besware in verband met stemming

26. (1) 'n Agent of 'n kieser wat ingevolge artikel 41(1), (2) of (3) van die Wet beswaar wil maak –

- (a) teen die stemgeregtigheid van 'n kieser;
- (b) teen die weiering van 'n stembrief aan 'n kieser; of
- (c) teen enige ander optrede van 'n beampte, 'n agent of enige ander persone wat by 'n stemlokaal teenwoordig is,

moet dit doen deur aan die voorsittende beampte 'n skriftelike beswaar op 'n vorm wat wesentlik ooreenstem met Aanhangsel 11, oorhandig.

(2) Die voorsittende beampte moet onverwyld die feitlike omstandighede onderliggend aan die beswaar ondersoek, en kan vir hierdie doel direkte mondelinge navrae aan enigeen wat in staat mag wees om hulp te verleen, rig.

(3) Die voorsittende beampte moet daarna die beswaar oorweeg, sy of haar besluit op die skriftelike beswaar aanteken en daarna die beswaarmaker en enige ander partye wat by die beswaar betrokke is, mondelings van sy of haar besluit inlig.

Appélie in verband met stemming

27. 'n Persoon wat by die Kommissie teen die beslissing van die voorsittende beampte appél wil aanteken, moet dit doen deur middel van 'n skriftelike kennisgewing wat op die Kommissie by sy kantore in Pretoria, nie later nie as 21:00 op die tweede dag na stemdag, met volle besonderhede van die partye wat betrokke is, die optrede waarteen beswaar gemaak word, die beslissing van die voorsittende beampte en die redes vir die appél, beteken word.

Verseëling van stembusse

28. Die verseëling van 'n vol stembus en die oorblywende stembusse nadat die laaste stem uitgebring is, soos vereis deur artikel 42(1) van die Wet, moet gedoen word deur die opening van die stembus waardeur die stembriewe uitgebring is, te verseël met 'n seël wat vir daardie doel aan die voorsittende beampte voorsien is..

Hoofstuk 7

Mobiele Stemlokaal: Stemprosedures

Gebruik van slegs 'n mobiele stemlokaal

29. Waar daar ingevolge artikel 64 van die Wet slegs 'n mobiele stemlokaal vir 'n stemdistrik ingestel is, word die volgende stemprosedures hierby ingevolge artikel 44(1) van die Wet voorgeskryf:

- (a) Die stemprosedure in artikels 35 tot 43 van die Wet uiteengesit, behalwe soos anders hieronder aangedui, betreffende die roete, plekke, stilstande en tellokaal van 'n mobiele stemlokaal in artikels 43(3) en 67(2) van die Wet genoem, is van toepassing.
- (b) Stemming by 'n mobiele stemlokaal moet voortgaan totdat elke kieser gestem het, wat -
 - (i) geregtig is om by daardie stemlokaal te stem; en
 - (ii) by daardie stemlokaal vir stemming gerapporteer het voordat die gepubliseerde berekende stilstandtyd by daardie stemlokaal, verstryk het.
- (c) Met betrekking tot artikel 37 van die Wet, moet die voorsittende beampte van 'n mobiele stemlokaal onmiddellik voordat die mobiele stemlokaal by die eerste plek waar dit stilhou het vir stemming open, die agente wat teenwoordig is wys dat elke stembus wat gebruik sal word, leeg is, en in die teenwoordigheid van daardie agente elke sodanige stembus op dieselfde wyse as in regulasie 24 voorgeskryf, toemaak en beveilig.

Stemlokaal en Mobiele stemlokaal

30. Waar daar ingevolge artikel 64 van die Wet 'n vaste stemlokaal en 'n mobiele stemlokaal vir 'n stemdistrik ingestel is, is die stemprosedures in regulasie 29 voorgeskryf, soos volg aangepas, van toepassing:

- (a) Die mobiele stemlokaal word bestuur asof dit 'n sateliet lokaal van, en daarom 'n integrale deel van, die stemlokaal is.
- (b) Met betrekking tot artikel 71 van die Wet, moet die hoofverkiesingsbeampte aan die voorsittende beampte van die stemlokaal, die stemmateriaal wat vir die verkiesing by die mobiele stemlokaal nodig is, insluitende 'n gesertifiseerde kieserslys vir die betrokke stemdistrik as 'n integrale deel van daardie stemlokaal se materiaal voorsien, en die voorsittende beampte moet op sy beurt die voorsittende beampte van die mobiele stemlokaal voorsien van die nodige stemmateriaal, en van hom of haar 'n kwitansie verkry.
- (c) Met betrekking tot artikel 43(2) van die Wet, moet die voorsittende beampte van die mobiele stemlokaal aan die telbeampte van die stemlokaal die items in artikel 43(1) van die Wet genoem, aflewer.
- (d) Met betrekking tot artikels 46, 47 en 50 van die Wet, moet die telbeampte van die stemlokaal al die stembusse wat in daardie lokaal en in die mobiele stemlokaal gebruik is, oopmaak, die stembriewe van al die busse meng, en dan voortgaan met die tel van die stemme en die bepaling van die uitslae van daardie telling as die voorlopige uitslae van daardie stemlokaal.

Hoofstuk 8
Tel van stemme
Deel 1: Tel van stemme by stemlokaal

Vergelyking van stembriewe met uitgereikte getal

31. Die vergelyking van die stembriewe vir elke verkiesing met die stembriewe wat uitgereik is ingevolge artikel 47(2)(b) van die Wet, moet gedoen word deur al die stembriewe vir elke verkiesing te tel en die gevolglike totale getal te vergelyk met die totale getal stembriewe wat by daardie stemlokaal uitgereik is soos op die vorm wat deur die voorsittende beampete ingevolge artikel 43(1)(a) van die Wet voltooi is, aangedui is.

Tel van stemme

32. (1) Die tel van stemme ingevolge artikel 47(2)(c) van die Wet wat in elke verkiesing uitgebring is, moet gedoen word by wyse van die volgende opeenvolgende stappe:

- (a) Alle stembriewe moet nagegaan word ten einde vas te stel of enige daarvan weens 'n rede in artikel 47(3) van die Wet vermeld, verworp moet word.
- (b) Die verworpe stembriewe, indien enige, moet afsonderlik gebêre word.
- (c) Die oorblywende stembriewe vir elke verkiesing moet onomgekeerd ooreenkomsdig die party in wie se guns die stem uitgebring is, gesorteer word.
- (d) Die stembriewe vir elke party in elke verkiesing moet in pakkies van 10 gebind word en daarna moet 10 pakkies van 10 saamgebind word met rekkies.
- (e) Die stembriewe vir elke party in elke verkiesing moet getel, die totale aangeteken en die uitslag van elke verkiesing aldus bepaal word.

Beswaar en Appéle betreffende sortering van stembriewe

33. (1) 'n Beswaar by die telbeampte ingevolge artikel 48(1) en (2) van die Wet rakende enige beweerde onreëlmaticheid met die sortering van stembriewe moet skriftelik op 'n vorm wat wesentlik ooreenstem met Aanhansel 12 gedoen word, en dit moet gemaak word voordat die telbeampte die vorm in artikel 50(1) van die Wet bedoel, voltooi het.

(2) Die telbeampte moet onverwyld die feitlike omstandighede onderliggend aan die beswaar ondersoek, en kan vir hierdie doel ook navrae aan enige persoon wat behulpsaam kan wees, rig.

(3) Die telbeampte moet daarna die beswaar oorweeg, sy of haar besluit op die skriftelike beswaar aanteken en daarna die beswaarmaker en ander partye wat by die beswaar betrokke mag wees, mondeling van sy of haar beslissing in kennis stel.

(4) Enige persoon wat 'n appél na die Kommissie teen die beslissing van die voorsittende beampte ingevolge artikel 48(3) van die Wet wil aanteken, moet dit deur middel van 'n skriftelike kennisgwing wat volledige besonderhede van die partye wat betrokke is moet weergee, die beweerde onreëlmaticheid waarteen beswaar gemaak word, die beslissing van die voorsittende beampte en die redes vir die appél, op die Kommissie by sy kantore in Pretoria teen nie later nie as 21:00 op die tweede dag na stemdag, beteken.

Beswaar en Appéle betreffende die tel van stemme en die bepaling van voorlopige uitslae

34. (1) 'n Beswaar by die telbeampte ingevolge artikel 49(1) en (2) van die Wet weens 'n beweerde fout met die tel van stemme of die bepaling van die uitslag moet skriftelik op 'n vorm wat wesentlik ooreenstem met Aanhansel 13, gedoen word.

(2) Die telbeampte moet onverwyld die feitlike omstandighede onderliggend aan die beswaar ondersoek, en kan vir hierdie doel ook navrae aan enige persoon wat behulpsaam kan wees, rig.

(3) Die telbeampte moet daarna die beswaar oorweeg en besluit of 'n hertelling gelas moet word, sy of haar besluit op die skriftelike beswaar aanteken en daarna die

beswaarmaker en ander partye wat by die beswaar betrokke mag wees, mondeling van sy of haar beslissing in kennis stel.

(4) 'n Persoon wat 'n appéel by die Kommissie teen die beslissing van die telbeampte wil aanteken, moet dit deur middel van 'n skriftelike kennisgewing wat volledige besonderhede van die partye wat betrokke is, moet weergee die beweerde onreëlmataigheid met die tel van stemme, die beslissing van die telbeampte en die redes vir die appéel, op die Kommissie by sy kantore in Pretoria teen nie later nie as 21:00 op die tweede dag na stemdag, beteken.

Deel 2: Tel van stemme by ander plek as stemlokaal**Bevestiging : Onreëlmaticheid en verskille**

35. (1) Die telbeampte moet onreëlmatichede en verskille wat ontdek word wanneer aan artikel 52(3) van die Wet voldoen word, op die volgende wyse hanteer:

- (a) Die telbeampte moet onmiddellik by die voorsittende beampte wat die materiaal aan hom of haar afgelewer het, op 'n verduideliking aandring.
- (b) Die telbeampte moet saam met die voorsittende beampte poog om die verskille op te los.
- (c) Die agente wat in die tellokaal teenwoordig is moet onmiddellik van die onreëlmatichede en verskille in kennis gestel word, moet so ver as wat moontlik is, aanwesig wees by al die samesprekings tussen die telbeampte en die voorsittende beampte en moet uitgenooi word om 'n bydrae tot die samesprekings en die vind van oplossings te lewer.
- (d) Indien dit blyk dat enige van die materiaal wederregtelik mee gepeuter is of weg is, moet die telbeampte die hulp van 'n lid van die veiligheidsdienste inroep om die aangeleentheid te ondersoek en behulpsaam te wees in die opsporing van vermiste materiaal.

(2) Die skriftelike opgawe wat deur die telbeampte ingevolge artikel 52(5) van die Wet ten opsigte van onreëlmatichede en verskille en die wyse waarop daarmee gehandel is, bygehou moet word, moet in die vorm wees van 'n volledige verslag aan die hoofverkiesingsbeampte aangaande die aard van elke onreëlmaticheid en verskil, die wyse waarop daarmee gehandel is en die verduidelikings wat deur die voorsittende beampte en enige van die agente aangebied is.

(3) Die verslag moet so gou as moontlik aan die hoofverkiesingsbeampte versend word.

Besware en appéle betreffende bevestiging

36. (1) 'n Agent wat 'n beswaar by die telbeampte ingevolge artikel 53(1) van die Wet teen enige onreëelmatigheid of fout met die bevestigingsprosedure wil aanteken moet dit skriftelik op 'n vorm wat wesentlik met Aanhangsel 14 ooreenstem, doen.

(2) Die telbeampte moet onverwyld die feitlike omstandighede onderliggend aan die klagte ondersoek, en kan vir hierdie doel ook navrae aan enige persoon wat behulpsaam kan wees, rig.

(3) Die telbeampte moet die beswaar beslis, sy of haar besluit of die skriftelike beswaar aanteken en daarna die beswaarmaker en ander partye wat by die beswaar betrokke mag wees, mondeling van sy of haar beslissing in kennis stel.

Appél by Kommissie betreffende bevestiging

37. 'n Persoon wat 'n appél by die Kommissie ingevolge artikel 53(3) van die Wet teen die beslissing van die telbeampte wil aanteken, moet dit deur middel van 'n skriftelike kennisgewing bevattende volledige besonderhede van die betrokke partye, die beweerde onreëelmatigheid of fout in die bevestigingsprosedure waarteen beswaar gemaak word die beslissing van die telbeampte en die redes vir die appél, op die Kommissie by sy kantore in Pretoria teen nie later nie as 21:00 op die tweede dag na stemdag, beteken.

Besware wesentlik vir finale uitslae

38. (1) Enige belanghebbende party wat ingevolge artikel 55 van die Wet 'n beswaar rakende enige aspek van 'n verkiesing wat wesentlik is vir die finale uitslag van die verkiesing wil aanteken, moet dit deur middel van 'n skriftelike kennisgewing van bewaar op die Kommissie by sy kantore in Pretoria teen nie later nie as 21:00 op die tweede dag na stemdag, beteken en wat die volgende bevat:

- (a) 'n verwysing na die betrokke verkiesing;
- (b) die volle naam en fisiese adres van die beswaarmakende party;

- (c) die posadres en telefoonnommer waar die party gekontak kan word;
 - (d) die belang van die party in die aangeleentheid;
 - (e) besonderhede van die beswaar en die aspek van die betrokke verkiesing;
 - (f) volledige redes vir die beswaar;
 - (g) die hulp verlang;
 - (h) 'n lys van enige stawende dokumente wat die kennisgewing van beswaar vergesel;
 - (i) bewys van diening van afskrifte van die kennisgewing en aanhangsels op alle ander belanghebbende partye.
- (2) By die oorweging en beslissing van die beswaar, kan die Kommissie-
- (a) die feitlike basis van die beswaar ondersoek;
 - (b) ander belanghebbende partye die geleentheid bied om skriftelike of mondelinge voorleggings te maak;
 - (c) vir skriftelike of mondelinge voorleggings van ander persone of partye vra;
 - (d) van die beswaarmakende party vra om verdere inligting of argumente skriftelik of mondelings in te dien; en
 - (e) 'n verhoor rakende die beswaar hou.

Appél na Verkiesingshof teen beslissing van Kommissie

39. (1) Enige appél na die Verkiesingshof teen die beslissing van die Kommissie moet ingevolge die Reëls van die Verkiesingshof gedoen word.

Hoofstuk 9

Party Agente en Kandidate

Aanstelling en intrekking van aanstelling van party agente

40. (1) Die aanstelling van 'n party agent vir 'n stemlokaal ingevolge artikel 58 van die Wet moet op 'n vorm wat wesentlik ooreenstem met Aanhangsel 15, gedoen word.

(2) Die intrekking van die aanstelling van 'n party agent moet gedoen word by wyse van 'n skriftelike kennisgewing aan die betrokke persoon geadresseer, waarin die persoon ook gelas word om onmiddelik enige skriftelike aanstelling in subregulasie (1) bedoel wat in sy of haar besit mag wees, terug te stuur of te vernietig.

Identifisering van party agente

41. Die identifikasie wat artikel 59(3)(a) van die Wet van 'n party agent vereis om te dra, is 'n naamplaatjie op die linkerbors van sy of haar buitenste kledingstuk wat die woord "Agent" en die verkorte naam van die verteenwoordigde party in swart letters, ten minste 1cm in hoogte, op 'n wit agtergrond, aantoon.

Kandidate toegelaat binne stemlokaal

42. Die aantal kandidate wat ingevolge artikel 73(3)(c) van die Wet binne die stemlokaal toegelaat moet word die geatl wat die voorsittende beampte, in sy of haar diskresie, met gemak binne die betrokke stemlokaal op enige gegewe tydstip, met behoorlike in agneming van die voer van 'n vrye en regverdig verkiesing, kan akkommodeer.

Verbode optrede by stemlokaal

43. Geen agent of kandidaat mag binne die grense van 'n stemlokaal-

- (a) enige partyreklamebord, biljet, plakkaat of pamphlet vertoon of versprei nie;
- (b) poog om enige persoon oor te haal, te beïnvloed of te ooreed om vir 'n besondere party te stem; of

- (c) poog om 'n persoon oor te haal, te beïnvloed of te oorreed om nie te stem nie.

Magte en bevoegdhede van agente

44. Terwyl verrigtinge ingevolge artikel 59(1) van die Wet waargeneem word mag 'n agent nie met die verrigtinge inmeng nie maar kan 'n beswaar aanteken by of enige beweerde ongerymdhede onder die aandag gebring word, van die voorsittende beampte.

Hoofstuk 10

Algemene bepalings

Misdrywe en strawwe

45. (1) Geen persoon, met die uitsondering van 'n lid van die veiligheidsdienste aan diens by daardie stemlokaal, mag sonder die toestemming van die voorsittende beampte die grens van 'n stemlokaal, terwyl in besit van 'n vuurwapen of van enige ander wapen wat deur 'n lid van die veiligheidsdienste as 'n wapen geïdentifiseer is, binne gaan nie.

(2) Enige persoon wat subregulasie (1) of enige ander bepalings van hierdie regulasies oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete of 'n tydperk van gevangenisstraf van hoogstens een jaar.

Kort titel

46. Hierdie regulasies heet die *Verkiesingsregulasies, 1999*.

Aanhangsel 1

VEC1

Verkiesingskommissie

AANSOEK VIR 'N SPESIALE STEM



Datum van Verkiesing:

Stemdistrik Nommer:

Ek, (volle name) houer van
 identiteitsdokumentnommer doen hiermee aansoek vir 'n
 spesiale stem.

Merk die relevante blok met 'n X

Fisiese ongesteldheid	Gestremd
Swanger	Verrig Regeringsdiens in buitenland
Diensdoenende beämpte in die verkiesing	Lid van die veiligheidsdienste aan diens in verband met die verkiesing
Ander (spesifiseer)	

Die rede waarom ek vir 'n spesiale stem aansoek doen is as volg (Merk asseblief die toepaslike blok):

Ek verklaar dat ek as gevolg van my fisiese ongesteldheid, gestremdheid of swangerskap nie na 'n stemlokaal kan reis nie en voorsien word van 'n stembrief by die volgende adres:

Straatnaam en nommer / Huisnommer en
Sone / Kamernommer en Hostel

Voorstad / Dorpsgebied

Stad of dorp

Ek verklaar dat ek 'n diensdoenende beämpte in die verkiesing is of 'n lid van die veiligheidsdienste aan diens in verband met die verkiesing en gaan op stemdag afwesig wees vanaf die stemlokaal in die stemdistrik waar ek as kieser geregistreer is.

Ek verklaar dat ek buite die Republiek in regeringsdiens is of 'n lid is van die huishouding van die aldus afwesige persoon.

*Handtekening van aansoeker**Datum*

Die aansoeker is in Stemdistrik No.

Aansoek Goedgekeur / Afgekeur as gevolg van:

.....

*Voorsittende Beämpte / Stembeämpte / Spesiale Stembeämpte**Datum*

Aanhangsel 2

VEC2

Verkiesingskommissie

KENNISGEWING IN VERBAND MET AANSOEK VIR 'N SPESIALE STEM



Datum van Verkiesing:

Stemdistrik Nommer:

U word hiermee in kennis gestel dat u aansoek vir 'n spesiale stem:

(Merk die toepaslike blok):

- Goedgekeur is en u sal deur 'n Stembeampte besoek word op (meld datum).....
om (meld tyd).....
- Afgekeur is as gevolg van een of meer van die volgende redes:

Merk die toepaslike blok met 'n X

U kwalifiseer nie om vir 'n spesiale stem aansoek te doen nie	
U is nie as 'n kieser op die kieserslys geregistreer nie	
U het nie 'n identiteitsdokument, soos deur die Wet vereis, getoon nie	

Meld ander redes vir afkeuring:

.....

.....

.....

.....

.....

.....

.....

Handtekening van Voorsittende
Beampte / Stembeampte /
Spesiale Stembeampte

Datum

Aanhangsel 3

VEC3

Verkiesingskommissie

OPGAWE VAN AANSOEKE VIR SPESIALE STEMME



Datum van Verkiesing:

Stemdistriknommer:

Datum:

Identiteitsnommer van aansoeker	Voorletter en Van van Aansoeker	Waar geregistreer	Aansoek Goedgekeur / Afgekeur

.....
**Handtekening van
Voorsittende Beämpte
/ Spesiale
Stembeämpte**

Datum

Aanhangsel 4

VEC4

Verkiesingskommissie

AANSOEK VIR 'N VERKLARENDE STEM



Datum van Verkiesing:

Stemdistrik Nommer:

Ek (*volle name*) houer van identiteitsdokumentnommer is geregistreer as kieser in Stemdistrik Nommer

Ek verklaar dat ek onvermydelik en onvoorsienbaar nie in staat is om in die stemdistrik waarin ek as kieser geregistreer is te stem nie as gevolg van die volgende rede en doen hiermee aansoek om elders te stem.

(Verskaf volledige besonderhede)

Aansoeker**Datum****Aansoek aangekeur omrede:**

Ek verklaar dat ek 'n sertifikaat aan die Aansoeker uitgereik het wat die Aansoeker magtig om 'n verklarende stem elders uit te bring.

[Skrap wat nie van toepassing is nie]

Voorsittendebeampte / Stembeampte**Datum**

VEC5

Aanhangsel 5

Verkiesingskommissie

OPGawe van Aansoeke vir Verklarende Stemme



Datum van Verkiesing:

ANSWER The answer is 1000.

Stemdistriktnommer:

ANSWER *(The following is a suggested answer. You may wish to modify it to fit your needs.)*

Datum:

ANSWER The answer is 1000.

**Voorsittende beampte /
Stembeamppe**

Datum

Aanhangsel 6

VEC6

Verkiesingskommissie

KENNISGEWING VAN AFKEURING VAN AANSOEK VIR 'N VERKLARENDE STEM



Datum van Verkiesing:

Stemdistriknommer:

U word hiermee in kennis gestel dat u aansoek vir 'n verklarende stem:

Afgekeur is as gevolg van een of meer van die volgende redes:

Merk die toepaslike blok met 'n X

Naam verskyn nie op die kieserslys nie	
Ander	

Indien ander gemerk is, gee volledige besonderhede:

.....
.....
.....
.....
.....
.....
.....

.....
.....
.....

.....
**Voorsittende beampte /
Stembeampte**

Datum

Aanhangsel 7

VEC7

Verkiesingskommissie

SERTIFIKAAT VIR VERKLARENDE STEM



Datum van Verkiezing:

Stemdistriknommer:

Hiermee word gesertifiseer dat

(Volle Name)

met identiteitsnommer

geregistreer is op die kieserslys vir

Stemdistriknommer:

in die Provinsie,

ingevolge artikel 34 van die Kieswet aansoek
 gedoen het om by wyse van 'n verklarende stem,
 elders te stem en dat die aansoek goedgekeur is.

Voorsittende beamppte /
 Stembeamppte

Datum

Afteken

**Geen afdruk of weergawe van hierdie sertifaat mag vir doeleindeste van
 die uitbring van 'n verklarende stem, aanvaar word nie.**

Aanhangsel 8

VEC8

Verkiesingskommissie

AANSOEK VIR 'N AANGEBODE STEMBLIEF



Datum van Verkiesing:

Stemdistriknommer:

Ek,(volle name) houer van
identiteitsnommer..... doen hiermee aansoek vir 'n
aangebode stembrief.

Ek verklaar dat:-

- a) Ek na hierdie stemlokaal gekom het omrede ek glo dat my naam op die kieserslys vir hierdie stemdistrik is;
- b) Ek vir registrasie as kieser aansoek gedoen het en glo dat my naam op die kieserslys vir hierdie stemdistrik behoort te wees; en
- c) Ek glo dat ek geregtig sou wees om by hierdie stemlokaal te stem.

.....

Handtekening van Aansoeker**Datum**

Aansoek is (merk toepaslike blok):

Goedgekeur:

Afgekeur:

Rede:

Voorsittende beampte**Datum**

Aanhangsel 9

VEC9

Verkiesingskommissie

KENNISGEWING VAN AFKEURING VAN AANSOEK VIR 'N AANGEBODE STEMBRIEF



Datum van Verkiezing:

Stemdistriktnommer:

U word hiermee in kennis gestel dat 'n aansoek vir 'n aangebode stembrief afgekeur is as gevolg van een of meer van die volgende redes:

.....

.....

.....

.....

.....

.....

.....

.....

**Handtekening van
Voorsittende Beampte**

Datum

Aanhangsel 10

VEC10

Verkiesingskommissie

OPGawe van Aansoeke vir Aangebode Stembriewe



Datum van Verkiesing:

Stemdistriktnommer:

*Handtekening van
Voorsittende beampte*

Datum

Aanhangsel 11

VEC11

Verkiesingskommissie

BESWAAR MET BETREKKING TOT STEMMING



Datum van Verkiesing:

Stemdistriktnommer:

Beswaarmaker:

Identiteitsnummer:

Volle Name:

Agent of Kieser:

Agent se Party:

My beswaar is aangaande:

- 'n Kieser wat nie geregtig is om te stem nie
 - 'n Kieser wat nie geregtig is om by daardie stemlokaal te stem nie
 - 'n Kieser aan wie 'n stembrief geweier is

Die optrede van 'n beampte, 'n agent of ander persoon wat by die stemlokaal teenwoordig is

Redes vir beswaar (verskaf volledige besonderhede van kieser, beampte, agent of ander betrokke persoon)

Beswaarmaker se handtekening

Datum.

Besluit van Voorsittende Beampte

Handtekening van Voorzittende beambte

Datum

Aanhangsel 12

VEC12

Verkiesingskommissie

BESWAAR AANGAANDE BEWEERDE ONREËLMATIGHEID MET DIE SORTERING VAN STEMBRIEWE



Datum van Verkiezing:

Stemdistriktnommer:

Beswaarmaker

Identiteitsnummer:

卷之三

„Volle name:

10. The following table summarizes the results of the study.

Agent se Party:

ANSWER

Besonderhede van beweerde onreëlmaturheid in verband waarmee die beswaar aangeteken word

Beswaarmaker se handtekening

Datum

Telbeampte se besluit

Handtekening van Telbeampte

Datum

VEG13

Aanhangsel 13

Verkiesingskommissie

BESWAAR AANGAANDE 'N BEWEERDE ONAKKURAATHEID MET DIE TEL VAN STEMME OF DIE VASSTELLING VAN DIE UITSLAG



Datum van Verkiesing:

SterndistrikNommer:

Beswaarmaker

Identiteitsnummer:

• • •

Volle name:

100

Agent se Party:

10. The following table shows the number of hours worked by each employee.

Besonderhede van beweerde onakkuraatheid met die tel van stemme of die vasstelling van die uitslag in verband waarmee die beswaar aangeteken is:

Beswaarmaker se handtekening

Datum

Telbeampte se besluit

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Handtekening van Tel/baampte

Datum

Aanhangsel 14

VEC14

Verkiesingskommissie
BESWAAR AANGAANDE ENIGE BEWEERDE ONREËLMATIGHEID
OF ONAKURAATHEID MET DIE BEVESTIGINGSPROSEDURE

Datum van Verkiesing:

Stemdistriknommer:

Beswaarmaker

Identiteitsnommer:

Volle name:

Agent se Party:

Volle besonderhede van beweerde onreëlmaticheid of onakkuraatheid met die bevestigingsprosedure in verband waarmee die beswaar aangeteken is:

Beswaarmaker se handtekening**Datum****Telbeampte se besluit**

MutsG

Handtekening van Telbeampte**Datum**

VEC15

Aanhangsel 15

**Verkiesingskommissie
AANSTELLING VAN PARTY AGENT**

Datum van Verkiesing:

Stemdistriknommer:

Ek,....., die ondergetekende, in my hoedanigheid a
.....namens en behoorlik daartoe gemagtig deur die
.....(Party) stel hiermee die volgende persoon as agent

vir die bovenmelde party aan:

Identiteitsnommer:

Volle Name:

Stemlokaal ligging:

Stemdistriknommer:

Telpunt:

Datum:

datum
maand
jaarHandtekening van
Party Beampie

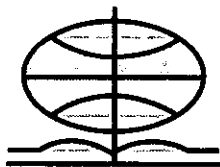
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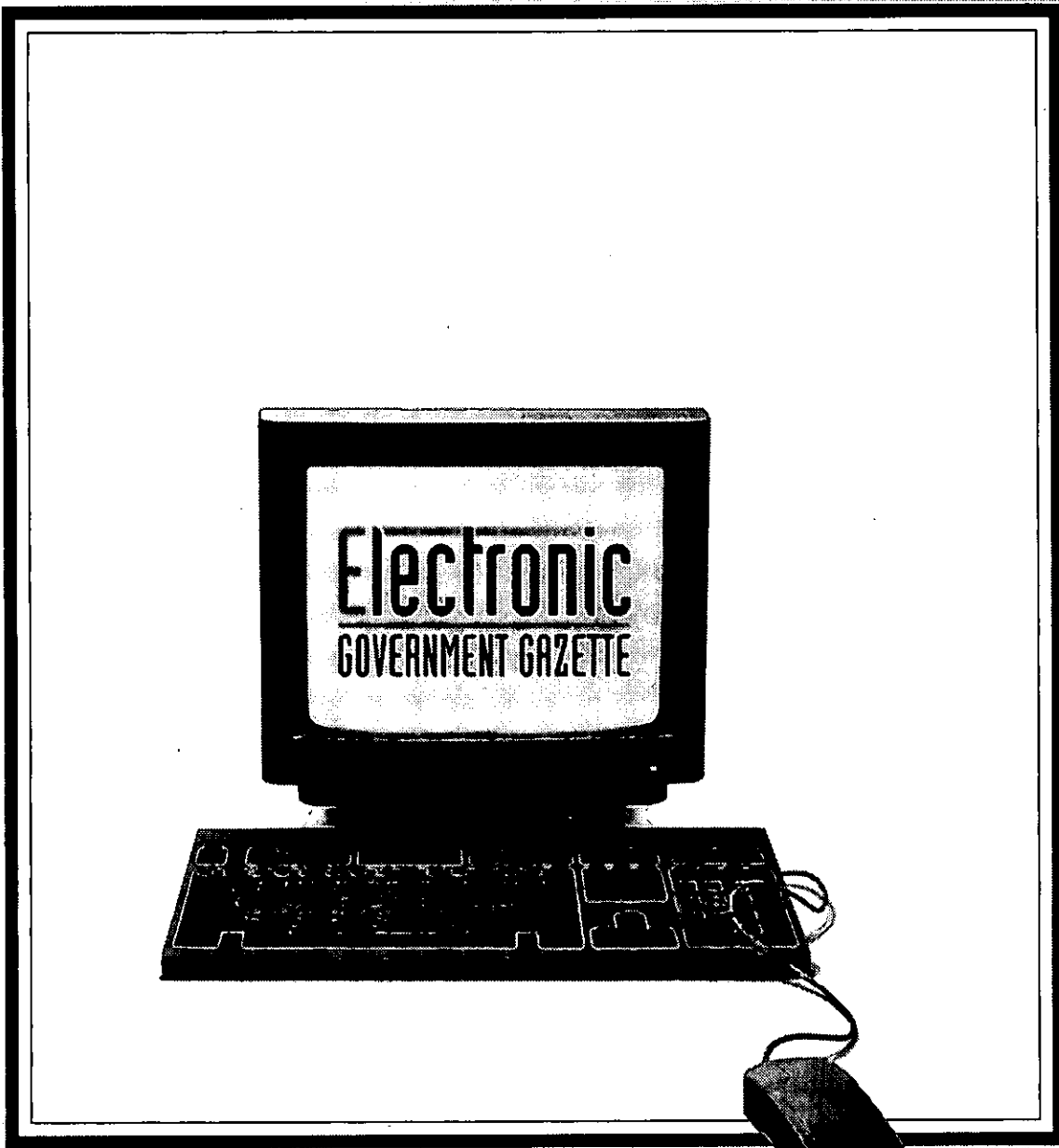
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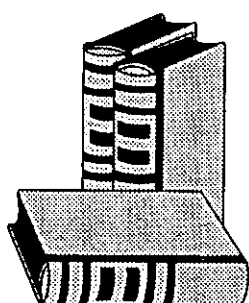
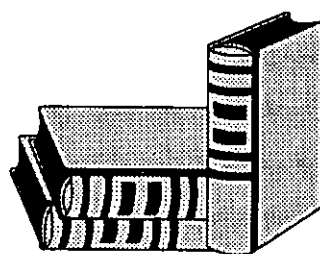
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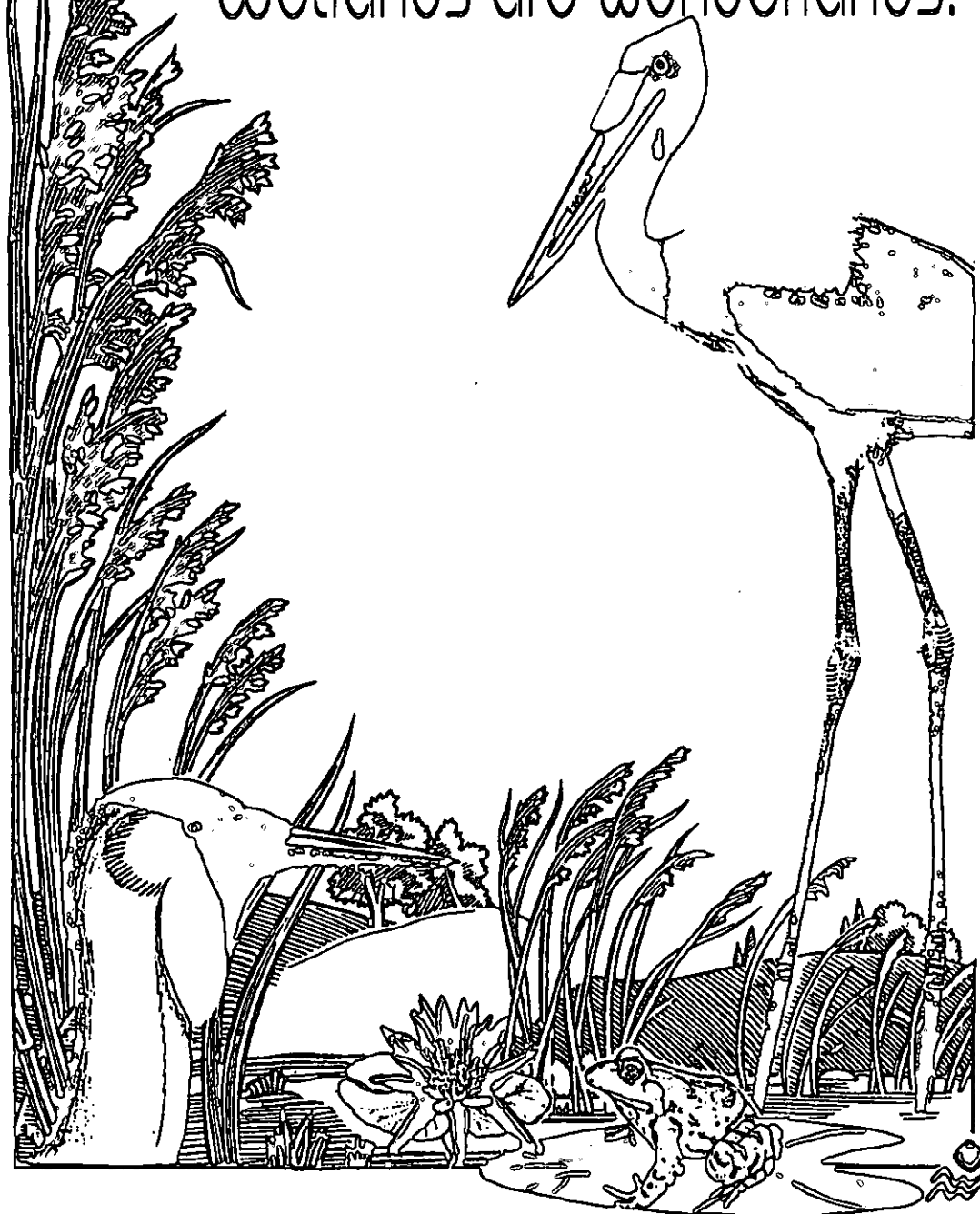
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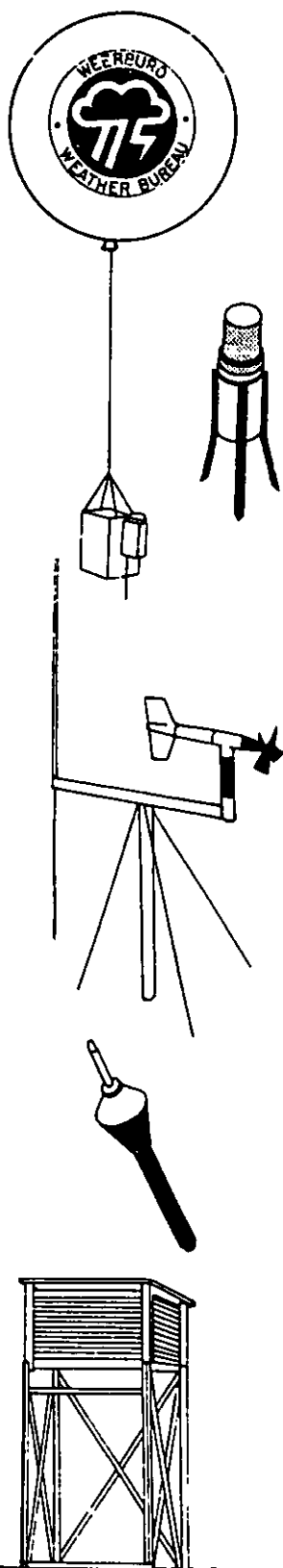
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Wetlands are wonderlands!

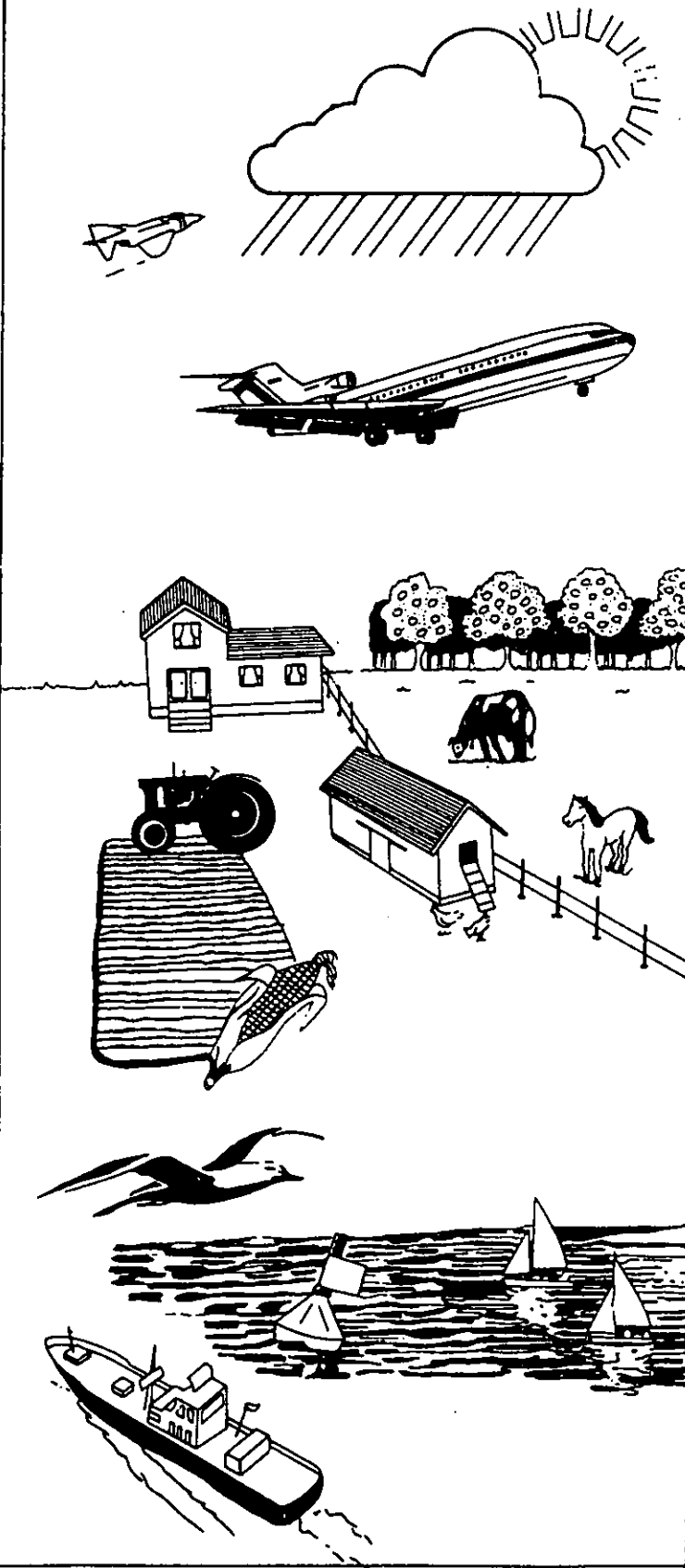


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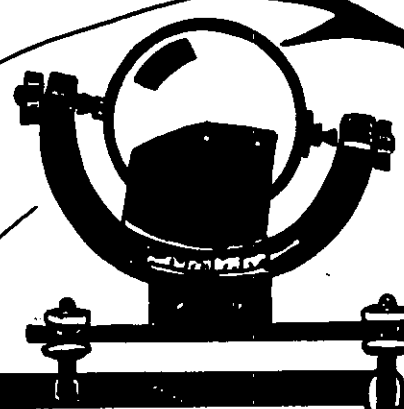
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MEE!

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THE WEATHER BUREAU: DEPARTMENT OF ENVIRONMENTAL AFFAIRS & TOURISM

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