

GENERAL NOTICE

NOTICE 1828 OF 2006

DRAFT NATIONAL CREDIT REGULATIONS, 2006

FOR GENERAL PUBLIC COMMENT

Content

1. Draft rules for the National Consumer Tribunal

Submissions to be submitted to

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Government Notice

Department of Trade and Industry

No. R.	Date:
Regulations made in terms of the (Act No 34 of	
By virtue of the power vested in me by sec 2005, I, Mandisi Mpahlwa, Minister of Trade rules for the National Consumer Tribunal.	
Mandisi Mpahlwa, MP Minister of Trade and Industry	Date





Rules for the Conduct of Matters before the National Consumer Tribunal

Part A: the National Consumer Tribunal and its jurisdiction

National Consumer Tribunal

- 1. The National Consumer Tribunal ("the Tribunal")
 - 1.1. was established by the National Credit Act, 2005 ("the Act");
 - 1.2. is located on the 3rd Floor, Block A, the dti Campus, 77 Meintjies Street, Sunnyside, Pretoria;
 - 1.3. is open from 09:00 to 16:00 Mondays to Fridays, except on public holidays;
 - 1.4. has its postal address at Private Bag X84, Pretoria, 0001
 - 1.5. may be telephoned at (012) 394 41450;
 - 1.6. is able to receive faxes at (012) 394 42450;
 - 1.7. is able to receive e-mail at nct@thedti.gov.za

Matters that may be brought before the Tribunal

- 2. The Tribunal may -
- 2.1. deal with substantive matters:
 - 2.1.1. listed in Table 1 at the end of these rules;
 - 2.1.2. referred to the Tribunal in terms of s.134(2)(c) of the Act;
 - 2.1.3. originating as a complaint to the Regulator or arising from a complaint, and referred to the Tribunal in terms of s.137(1), s.140 or s.141(1)(b) of the Act;
 - 2.1.4. upon the failure of alternative dispute resolution in a matter between a consumer and a credit provider, if referred to the Tribunal in terms of s.137(3) of the Act;
 - 2.2. grant interim relief in respect of a matter described in rule 2.1.3;
 - 2.3. confirm consent agreements entered into between parties (s.138);
 - 2.4. consider applications related to the adjudication process, namely applications
 - 2.4.1. to intervene in proceedings (rules 23 or 26);
 - 2.4.2. to amend documents (rules 39 40);
 - 2.4.3. to change the forum at which a matter will be heard (s.140(4) or s.141(2)(a));
 - 2.4.4. to condone non-compliance with the Tribunal's rules and proceedings;
 - 2.4.5. for an order of substituted service (rule 87);
 - 2.4.6. to grant a default order (rule 73); or
 - 2.4.7. relating to other procedural matters;
 - 2.5. may in respect of its prior rulings, consider -
 - 2.5.1. matters on appeal in terms of s.148(1);





- 2.5.2. an application in terms of s.165 for the variation or rescission of a decision or order;
- 2.6. may distribute a remittance in terms of s.127(6);
- 2.7. may deal with any other matter in accordance with rule 20.





Part B: Applications

Initiating proceedings before the Tribunal

- 3. A party initiating proceedings before the Tribunal ("the Applicant") must comply with the requirements set out in Table 2 for the type of application being made, relating to
 - 3.1. the time within which the application must be made;
 - 3.2. the form to be used;
 - 3.3. documents and information required;
 - 3.4. any application fee that is payable;
 - 3.5. the parties requiring notification of the application; and
 - 3.6. the documents that must be served on them.
- 4. If an application relates to a matter contemplated in rule 2.4 that is not specifically provided for in Table 2, the Applicant must
 - 4.1. apply by way of Notice of Motion in Form TI.r4;
 - 4.2. append a supporting affidavit setting out the facts on which the application is based;
 - 4.3. serve the Notice and affidavit on the Respondent and other parties to the matter; and
 - 4.4. file the application documents and *proof of service* with the Tribunal.
- 5. If the Applicant is a company or other corporate entity, the officer signing the application must append a copy of the board resolution or other proof of authority to act on behalf of that company or entity.

Application fees

- 6. An application fee must be deposited in cash or transferred by way of electronic funds transfer into the Tribunal's designated bank account before the application is submitted.
- 7. The Tribunal's designated account is:
 - >insert details
 - >
 - >
- 8. If a fee is payable, a copy of the deposit slip or a print-out of the transfer record must be included in the application documents as *proof of payment*.

Notification of parties and service of application documents

9. The Applicant must notify the persons mentioned in *column g* of Table 2 by serving on them the documents required under *column h* of that Table.





- 10. The application documents must include a *proof of service* for every person requiring notification.
- 11. Notification and service must comply with rules 83 to 87.

Filing an application

- 12. Once notification of an application has been served in terms of rule 9, the application must be filed with the Tribunal.
- 13. An application is filed by delivery of the prescribed Form and all the documents listed in *column e* of Table 2, if applicable, or as required elsewhere in these rules, to the Registrar.
- 14. Applications to the Tribunal must be addressed to the Registrar and -
 - 14.1. delivered to the location and during the hours specified in rule 1; or
 - 14.2. sent by registered mail to the postal address in rule 1.4; or
 - 14.3. sent by fax to the number in rule 1.6; or
 - 14.4. sent by e-mail to the address in rule 1.7.
- 15. In response to an application, the Registrar -
 - 15.1. must allocate a unique reference number to the matter;
 - 15.2. must send the Applicant and the parties on whom the application was served an acknowledgment of receipt within 3 business days of receipt.
- 16. The filing of an application must comply with the general rules for delivery of documents (rules 88 to 91).

Incomplete applications

- 17. If an application does not satisfy the requirements of the rules -
 - 17.1. the Registrar may within the time mentioned in rule 15.2, notify the Applicant and the other parties of the defect; and
 - 17.2. the Applicant may within a time permitted by the Registrar -
 - 17.2.1. complete the application; and
 - 17.2.2. if required to do so, serve the additional document or information on the parties.

Deemed applications

- 18. If the Tribunal grants leave in terms of s.137(1)(d) for a complaint submitted to the Regulator to be brought directly before the Tribunal
 - 18.1. the Complainant in the referred matter will become the Applicant to the Tribunal; and
 - 18.2. the Complainant must proceed in accordance with the rules applicable to the type of application made, provided that no application fee is payable.





- 19. If a Respondent to a matter that has been referred to alternative dispute resolution in terms of s.134(1)(b)(ii) objects in writing to the referral, and
 - 19.1. the objection was noted within 10 business days of the referral; and
 - 19.2. the matter could give rise to an application listed in Table 1; then
 - 19.3. the matter will be a deemed application to the Tribunal.
 - 19.4. On receiving notification in terms of rule 19.1, the person who referred the matter to alternative dispute resolution may apply to the Tribunal according to the rules governing such an application.

Applications in respect of matters not provided for in the rules

- 20. A person wishing to bring before the Tribunal a matter which is not listed in rules 2.1 to 2.6, or otherwise provided for in these rules, must first apply to the High Court for a declaratory order confirming the Tribunal's jurisdiction
 - 20.1. to deal with the matter;
 - 20.2. to grant the order to be sought from the Tribunal.
- 21. The Tribunal must be served with notice of an application under rule 20.
- 22. If the High Court issues the declaratory order, the Tribunal Registrar must prescribe and notify the Applicant of
 - 22.1. the Form and manner in which the matter may be brought;
 - 22.2. the fee payable;
 - 22.3. the parties to be notified; and
 - 22.4. documents to be served.

Interventions by notice

- 23. The Regulator may intervene before the Tribunal in any matter referred in terms of s.137(4) of the Act.
- 24. An intervention in terms of rule 23 must be by way of a *notice of intervention* in Form TI.r23, served on the Applicant and every other party on whom the application was served, and filed with the Tribunal.
- 25. The Regulator's notice of intervention must include a description of -
 - 25.1. the nature of the Regulator's interest in the proceedings; and
 - 25.2. the aspect on which the Regulator will make representations.

Interventions by application

- 26. An intervention other than in terms of rule 23 -
 - 26.1. must be by application to intervene;
 - 26.2. using Form TI.r26;





- 26.3. served on the Applicant and every other party on whom the application was served; and
- 26.4. filed with the Registrar.
- 27. The application to intervene must include a concise statement of the nature of the Applicant's interest in the proceedings and the aspect on which the Applicant will make representations.
- 28. The presiding member in the principal matter may at his or her discretion
 - 28.1. grant the application to intervene without a hearing;
 - 28.2. hear the application concurrently with the principal matter; or
 - 28.3. hear the application before the principal matter.

Opposing an application or referral

- 29. Any person required by these rules to be notified of an application or referral to the Tribunal may oppose the matter by serving an answer :
 - 29.1. on the Applicant; and
 - 29.2. on every other person on whom the application was served.
- 30. An answer to an application or referral other than an application for interim relief must be within 15 business days of the date of the application.
- 31. An answer to an application for interim relief must be within 10 business days of the application date, or within a shorter period if notified by the Chairperson in writing.
- 32. The answer must be in the form of an affidavit, setting out in numbered paragraphs
 - 32.1. a concise statement of the grounds on which the matter is opposed;
 - 32.2. facts or allegations contained in the application or referral that the Respondent admits;
 - 32.3. facts or allegations contained in the application or referral that the Respondent denies (explaining where necessary why the fact or allegation is denied); and
 - 32.4. the material facts or points of law on which the Respondent relies.
- 33. Any fact or allegation in the application or referral not specifically denied or admitted in an answer will be deemed to have been admitted.
- 34. Within 3 business days of serving the answer in terms of rule 29, the Respondent must file with the Tribunal Registrar:





- 34.1. a cover sheet describing the matter and stating its Tribunal Reference Number;
- 34.2. a copy of the answer; and
- 34.3. *proof of service* in accordance with rule 85 for the persons mentioned in rules 29.1 and 29.2.

Reply

- 35. The Applicant may within 10 business days of being served with an answer, reply to any new issues raised in the answer, other than a point of law.
- 36. A reply must be in the form of an affidavit, setting out in numbered paragraphs
 - 36.1. an admission or denial of each new ground or material fact raised in the answer; and
 - 36.2. the position of the Applicant on any point of law raised in the answer.

37. The Applicant must -

- 37.1. serve the reply on the Respondent and on every other person who had to be notified of the application; and
- 37.2. file the reply with the Tribunal, along with -
 - 37.2.1. a cover sheet describing the matter and stating its Tribunal Reference Number; and
 - 37.2.2. *proof of service* in accordance with rule 85 for the persons mentioned in 37.1.
- 38. If the Applicant does not file a reply, the Applicant will be deemed to have denied each new issue raised in the answer and each allegation of fact relevant to each of those issues.

Amendment of documents

- 39. An Applicant or Respondent may at any time prior to the end of the hearing of the matter, apply by way of Form TI.r4 for an order authorising an amendment of the application or response.
- 40. A party affected by an amendment may respond within a time allowed by the Tribunal.

Joinder or substitution of parties

- 41. The Chairperson may combine any number of persons, either jointly, jointly and severally, separately, or in the alternative, as parties in the same proceedings, if their rights to relief depend on the determination of substantially the same questions of law or fact.
- 42. A party to proceedings, on giving notice to the other parties, may apply to the presiding member for an order to substitute a person for a current party.





43. A joinder or substitution in terms of these rules will not affect the validity of any prior proceedings in the matter.

Part C: Hearings

Allocation of matters and pre-hearing procedures

- 44. Once an application complies with all formal requirements, the Chairperson must
 - 44.1. if it is a matter to be considered by a single member, allocate the matter to a member of the Tribunal who shall be the presiding member; or
 - 44.2. if it is a matter to be considered by a panel, allocate the matter to a panel of the Tribunal and appoint one of the panel members as the presiding member.
- 45. The Chairperson must ensure that the member mentioned in 44.1, or one of the members mentioned in 44.2, as applicable, is a person with suitable legal qualifications and experience.
- 46. Prior to a hearing, the presiding member may confer with the parties to the matter.
- 47. A pre-hearing conference -
 - 47.1. may be in person or by telephone;
 - 47.2. need not follow any formal procedures;
 - 47.3. may be adjourned and re-convened; and
 - 47.4. is not open to the public.
- 48. At a pre-hearing conference, the presiding member may
 - 48.1. give directions for the clarification or simplification of issues;
 - 48.2. obtain admissions of facts or documents;
 - 48.3. set the time within which any evidence must be obtained or preparations for the hearing must be complete;
 - 48.4. determine the treatment of confidential information;
 - 48.5. determine procedures to be followed at a hearing;
 - 48.6. settle the date, time and place of a hearing;
 - 48.7. attend to any other matter that might assist with the proceedings or to resolve the matter.
- 49. If the presiding member considers that it would be practical to resolve any point of law before proceeding with a pre-hearing conference, the member may
 - 49.1. direct the Registrar to set down that point of law for a hearing by the Tribunal; and





- 49.2. may adjourn or postpone the conference pending the outcome of the hearing.
- 50. In any matter which originated as a complaint to the Regulator, and was referred to the Tribunal in terms of s.137(1), s.140 or s.141(1)(b), the presiding member may direct the Regulator to investigate or further investigate the matter or to procure specified evidence.
- 51. At the conclusion of pre-hearing procedures, the presiding member must
 - 51.1. issue a notice recording any agreements or rulings relating to the matter dealt with;
 - 51.2. publish the notice to the parties and file it with the Registrar;
 - 51.3. direct that the Registrar set the matter down for the time and place specified in rule 48.6.

Set down and postponements

- 52. The Registrar must issue a *notice of set-down* to the parties in a matter that is set down.
- 53. A party to the proceedings may apply for a postponement, and the Registrar may notify the parties of the postponement
 - 53.1. if permitted by the presiding member; and
 - 53.2. by issuing a supervening notice of set-down.

Withdrawal of matters

- 54. The Applicant, before a matter has been determined, may withdraw all or part of it by -
 - 54.1. serving a notice of withdrawal in Form TI.r54 on the other parties;
 - 54.2. filing with the Tribunal a copy of the notice of withdrawal with proof of service.
- 55. A notice of withdrawal may include a consent to pay costs, or the other party may apply to the Tribunal for an order for costs.

Consent orders

- 56. The Tribunal may confirm a resolution or agreement as a consent order
 - 56.1. on application by the facilitator of that resolution or agreement;
 - 56.2. without hearing any evidence.
- 57. Upon the receipt of an application for a consent order, the Chairperson must allocate the matter for adjudication at the earliest possible date.





- 58. If the Tribunal refuses to make the consent order applied for, or requires any changes that a party is unwilling to accept, the Registrar must serve on each party to the agreement or resolution
 - 58.1. a notice that the application has been refused; and
 - 58.2. a copy of the agreement or resolution in its original form, in respect of which the application was refused.

Hearings

- 59. A hearing must be informal and follow procedures determined by the presiding member
 - 59.1. in terms of rule 48.5;
 - 59.2. at any time during a hearing.
- 60. The Tribunal shall be the judge of the admissibility of any evidence adduced and of its probative value.
- 61. In a hearing for interim relief, only evidence by affidavit will be admitted, subject to the provisions of rule 59.2.
- 62. If the Tribunal requires a witness to give evidence at proceedings, the presiding member may have a summons issued, specifying any document or item the witness will be required to produce.
- 63. A summons must be served by the Sheriff in a manner authorised by Rule 4 of the High Court Rules.
- 64. A witness must take an oath or affirm the undertaking contained in Table 3.
- 65. The Tribunal may order that a witness -
 - 65.1. be paid in accordance with the tariff of allowances published by the Minister of Justice by notice in the Gazette in terms section 42 of the Supreme Court Act, 1959 (Act 59 of 1959);
 - 65.2. be paid a portion of the amount permitted under rule 65.1; or
 - 65.3. not be paid.
- 66. A party requiring the services of an interpreter must notify the Registrar at least 10 days prior to the date for which the matter has been set down.
- 67. An interpreter -
 - 67.1. will be procured at the expense of the Tribunal;
 - 67.2. must be a person admitted as a sworn translator of the High Court; or
 - 67.3. must take an oath or affirm the undertaking contained in Table 3, with a signed copy to form part of the record of the proceedings.





68. The presiding member may condone any technical irregularities in the conduct of proceedings.

Settlement conference

69. At any time prior to making a final order in relation to a matter, the member or panel, as the case may be, may order an adjournment of the proceedings to allow an opportunity for the parties to reach agreement on an issue.

Record of hearing

- 70. The Registrar must compile a record of any matter which has come before the Tribunal, comprising
 - 70.1. the application documents;
 - 70.2. notices;
 - 70.3. the presiding member's record of pre-hearing procedures;
 - 70.4. any interlocutory orders made by the Tribunal;
 - 70.5. all documentary evidence;
 - 70.6. the transcript, if any, of the oral evidence given at the hearing; and
 - 70.7. a written record of the Tribunal's final decision with reasons.

Matters struck-off

- 71. The presiding member -
 - 71.1. may strike a matter off the roll if the Applicant is not present at the hearing;
 - 71.2. may re-enroll the matter only if the Applicant files an affidavit which explains the failure to attend the hearing to the satisfaction of the presiding member.

Orders and awards of the Tribunal

- 72. The Tribunal may make the orders mentioned in s.150 and elsewhere in the Act.
- 73. An Applicant may apply for a default order against a party, if no response to the application was filed within the prescribed time.
- 74. The Tribunal may make an order in term of rule 73 -
 - 74.1. after it has considered or heard any necessary evidence; and
 - 74.2. if it is satisfied that the application documents were adequately served.
- 75. The Tribunal may award costs in the circumstances contemplated in s.147 of the Act, in the following terms
 - 75.1. the fees of a single representative may be allowed between party and party;





- 75.2. the costs between party and party must be taxed by the Registrar according to the tariff agreed between the parties or otherwise according to the tariff applicable in the High Court;
- 75.3. the Registrar may tax a bill of costs for services actually rendered in connection with proceedings, and call for any book, document paper or account that in the Registrar's opinion is necessary to properly determine any matter relating to the taxation.
- 76. The Registrar must not proceed to the taxation of any bill of costs unless the party liable to pay the bill
 - 76.1. is the party requesting the taxation;
 - 76.2. failed to appear and was not represented at the hearing;
 - 76.3. consented in writing to the taxation taking place in absentia; or
 - 76.4. received due notice as to the time and place of the taxation and of the party's right to be present.
- 77. The Registrar may delegate any of the responsibilities imposed under rules 75 and 76 to a suitably qualified person employed by the Tribunal to act as taxing master.
- 78. The taxation of costs is subject to the review of the High Court on application.

Appeals

- 79. Upon the filing of a notice of Appeal, the Registrar -
 - 79.1. in consultation with the Chairperson, must set down a date and time for the hearing of the appeal;
 - 79.2. must serve a *notice of set-down* on the appellant and every other party to the matter appealed against.

Rules relating to court orders and court notices

- 80. A court which in terms of s.130(4)(d), serves an order or delivers a notice to the Tribunal
 - 80.1. must in either case,
 - 80.1.1. identify the parties to the court proceeding;
 - 80.1.2. identify the credit agreement concerned;
 - 80.1.3. specify the date on which application was made to the court;
 - 80.1.4. cite the matter as it is cited before that court;
 - 80.1.5. cite the Tribunal Reference Number of the matter;
 - 80.2. must in respect of an order, state how the matter before the Tribunal affects the issues to be determined by the court;
 - 80.3. must in respect of a notice, state how the court depends on the outcome of the matter before the Tribunal in order to conclude its own matter.





- 81. An order or notification under rule 80 must be served or delivered in accordance with the general rules relating to the service or delivery of documents (rule 83 or 88).
- 82. Within 5 business days of receipt of an order under s.130 the Tribunal must send a *notice of adjournment* to the Applicant and any other parties to the matter before the Tribunal.

Part D: General rules

Service and proof of service

- 83. A document may be served on a party by -
 - 83.1. delivering it to the party; or
 - 83.2. sending it by registered mail to the party's last known address.
- 84. Parties may expedite service by sending notices and documents by fax or e-mail, provided that this is followed within 3 business days with service in accordance with rule 83.
- 85. Proof of service -
 - 85.1. in the case of rule 83.1, must be by -
 - 85.1.1. a signed acknowledgment of receipt by the party, a representative of the party, or an adult residing or employed at premises occupied or utilised by the party; or
 - 85.1.2. an affidavit by the person who served the document if the person to whom it was delivered refused to sign for it;
 - 85.2. in the case of rule 83.2, must be the postal agent's receipt with the tracking code of the document;
 - 85.3. in the case of rule 84, must be a copy of the transmission report, to be followed subsequently with proof in terms of rules 85.1 or 85.2.
- 86. If the Tribunal cannot serve a document or notice in accordance with these rules, it may apply to the High Court for an order of substituted service.
- 87. If any party other than the Tribunal cannot serve a document or notice in accordance with these rules, it may apply to the Tribunal in Form TI.r87 for an order of substituted service.

Delivery of documents

- 88. Subject to the rules that follow, a document or notice that is not required by the rules to be served on a person, may be delivered to that person
 - 88.1. at a physical address;
 - 88.2. by registered mail;





- 88.3. by fax; or
- 88.4. by e-mail.
- 89. Documents sent by fax or e-mail must include in a cover page or cover message,
 - 89.1. the name, address and telephone number of the sender;
 - 89.2. the name of the person to whom it is addressed;
 - 89.3. the date and time of transmission;
 - 89.4. the total number of pages sent;
 - 89.5. the name and telephone number of the person to contact if transmission is flawed; and
 - 89.6. the manner in which and person to whom an acknowledgment of receipt should be sent.
- 90. If the rules require that a certified copy of a document be filed with the Tribunal, that document must be filed in hard copy format, either by delivery to the location specified in rule 1.2, or by registered mail to the address specified in rule 1.4.
- 91. If a document is delivered to the Tribunal later than the closing time specified in rule 1.3, the next business day will be recorded as the date of filing of that document.

Representation of parties

- 92. A party to a matter may act in person or appoint a representative.
- 93. A person appointed as representative must notify the Registrar and the other parties to the matter by advising them of his or her
 - 93.1. name;
 - 93.2. postal address and address for service of documents;
 - 93.3. telephone and fax numbers; and
 - 93.4. e-mail address; and providing
 - 93.5. the Tribunal Reference Number of the matter; and
 - 93.6. the name of the person represented.
- 94. A party who terminates a representative's authority to act in a matter must notify the Registrar and the other parties, and
 - 94.1. if that party will henceforth act in person, provide the details as listed in rules 93.1 to 93.5.
 - 94.2. if another representative has been appointed, provide details as in rule 93.
- 95. On receipt of a notice under rule 93 or rule 94, the address given in that notice will become the party's address for all notification and service required in that matter.





Condonation of late filing and non-compliance with rules

- 96. A party may apply to the Tribunal in Form TI.r96 for an order -
 - 96.1. to condone late filing of a document or application;
 - 96.2. to extend or reduce the time allowed for filing or serving;
 - 96.3. to condone the non-payment of a fee; or
 - 96.4. to condone any other departure from the rules or procedures.
- 97. The Tribunal may grant the order on good cause shown.

Payments and remittances

- 98. The payment of fees specified in Table 2, of fines imposed by the Tribunal under s.151 or of remittances in terms of s.127(6) must be by cash deposit or electronic transfer into the Tribunal's designated bank account specified in rule 7.
- 99. A payment must be identified with a *payment reference* chosen by the payer.
- 100. A copy of the deposit slip or a printout of the transfer record must be appended to any document in which *proof of payment* is required.
- 101. Subsequent to the payment of a fine, but no later than 3 business days after the payment, a *payment advice* in the form of TI.r98 and a copy of the deposit record must be delivered to the Tribunal.

Access to Tribunal records

- 102. Tribunal records may be inspected by arrangement with the Registrar.
- 103. Confidential information may only be inspected -
 - 103.1.by the person who provided the information;
 - 103.2.by the person to whom the information belongs;
 - 103.3.on order of the Tribunal or a court.
- 104. The Registrar may charge a fee of -
 - 104.1.R2.00 per A4 page for copies of Tribunal documents; and
 - 104.2.R45.00 for the Registrar's certification of the correctness of copies of documents.

Powers of the Chairperson to deviate from certain rules

- 105. The Chairperson may on good cause shown, and in keeping with the requirements of justice, expediency and the objects of the Act
 - 105.1.direct that the Registrar accept documents:
 - 105.1.1. at a different location to that in rule 1.2;
 - 105.1.2. outside of the hours specified in rule 1.3;
 - 105.2.waive any fee:
 - 105.2.1. payable by a consumer in respect of an application;





- 105.2.2. payable in an application to limit obligations in respect of frivolous, vexatious or wholly unreasonable requests;
- 105.3.direct that any time permitted for an answer to an application, a reply or any other action in response to an application or referral, be shortened or extended;
- 105.4.direct that a matter be heard by telephone or video conferencing.
- 106. The Chairperson may delegate any of these powers to a presiding member.

Part E: Interpretation and short title

Interpretation

- 107. Where these rules -
 - 107.1.refer to a section without naming the statute, the reference is to that section in the Act;
 - 107.2.use a term in column one of the table below, it has the meaning given to it in column 2.

ADR	means alternative dispute resolution
Form NCR	means a form contained in the National Credit Regulations, 2006
Form TI	means a Form contained in these rules
file or filing	in relation to the Tribunal, means to deliver in terms of rules 88 to 91
High Court Rules	means the Rules Regulating the Conduct of the Several Provincial and Local Divisions of the High Court of South Africa, as published by Government Notice R48 on 12 January 1965, as amended
party	to any matter includes an Applicant, Respondent, intervener, and any party joined in or substituted for another
record	includes an electronic record and a voice recording
referral	includes, where applicable, all the documents and other records appended to the referral
registered mail	includes any type of mail with a tracking capability
Registrar	means the person performing the functions of the Tribunal Registrar and includes any acting or assistant Registrar
Regulator	means the National Credit Regulator
Sheriff	means a person appointed as a sheriff, acting sheriff or deputy sheriff in terms of the Sheriff's Act, 1986 (Act 90





	of 1986)
Tribunal	with reference to an adjudication, means the member or panel of members to whom the matter was allocated
Tribunal Reference Number or TRN	means the unique number or code by which the matter is identified in the files of the Tribunal

Short title

108. These Regulations may be cited as the NCT Rules.





Prescribed Forms for the Conduct of Matters before the National Consumer Tribunal





Form TI.55(6)

Application to the National Consumer Tribunal to enforce compliance with a notice issued in terms of s.55(1) of the National Credit Act, 2005

This application must be filed with the Tribunal and served on the parties mentioned in Part E, in accordance with Tribunal Rules 9-16.

Date	
То	· · · · · · · · · · · · · · · · · · ·
	(name of person to whom the s.55(1) notice was issued)
And to	
	-
	(name of financial regulator, if the registrant is a regulated financial institution)
Please take	e note that the National Credit Regulator

Please take note that the National Credit Regulator has commenced proceedings before the National Consumer Tribunal for an order to compel the person named in Part B to comply with the terms of a notice issued in terms of s.55(1) of the National Credit Act, 2005.

Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.

Part A: Details of the Applicant

Name, physical and postal address, e-mail, telephone and fax nu of the National Credit Regulator:	
Person responsible for this application, and position within t Credit Regulator:	he National

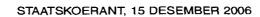




Part B: Details of the person to whom the s.55(1) notice was issued

Name, physical and postal address, e-mail, telephone and fax numbers:		
Со	npany registration or identity number	
Na	ional Credit Regulator registration number	
Da	e of registration with the Regulator	
The	e registrant,	
	is a regulated financial institution, being a (describe the category of institution) licensed in term of the Act; or	
	is not a regulated financial institution.	
	Part C: Alleged non-compliance	
13	tach a copy of the notice sent to the party mentioned in B (Form NCF) and provide further details if necessary of the non-compliance dressed by the notice	
Lis	the documents appended as proof of the failures or contraventions:	
	Part D: Applicant's certification of notice to parties, service of documents and means of service	
	e certify that the following persons have been notified of this dication:	
bel	the party mentioned in Part B, by service in the manner indicated bw, of a copy of this Form along with the documents mentioned in t C:	
	delivery to the registrant's physical address dispatch by registered mail to the registrant's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow	
	the financial regulator, by service in the manner indicated below, of opy of this Form:	
	delivery to the regulator's physical address dispatch by registered mail to the regulator's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow	
(ог	nit or delete section (2) if not applicable).	







Part E: Applicant's certification of other documents appended to the application

I/we certify that the foll application:	lowing document	s are appen	ded to this
(a) a copy of Form NCR	13;		
(b) copies of the docum	ents mentioned i	n Part C;	
(c) <i>proof of service</i> accomamed in Part D.	ording to Tribunal	Rule 85 for	each of the parties
Signed at	· · · · · · · · · · · · · · · · · · ·	on	
by	(name)		(position)
duly authorised to sign o National Credit Regulato			



Form TI.57(1)

Application to the National Consumer Tribunal to cancel the registration of a registrant

	ntioned in Part E, according to Tribunal Rules 9-16.
Date	
То	
	(name of registrant)
And to	
	(name of financial regulator, if the registrant is a regulated financial institution)
commenced or an order	note that the National Credit Regulator has I proceedings before the National Consumer Tribunal to cancel the registration of the registrant named in he grounds set out in Part C of this application.
answer with Applicant ar	e that you may oppose the application by serving an nin 15 business days of the date of this notice on the nd on the other parties to whom this notice is Your answer must comply with the Tribunal Rules.
	Part A: Details of the Applicant
	cal and postal address, e-mail, telephone and fax numbers hal Credit Regulator:
Person respo Credit Regul	onsible for this application, and position within the National ator:
· · · · · · · · · · · · · · · · · · ·	
	Part B: Details of the registrant
Name nhysi	cal and postal address, e-mail, telephone and fax numbers
	car and postar address, e-mail, telephone and tax numbers
Company red	distration or identity number





Na	tional Credit Regulator registration number
Da	te of registration with the Regulator
The	e registrant,
	is a regulated financial institution, being a(describe the category of institution) licensed in term of; or
	is not a regulated financial institution.
	Part C: Alleged grounds for cancellation
The	e order is sought in response to the registrant's:
	repeated failure to comply with a condition of its registration;
	repeated failure to meet a s.48(1) commitment;
	repeated contravention of the Act.
	Part D: Details of failures or contraventions
- 1	date of description of failure or contravention occurrence
Do	cuments appended as proof of the failures or contraventions:
nar	sing the date of each alleged failure or contravention as a heading, me and describe each document appended in support of that egation).
	Part E: Applicant's certification of notice to parties, service of documents and means of service
	ve certify that the following persons have been notified of this plication:
	the registrant, by service in the manner indicated below, of a copy his Form along with the documents mentioned in Part D:
	delivery to the registrant's physical address dispatch by registered mail to the registrant's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow



(2) the financial regulator, by service in the manner indicated below, of



ас	opy of this Form:		
	delivery to the regulator's physical adispatch by registered mail to the redispatch by fax or e-mail, with deliveregistered mail to follow	gulator's post	
(on	nit or delete section (2) if not applicab	ole)	
	Part F: Applicant's certification appended to the a		cuments
	ve certify that the following document plication:	s are append	ed to this
(a)	copies of the documents mentioned	in Part D;	
) a copy of the registrant's registration nditions imposed upon and after regis		nd of any
	if the registrant is a regulated financ ancial regulator's consent in terms of		, a copy of the
) proof of service in accordance with T rties named in Part E.	ribunal Rule	85 for each of the
Sig	ned at	on	
by	(name)		(position)
	y authorised to sign on behalf of the ional Credit Regulator		





Form TI.59(1)

Application to the National Consumer Tribunal to review a decision of the Regulator

This application must be filed with the Tribunal and served on the parties mentioned in Part D, in accordance with Tribunal Rules 9-16.

Date			
То	The National Credit Regulator		
	· · · · · · · · · · · · · · · · · · ·		
And to			
	(if the Applicant is not the registrant or aspirant registrant in respect of the Regulator's decision, then		
	address this application also to the registrant or aspirant registrant)		
ommend	ke note that the Applicant named in ted proceedings before the National	Consumer	

Ρ ibunal for an order to set aside a decision of the Regulator on the grounds set out in Part C of this application.

Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.

	Part A: Details of the Applicant	
Name, physical and postal address, e-mail, telephone and fax number		
Co	mpany registration or identity number	
	tional Credit Regulator registration number and date of registration h the Regulator (if applicable)	
The	e Applicant is,	
_	the registrant / aspirant registrant in respect of the decision of the Regulator; or	
	a third party affected by the decision in the following way:	
	(provide a detailed description)	





Na	me, physical and postal address, e-mail, telephone and fax numbers
Со	mpany registration or identity number
	tional Credit Regulator registration number and date of registration the Regulator (if applicable)
de	the application is more than 20 business days after the date of the cision to be reviewed, state reasons why the application should be rmitted:
	Part B: Decision to be reviewed
Th	e decision of the Regulator to be reviewed is -
(1) a decision taken in response to an application: by a person to become a credit provider (s.40) by a credit provider or aspirant credit provider to provide developmental credit (s.41) by a person to become a credit bureau (s.43) by a person wishing to become a debt counsellor
or,	가 있는 사람들이 되었다. 이 사람들이 하는 것이 되었다. 이 전략 것이 없는 것 같은 것 같습니다. 1987년 - 1987년
(2) a decision: in terms of s.45 to request additional information in terms of s.48 to impose conditions on registration in terms of s.49 to vary conditions or impose new conditions.
	the Tribunal is required to review a decision under (1) , append to thiorm a copy of:
) the completed NCR Form by which the application was made to the egulator and all documents submitted in support of that application; and
(t) the written record of the Regulator's decision to be reviewed.
Fo re	the Tribunal is required to review a decision under (2), append to thi orm a copy of the written record of the Regulator's decision to be viewed and state clearly which aspect of the decision is to be viewed:





Part C: Grounds for review

Set out in detail the grounds for a review of the decision (alternative grounds may be stated if based on the same facts)
Part D: Applicant's certification of notice to parties, service of documents and means of service
I/we certify that the following persons have been notified of this application:
(1) the National Credit Regulator, by service in the manner indicated below, of a copy of this Form:
 delivery to the Regulator's physical address dispatch by registered mail to the Regulator's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow
(2) the registrant or aspirant registrant (if the Applicant in this matter someone other than that person) by service in the manner indicated below, of a copy of this Form:
 delivery to the registrant's physical address dispatch by registered mail to the registrant's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow
(omit or delete section (2) if not applicable)
Part E: Applicant's certification of payment of application fee
I/we certify that an application fee of R500.00 has been transferred / deposited into the Tribunal's designated bank account.
The Applicant's deposit/ transfer reference is
Part F: Applicant's certification of other documents appended to the application
I/we certify that the following documents are appended to this application:
(a) copies of the documents required under Part B;
(b) proof of service in accordance with Tribunal Rule 85 for each of the parties named in Part D;
(c) proof of payment in accordance with the Tribunal Rules.



Signed at	on	
by	(name)	(position)
Applicant, or duly author behalf of the Applicant	sed to sign on	
		· .



Form TI.63(5)

Application to the National Consumer Tribunal to review the rejection of a language proposal

This application must be filed with the Tribunal and served on the party mentioned in Part C, according to Tribunal Rules 9-16. Date То The National Credit Regulator Please take note that the Applicant named in Part A has commenced proceedings before the National Consumer Tribunal for an order to set aside a decision of the Regulator in respect of a language proposal. Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules. Part A: Details of the Applicant Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number ____ National Credit Regulator registration number and date of registration with the Regulator (if applicable) If the application is made more than 20 business days after the date of the decision to be reviewed, state reasons why the application should be permitted: Part B: Grounds for review With reference to the provisions of s. 63(1) of the Act, set out in detail the grounds for a review of the decision (alternative grounds may be stated if based on the same facts) ___





Part C: Applicant's certification of notice to parties, service of documents and means of service

	e certify that the National Credit Regulator has been notified of this lication by service in the manner indicated below, of a copy of this m:
	delivery to the Regulator's physical address dispatch by registered mail to the Regulator's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow
	Part D: Applicant's certification of payment of application fee
	ve certify that an application fee of R500.00 has been transferred/posited into the Tribunal's designated bank account.
The	e Applicant's deposit / transfer reference is
	Part E: Applicant's certification of other documents appended to the application
	ve certify that the following documents are appended to this plication:
(a)	a copy of the language proposal that was rejected by the Regulator
٠.	a copy of the Regulator's written notification of rejection of the oposal;
	proof of service in accordance with Tribunal Rule 85 for the party med in Part C;
(d)	proof of payment in accordance with the Tribunal Rules.
Sig	ned at on
by .	(name)(position)
	y authorised to sign on behalf of the blicant





Form TI.71(3)

Application to the National Consumer Tribunal to review a decision to refuse a clearance certificate

This application must be filed with the Tribunal and served on the party mentioned in Part D, according to Tribunal Rules 9-16.

Date	
То	the debt counsellor

Please take note that the Applicant named in Part A has commenced proceedings before the National Consumer Tribunal to review a decision to refuse a clearance certificate and for an order to compel the production of a clearance certificate.

Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.

Part A: Details of the Applicant
Name, physical and postal address, e-mail, telephone and fax numbers
Company registration or identity number
Part B: Details of the debt counsellor
Name, physical and postal address, e-mail, telephone and fax numbers:
Identity number
National Credit Regulator registration number and date of registration with the Regulator





Part C: Details of application for clearance certificate
Date of debt re-arrangement
Names of the parties to the debt re-arrangement
Append a copy of the agreement or Magistrate's Court order whereby the debt was re-arranged.
Date on which application was made to the debt counsellor
Append a copy of the application to the debt counsellor, which must include any receipts or other documents submitted to prove that the consumer has met obligations arising from the agreement or order.
Debt counsellor's reference if any
The debt counsellor's reason's for refusing to issue the clearance certificate:
If the debt counsellor' reasons for refusal are in writing, append a copy of the document.
Part D: Applicant's certification of notice to parties, service of documents and means of service
I/we certify that the debt counsellor named in Part B has been notified of this application by service in the manner indicated below, of a copy of this Form:
 delivery to the debt counsellor's physical address dispatch by registered mail to the debt counsellor's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow
Part E: Applicant's certification of payment of application fee
I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.
The Applicant's deposit / transfer reference is
Part F: Applicant's certification of other documents appended to the application
I/we certify that the following documents are appended to this application:
(a) the documents mentioned in Part C;





(b) proof of service in accordance with a named in Part B;	Fribunal Rule 85 for the party
(d) proof of payment in accordance with	n the Tribunal Rules.
Signed at	on
oy (name)	(position)
Applicant, or duly authorised to sign on behalf of the Applicant	



Form TI.82(4)

Application to the National Consumer Tribunal to impose guidelines for the assessment of credit ability

guidelines for the assessment of credit ability
This application must be filed with the Tribunal and served on to party mentioned in Part E, according to Tribunal Rules 9-16.
Date
То
(name of credit provider)
Please take note that the National Credit Regulator has commenced proceedings before the National Consumer Tribuna for an order to impose guidelines for the assessment of credit ability on the registrant named in Part B, on the grounds set ou in Part C of this application.
Further note that you may oppose the application by serving ar answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.
Part A: Details of the Applicant
Name, physical and postal address, e-mail, telephone and fax numbe of the National Credit Regulator:
Person responsible for this application, and position within the NATIONAL CREDIT REGULATOR:
Part B: Details of the credit provider on whom
the guidelines should be imposed
Name, physical and postal address, e-mail, telephone and fax numbe
Company registration or identity number
National Credit Regulator registration number
Date of registration with the Regulator





The	e registrant,			
	is a regulated financial institution, being a(describe the category of institution) licensed in terms of			
_		gulated financial institution.	; or	
	Part C	Details of failures to meet obligations und	ler s.81	
- 1	date of occurrence	description of failure or contravention		
Do	cuments app	pended as proof of the failures:		
		e of each alleged failure as a heading, nam appended in support of that allegation).	e and describe	
	Pa	art D: Regulator's assessment of applicabil of published guidelines	ity : ".	
	We consider that the guidelines appended to this application, as published by the Regulator in terms of s.82(2)(b) should be imposed on the credit provider;			
	or			
		ence of any published guidelines applicable we request the Tribunal to impose guideline erms:		
			Tallandon (
		E: Applicant's certification of notice to par service of documents and means of service		
not	ified of this y of this Foi	It the credit provider mentioned in Part B happlication, by service in the manner indicing along with the documents mentioned in tioned in Part D (if applicable):	ated below of a	
	dispatch by	the credit provider's physical address registered mail to the credit provider's po r fax or e-mail, with delivery to a physical mail to follow		





Part F: Applicant's certification of other documents appended to the application

I/we certify that the following documents are appended to this application:			
(a) copies of the docu	ments mentioned i	n Part C;	
(b) a copy of any applicable guidelines mentioned in Part D;			Part D;
(c) proof of service in parties named in Part		ribunal Rule	85 for each of the
Signed at		on	<u> </u>
by	(name)		(position)
duly authorised to sign National Credit Regula			



Form TI.99(2)

Application to the National Consumer Tribunal for compensation from a pawnbroker in lieu of property

	ation must be filed with the T tioned in Part D, according to		
Date		· · · · · · · · · · · · · · · · · · ·	
То		<u>.</u>	
	(name and address of pawnbroker)		
commenced			
Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.			
	Part A: Details of the	Applicant	
Name, physic	al and postal address, e-mail	, telephone and fax numbers:	
Company reg	istration or identity number _		
	Part B: Details of the p	awnbroker	
Name, physical and postal address, e-mail, telephone and fax numbers:			
Company regi	istration or identity number _		
National Cred	it Regulator registration num	ber and date of registration	
	: Details of property and pay	vn-broking transaction	





Date on which property was delivered to the pawnbroker with a copy of the credit agreement and pawnbroker's receipt appended.			
	applicant's estimate of the value of the property, setting out the for the valuation		
Attac	h any document giving evidence of the value of the property.		
Date	on which pawn-broking agreement terminated		
pawn	on which settlement amount was paid or tendered to the broker with the pawnbroker's receipt of ent appended (if applicable).		
	Part D: Grounds for the application		
tende	allege that the settlement value under the agreement was paid or ered prior to the date on which the pawn-broking agreement nated, and that the amount tendered in settlement:		
□ v	was not accepted by the pawnbroker; or was accepted by the pawnbroker, but that the property was not eturned.		
	Part D: Applicant's certification of notice to parties, service of documents and means of service		
	certify that the pawnbroker named in Part B has been notified of pplication by service in the manner indicated below, of a copy of form:		
	elivery to the pawnbroker's physical address ispatch by registered mail to the pawnbroker's postal address ispatch by fax or e-mail, with delivery to a physical address or by egistered mail to follow.		
	Part E: Applicant's certification of payment of application fee		
	certify that an application fee of R100.00 has been transferred/ sited into the Tribunal's designated bank account.		
The A	applicant's deposit / transfer reference is		
	Part F: Applicant's certification of other documents appended to the application		
-	certify that the following documents are appended to this cation:		
(a) t	he documents and receipts mentioned in Part C:		





named in Part B;			
(c) proof of payment in a	accordance with	the Tribunal	Rules.
Signed at		on	
by	(name)		(position)
duly authorised to sign o Applicant	n behalf of the		



Form TI.114(1)

Application to the National Consumer Tribunal to compel the

, ipp., out.	production of a state	ment	
	ication must be filed with the Tribuntioned in Part E, in accordance wi		
Date			
То			
	(name and address of the credit provider)		
commence	e note that the Applicant named ed proceedings before the Nation er to compel the production of a	nal Consumer Tribunal	
Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.			
	Part A: Details of the App	olicant	
Name, phys	sical and postal address, e-mail, te	lephone and fax numbers	
Company r	egistration or identity number		
	Part B: Details of the credit prov to produce the statem		
Name, phys	sical and postal address, e-mail, te	lephone and fax numbers	
Identity nu	mber		
National Cr with the Re	edit Regulator registration number	and date of registration	





Part C: Details of statement required

rev	scribe the type of credit agreement (whether a mortgage loan, rolving loan, instalment agreement, lease, secured loan or pawn nsaction, etc.)
Sta	ate the account no, if any
Sta	te the type of statement required:
	a periodic statement of account
	or, a statement by request of
00000	the current balance of the account amounts credited or debited over a specified period amounts currently overdue amounts currently payable the amount required to settle the credit agreement
	If a periodic statement is required, (a) is there any provision in the credit agreement dealing with the frequency of statements, and if so what does the agreement say?
(2)	(b) state the date on which the statement was due to be delivered. If the statement required is to be delivered in response to a request, state the date on which the statement was requested, attaching a copy of the request or stating the manner in which and the person to whom the request was made:
	Part D: Grounds for application we allege that on the date of this application the statement was due, if that the statement has not been delivered.
	Part E: Applicant's certification of notice to parties, service of documents and means of service
this	re certify that the credit provider named in Part B has been notified of a application by service in the manner indicated below, of a copy of a Form:
	delivery to the credit provider's physical address dispatch by registered mail to the credit provider's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.



Part F: Applicant's certification of payment of application fee
I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.
The Applicant's deposit / transfer reference is
Part G: Applicant's certification of other documents appended to the application
I/we certify that the following documents are appended to this application:
(a) a copy of the credit agreement mentioned in Part C;
(b) if available, a copy of the latest periodic statement delivered under the credit agreement;
(c) if applicable, a copy of the Applicant's written request for a statement;
(d) proof of service in accordance with Tribunal Rule 85 for the party named in Part B;
(e) proof of payment in accordance with the Tribunal Rules.
Signed at on
by(position)
Applicant, or duly authorised to sign on behalf of the Applicant





Form TI.115(1)

Application to the National Consumer Tribunal to resolve a disputed entry to a statement

This application must be filed with the Tribunal and served on the party mentioned in Part F, in accordance Tribunal Rules 9-16.

Date	
То	
	(name and address of the

Please take note that the Applicant named in Part A has commenced proceedings before the National Consumer Tribunal for an order to rectify an entry to a statement.

Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules.

Part A: Details of the Applicant		
Name, physical and postal address, e-mail, telephone and fax numbers		
Company registration or identity number		
Part B: Details of the credit provider		
Name, physical and postal address, e-mail, telephone and fax numbers		
Company registration or identity number		
National Credit Regulator registration number and date of registration with the Regulator		
Part C: Details of the ADR agent to whom the matter was referred		
Name, physical and postal address, e-mail, telephone and fax numbers		





Identity number			
National Credit Regulator registration number and date of registration with the Regulator			
Part D: Details of rectification order sought			
Describe the type of credit agreement (whether a mortgage loan, revolving loan, instalment agreement, lease, secured loan or pawn transaction, etc.)			
State the account no, if any			
Attach copies of the statement(s) containing disputed entries showing and numbering the disputed entries.			
In respect of each of the disputed entries, using the number as the reference, set out the grounds on which it is disputed:			
Attach a copy of the credit provider's written explanation of these entries, given in terms of s.111(2)(a) of the Act. State why the explanation is not accepted			
Part E: Applicant's certification that its attempt at alternative dispute resolution has failed			
I/ we certify that we have tried in good faith to resolve the dispute directly with the credit provider and through alternative dispute resolution, but that these attempts failed.			
Attach a copy of the ADR agent's completed Form NCR 28.			
Part F: Applicant's certification of notice to parties, service of documents and means of service			
I/we certify that the credit provider named in Part B has been notified of this application by service in the manner indicated below, of a copy of this Form:			
 delivery to the credit provider's physical address dispatch by registered mail to the credit provider's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow. 			





Part G: Applicant's certification of	payment of application fee
I/we certify that an application fee of R deposited into the Tribunal's designated	
The Applicant's deposit / transfer refere	nce is
Part H: Applicant's certification appended to the a	
I/we certify that the following documen application:	its are appended to this
(a) copies of the documents mentioned	in Part D;
(b) a copy of the Form mentioned in Par	rt E;
(c) proof of service in accordance with T named in Part B;	ribunal Rule 85 for the party
(d) proof of payment in accordance with	the Tribunal Rules.
Signed at	on
by (name)	(position)
Applicant, or duly authorised to sign on behalf of the Applicant	



Form TI.128(1)

Application to the National Consumer Tribunal for a review of a sale of goods

This application must be filed with the Tribunal and served on the party mentioned in Part D, in accordance with Tribunal Rules 9-16.

Date	
То	
	(name and address of the credit provider)
commenced for an order	note that the Applicant named in Part A has proceedings before the National Consumer Tribunal against the credit provider named in Part B for the compensation in respect of the sale of goods.
answer with Applicant ar	e that you may oppose the application by serving an in 15 business days of the date of this notice on the nd on the other parties to whom this notice is Your answer must comply with the Tribunal Rules.
	Part A: Details of the Applicant
Name, physic	cal and postal address, e-mail, telephone and fax numbers:
Company reg	gistration or identity number
	Part B: Details of the credit provider
Name, physic	cal and postal address, e-mail, telephone and fax numbers:
Company rec	gistration or identity number
	dit Regulator registration number and date of registration

Part C: Grounds for compensation

Having surrendered goods in terms of section 127 of the Act, ${\bf I}$ /we claim compensation from the credit provider named in Part B, on the grounds that:





	possible
	or
	the credit provider did not sell the goods at the best price reasonably obtainable
If t	he claim is base on the earlier grounds, append a copy of the notice given to the credit provider in terms of s.127(1), stating the date of delivery of that notice to the credit provider:
	If goods had to be returned to the credit provider, state the date of the delivery of those goods and
	append a copy of the credit provider's receipt.
	Describe any other communications with the credit provider prior to the sale, appending copies of written communications if available:
	State the date of sale of the goods
	State the interest and other costs to you resulting from the delay in sale
If t	he claim is based on the latter grounds, describe the property sold:
	State your estimate of the value of the property, setting out the basis for the valuation
	(append any document supporting the valuation of the property).
	ach the credit provider's written estimate of the value as required in ms of s.127(2).
Sta	te the net proceeds of the sale
	Part D: Applicant's certification of notice to parties, service of documents and means of service
this	e certify that the credit provider named in Part B has been notified of application by service in the manner indicated below, of a copy of Form:
	delivery to the credit provider's physical address dispatch by registered mail to the credit provider's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.





Part E: Applicant's certification of payment of application fee

I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.

The Applicant's deposit / transfer reference is ______

Part F: Applicant's certification of other documents appended to the application

I/we certify that the following documents are appended to this application:

- (a) copies of the documents mentioned in Part C;
- (b) proof of service in accordance with Tribunal Rule 85 for the party named in Part B;
- (c) proof of payment in accordance with the Tribunal Rules.

Signed at	on	
by	(name)	(position)
Applicant, or duly behalf of the Appli	authorised to sign on cant	





Form TI.138(1)

Application to the National Consumer Tribunal for a consent order

This application must be filed with the Tribunal and served on the parties mentioned in Part D, according to Tribunal Rules 9-16.

Date	
То	
	(name of other party to consent agreement)
And to	
	(name of other party to consent agreement)
etc.	
commenced for an order	note that the Applicant named in Part A has d proceedings before the National Consumer Tribunal r to give effect to an agreement reached between the ned in Part B of this application.
answer with Applicant ar	e that you may oppose the application by serving an nin 15 business days of the date of this notice on the nd on the other parties to whom this notice is Your answer must comply with the Tribunal Rules.
	Part A: Details of the Applicant
Name, physic	cal and postal address, e-mail, telephone and fax numbers:
Company reg	gistration or identity number
P	art B: Details of the parties / other parties to the consensual agreement
This part mu agreement.	st be completed in full for each of the other parties to the
Name, physic	cal and postal address, e-mail, telephone and fax numbers:
Company reg	gistration or identity number





	ipplicable, National Credit Regulator registration number and date of istration with the Regulator:
	Part C: Details of facilitator
If t	his application is made:
	subsequent to an investigation by the Regulator, state name and contact details of the person responsible for the investigation
	subsequent to a dispute resolution by an Ombud, consumer court or ADR agent, state details of the entity and the name and contact details of the person responsible
	Part D: Applicant's certification of notice to parties, service of documents and means of service
Thi	s part must be completed in full for every person named in Part B.
this	re certify that the other party named in Part B has been notified of s application by service in the manner indicated below, of a copy of s Form:
	delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.
	Part E: Applicant's certification of payment of application fee
	re certify that an application fee of R100.00 has been transferred/ posited into the Tribunal's designated bank account.
The	e Applicant's deposit / transfer reference is
	Part F: Applicant's certification of other documents appended to the application
	re certify that the following documents are appended to this plication:
(a)	a signed copy of the agreement between the parties;
	proof of service in accordance with Tribunal Rule 85 for each of the ties named in Part B;
(c)	proof of payment in accordance with the Tribunal Rules.





Signed at		on	
by	(name)		(position)
Applicant, or duly author behalf of the Applicant	orised to sign on		



Form TI.142(3)(f)

Application to the National Consumer Tribunal to limit obligations in response to consumer requests This application must be filed with the Tribunal and served on the party mentioned in Part E, in accordance with Tribunal Rules 9-16. Date To (name and address of the consumer) Please take note that the Applicant named in Part A has commenced proceedings before the National Consumer Tribunal for an order limiting the Applicant's obligations in respect of the consumer named in Part B of this application. Further note that you may oppose the application by serving an answer within 15 business days of the date of this notice on the Applicant and on the other parties to whom this notice is addressed. Your answer must comply with the Tribunal Rules. Part A: Details of the Applicant Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number _____ National Credit Regulator registration number and date of registration with the Regulator, if applicable Part B: Details of the consumer Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number _____





Part C: Order sought from the Tribunal

I/ we	e hereby apply for an order to limit my /our obligations in terms of:
	s.62 (to produce written statements of reasons for declining an application or terminating credit)
	s.65 (to produce replacement copies of credit documentation from a credit provider)
J	s.72 (to produce information held or to be reported to a credit bureau and require an investigation into the accuracy of information)
. 🗆 .	s.110 (to produce statements of balances)
	s.113 (to produce settlement amounts)
	Part D: Grounds for application
Deta	ils of previous requests made by the same person

date of request	type of request

	s why the requ	n terms of s.62 uest is to be co		and s.113,
	· · · · · · · · · · · · · · · · · · ·			
or				
state reasons or wholly un	s why the requereasing the requere section in the s		onsidered frivo ry or pattern o	lous, unfounded of such requests

Append any documentary or other evidence for the allegations made under this Part.

Part E: Applicant's certification of notice to parties, service of documents and means of service

I/we certify that the consumer named in Part B has been notified of this application by service in the manner indicated below, of a copy of this Form:

-or	m:
	delivery to the consumer's physical address
	dispatch by registered mail to the consumer's postal address
	dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.





Part F: Applicant's co	ertification of pa	syment of applic	ation fee
I/we certify that an application deposited into the Tribuna			ransferred/
The Applicant's deposit / to	ransfer referenc	e is	
	nt's certification ended to the ap		ents
I/we certify that the follow	records are	appended to th	is application
(a) the document or other	r evidence ment	tioned in Part D;	;
(b) proof of service in acc named in Part B;	ordance with Tr	ibunal Rule 85 f	or the party
(c) proof of payment in ac	ccordance with t	the Tribunal Rul	es.
Signed at		on	
by	_ (name)		(position)
duly authorised to sign on Applicant	behalf of the		





Form TI.137(3)

	n to the National Consumer Tribunal upon failure tive dispute resolution between a consumer and credit provider
	ation must be filed with the Tribunal and served on the tioned in Part F, according to Tribunal Rules 9-16.
Date	
То	
	(the other party to the failed ADR process)
commenced	note that the Applicant named in Part A has proceedings before the National Consumer Tribunal described in Part D.
the matter l date of this	e that you may oppose the application / intervene in by serving an answer within 15 business days of the notice on the Applicant and on the other parties to notice is addressed. Your answer must comply with Rules.
	Part A: Details of the Applicant
Name, physic	cal and postal address, e-mail, telephone and fax numbers:
Company reg	istration or identity number
	National Credit Regulator registration number and date of with the Regulator
1	Part B: Details of the other party to the dispute
	al and postal address, e-mail, telephone and fax numbers:
Identity num	ber
	National Credit Regulator registration number and date of with the Regulator





	Part C: Details of the ADR agent to whom the matter was referred
Nan	ne, physical and postal address, e-mail, telephone and fax numbers:
Ide	ntity number
	ional Credit Regulator registration number and date of registration n the Regulator
	Part D: Order sought from the Tribunal
I / v	we, in view of,
	ite the principal points of dispute as well as the allegation of historical hibited conduct)
her	eby apply for an order that:
(for	mulate the order sought from the Tribunal).
	Part E: Applicant's certification that its attempt at alternative dispute resolution has failed
dire	ve certify that we have tried in good faith to resolve the dispute ectly with the other party and through alternative dispute resolution, that these attempts have failed.
	ach a copy of the ADR agent's completed Form NCR 28, together with documents referred to in that form.
	te date of the failure of ADR (as stated on the agent's certificate - m NCR 28)
stat	nis application is brought more than 20 business days after the date ed above, provide reasons why the Tribunal should permit the lication
	Part F: Applicant's certification of notice to parties, service of documents and means of service
	e certify that the party named in Part B has been notified of this lication by service in the manner indicated below, of a copy of this m:
	delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.





Part G: Applicant's certification of payment of application fee
I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.
The Applicant's deposit / transfer reference is
Part H: Applicant's certification of other documents appended to the application
I/we certify that the following documents are appended to this application:
(a) a copy of the Form and documents mentioned in Part E;
(b) proof of service in accordance with Tribunal Rule 85 for the party named in Part B;
(c) proof of payment in accordance with the Tribunal Rules.
Signed at on
by(name)(position)
Applicant, or duly authorised to sign on behalf of the Applicant

To



Form TI.149(1)

Application to the National Consumer Tribunal for an interim order pending the hearing of a complaint referral

	on must be filed with the ned in Part D, according t	e Tribunal and served on the to Tribunal Rules 9-16.	•
Date		en e	

(the respondent or prospective respondent in the principal matter)

Please take note that the Applicant named in Part A has commenced proceedings before the National Consumer Tribunal for an interim order for urgent relief pending the hearing of the principal matter described in Part C of this application.

Further note that you may oppose the application by serving an answer on the Applicant and on the other parties to whom this notice is addressed. Your answer must be within 10 business days or such shorter period as the Tribunal Chairperson may advise in writing. Your answer must comply with the Tribunal Rules.

Part A: Details of the Applicant	
Name, physical and postal address, e-mail, telephone and fax number	
Company registration or identity number	
National Credit Regulator registration number and date of registration with the Regulator, if applicable	
Part B: Details of the other party to the principal matter	
Name, physical and postal address, e-mail, telephone and fax numbers:	





Company registration or identity number	
National Credit Regulator registration number and date of registration with the Regulator, if applicable	
Part C: Order sought from the Tribunal and grounds for application	
I/ we, having initiated a compliant before the Regulator under section 136 that has led to a referral or application to the Tribunal, namely (state the Tribunal Reference Number for the tribunal Referenc	
the referral or application), hereby apply for an interim order providir relief in the following terms:	
(formulate the order sought from the Tribunal).	
(Tormulate the order sought from the Mibunal).	
In the event that interim relief is not granted, the following serious, irreparable damage may result to us:	
or,	
the purposes of the Act may be frustrated in the following way:	
Part D: Applicant's certification of notice to parties, service of documents and means of service	
I/we certify that the party named in Part B has been notified of this application by service in the manner indicated below, of a copy of this Form:	
 delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or tregistered mail to follow. 	
Part E: Applicant's certification of payment of application fee	
I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.	
The Applicant's deposit / transfer reference is	
Part F: Applicant's certification of other documents	

Part F: Applicant's certification of other documents appended to the application

I/we certify that the following records are appended to this application:



Polity

(a) proof of service in accordance with named in Part B;	Tribunal Rul	e 85 for the party
(b) proof of payment in accordance wit	h the Tribun	al Rules.
Signed at	on	
by (name)		(position)
Applicant, or duly authorised to sign on behalf of the Applicant		



Form TI.148(1)

Appeal to a full panel of the National Consumer Tribunal

This application must be filed with the Tribunal in accordance with Tribunal Rules 12-16.

Date	
То	· .
	(the Tribunal member presiding over the hearing appealed against)
to a full pan	note that the appellant named in Part A has appealed el of the National Consumer Tribunal for an order to earlier ruling made by a single member of the
	Part A: Details of the appellant
Name, physic	cal and postal address, e-mail, telephone and fax numbers:
Company reg	istration or identity number
	lit Regulator registration number and date of registration lator, if applicable
	Part B: Details of the ruling appealed against
The matter b	etween the appellant and
(name the ot	her party to the matter) for
(describe the	relief or order that had been applied for) was heard on
Memher resn	by (name the onsible for the ruling).
	rence Number
Append a cop	y of the ruling to this application.





Part C: Order sought from the Tribunal and grounds for appeal

The appellant seeks an order in the following terms:
That the earlier ruling of the single member be set aside, and that the following order / ruling be made by the Tribunal instead:
(specify the alternative order or ruling sought).
The appeal is sought on the following grounds:
(note that alternative grounds for the appeal may be set out provided they are based on the same facts).
Part D: Applicant's certification of payment of application fee
I/we certify that an application fee of R200.00 has been transferred/deposited into the Tribunal's designated bank account.
The Applicant's deposit / transfer reference is
Part E: Applicant's certification of other documents appended to the application
I/we certify that the following records are appended to this application
(a) a copy of the ruling appealed against;
(b) proof of payment in accordance with the Tribunal Rules.
Signed at on
by(position)
Appellant, or duly authorised to sign on behalf of the Appellant





Form TI.165

Application to the National Consumer Tribunal to vary or rescind an order

This application must be filed with the Tribunal and served on the parties mentioned in Part D, in accordance with Tribunal Rules 9-16. Date To (the parties to the matter in respect of which the order was made) Please take note that the Applicant named in Part A has applied to the National Consumer Tribunal to vary or rescind an order made in respect of the matter described in Part C of this application. Part A: Details of the Applicant Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number _____ National Credit Regulator registration number and date of registration with the Regulator, if applicable Part B: Details of the ruling to be varied or rescinded The order was made in respect of the matter between ___ (name all the parties to the matter, providing a physical and postal address, e-mail, telephone and fax number for each of them), for (describe the relief or order that had been applied for) was heard on by _____ (name the



Append a copy of the ruling to this application.

The Tribunal Reference Number for this matter is _____

Presiding Member).



Part C: Order sought from the Tribunal and grounds for appeal

	e, being affected by the decision or order of the $\ensuremath{Tribunal}$ described in the following way:
(de	scribe in detail how you are affected by the decision or order)
her	eby apply for that order / decision to be -
	rescinded
	or,
	varied in the following way:
The	e rescission / variation is sought on the following grounds:
	the order / decision was erroneously sought or granted in my / our absence
	the order / decision contains an ambiguity, obvious error or omission, being
	(describe the ambiguity, error or omission)
	the order / decision was made or granted as a result of a mistake common to all the parties to the proceedings, being
	(describe the mistake)
	Part D: Applicant's certification of notice to parties, service of documents and means of service
Thi	s part must be completed in full for all the parties named in Part B.
this	e certify that the other party named in Part B has been notified of application by service in the manner indicated below, of a copy of Form:
	delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.
	Part E: Applicant's certification of payment of application fee
	re certify that an application fee of R200.00 has been transferred/ posited into the Tribunal's designated bank account.
The	e Applicant's deposit / transfer reference is





Part F: Applicant's certification of other documents appended to the application

I/we certify that the following documents are appended to this application:

- (a) a copy of the ruling to be varied or rescinded;
- (b) proof of service in accordance with Tribunal Rule 85 for the party named in Part B;
- (c) proof of payment in accordance with the Tribunal Rules.

Signed at		on
by	(name)	(position)
Applicant, or duly aut behalf of the Applican		
Deman of the Approach	•	



Form TI.127(6)

Notice of a remittance to the National Consumer Tribunal of the proceeds from a sale of goods and an Application for the distribution of the proceeds

This application must be filed with the Tribunal and served on the parties mentioned in Part B, in accordance with Tribunal Rules 9 -16.

Date	
То	
	(name of the consumer in respect of whom the goods were sold)
And to	
	(name of other registered credit provider in respect of the same goods)
etc.	

Please take note that the Applicant named in Part A has remitted the balance of the proceeds derived from a sale of goods described in Part C to the National Consumer Tribunal with an application for an equitable distribution of those proceeds to other credit providers having registered credit agreements against the consumer named in Part B, in respect of the same goods.

Further note that you may oppose or become party to the application by serving an answer on the Applicant and on the other parties to whom this notice is addressed, within 15 business days of the date of this notice. Your answer must comply with the Tribunal Rules.

Part A: Details of the Applicant Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number National Credit Regulator registration number Date of registration with the Regulator





Part B: Details of other parties having an interest in the proceeds

in the proceeds
This part must be completed in full for the consumer in respect of whom the goods were sold and for every other credit provider with a registered credit agreement in respect of the same goods.
Name, physical and postal address, e-mail, telephone and fax numbers:
Company registration or identity number
Part C: Description of goods and proceeds
An amount of (the amount in words) was deposited to the Tribunal's designated account on, being the proceeds from the sale of the following asset:
(give detailed description, including and registration or other unique number) in settlement of an instalment agreement, secured loan or lease owing by the consumer.
Attach a statement setting forth the proceeds of the sale and the amounts deducted and showing clearly how the balance constituting the deposit was derived.
Part D: Applicant's certification of notice to parties, service of documents and means of service
This part must be completed in full for every person named in Part B.
I/we certify that has been notified of this application by service in the manner indicated below, of a copy of this Form:
 delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.
Part E: Applicant's certification of other documents appended to the application
I/we certify that the following documents are appended to this application:
(a) the statement mentioned in Part C;



(b) proof of service in accordance with Tribunal Rule 85 for each of th parties named in Part B;				
(c) proof of payment in accordance with t amount stated in Part C.	oof of payment in accordance with the Tribunal Rules of the nt stated in Part C.			
Signed at	on			
by (name)		(position)		
duly authorised to sign on behalf of the				
Applicant				



Form TI.r4

The National Consumer Tribunal Notice of Motion

This notice	must be filed with the Tribunal and served in accordance
with Tribu	nal Rules 9-16 on the party mentioned in Part D.
Date	Water Control of the

(the respondent)

To

Please take note that the Applicant in Part A has commenced proceedings before the National Consumer Tribunal for the order set out in Part C.

Further note that you may oppose the application by serving an answer on the Applicant and on any other party to whom this notice is addressed. Your answer must be within 15 business days of the date of this notice and comply with the Tribunal Rules.

Part A: Details of the Applicant
Name, physical and postal address, e-mail, telephone and fax numbers:
Company registration or identity number
National Credit Regulator registration number and date of registration with the Regulator, if applicable
Part B: Details of the respondent
Name, physical and postal address, e-mail, telephone and fax numbers:
Company registration or identity number
If applicable, National Credit Regulator registration number and date of registration with the Regulator





Part C: Order sought from the Tribunal
I / we hereby apply for an order in the following terms:
· · · · · · · · · · · · · · · · · · ·
Part D: Applicant's certification of notice to parties, service of documents and means of service
I/we certify that the party named in Part B has been notified of this application by service in the manner indicated below, of a copy of th Form:
 delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or registered mail to follow.
Part E: Applicant's certification of payment of application fee
I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.
The Applicant's deposit / transfer reference is
Part F: Applicant's certification of other documents appended to the application
I/we certify that the following records are appended to this applicat
(a) an affidavit setting out the facts on which the application is base
(b) proof of service in accordance with Tribunal Rule 85 for the part named in Part B;
(c) proof of payment in accordance with the Tribunal Rules.
Signed at on
by(position
Applicant, or duly authorised to sign on behalf of the Applicant





Form TI.r23

Notice of intention to intervene in a s.137(3) application before the National Consumer Tribunal

	must be filed with the Tribunal and served on the parties in Part B, in accordance with Tribunal Rules 9 -16.
Date	
То	
And to	
	(the parties to the principal matter)
	note of the intention of the National Credit Regulator in the matter described in Part C.
	Part A: Details of the Applicant
	cal and postal address, e-mail, telephone and fax numbers al Credit Regulator:
Person respo Credit Regula	nsible for this application, and position within the National tor:
Pa	rt B: Details of the parties to the principal matter
(provide thes Regulator wil	e details for every party to the matter in which the intervene)
Name, physic	al and postal address, e-mail, telephone and fax numbers
Company reg	istration or identity number
	it Regulator registration number and date of registration llator, if applicable





Part C: Details of the matter in which the Regulat The Regulator will intervene in the section 137(3) applelow:	
Tribunal Reference Number	
The nature of the Regulator's interest in the proceedi the intervention	
The aspect in respect of which the Regulator will make	ce representations
Part D: Applicant's certification of notice to service of documents and means of se	
I/we certify that the parties named in Part B have be application by service in the manner indicated below, Form:	
 delivery to the party's physical address dispatch by registered mail to the party's postal dispatch by fax or e-mail, with delivery to a physical registered mail to follow. 	
(provide separate details for each party)	
Part E: Applicant's certification of other do appended to the application	ocuments
I/we certify that the following records are appended	to this application
(a) proof of service in accordance with Tribunal Rule named in Part B.	85 for the party
Signed at on	
by (name)	(position)
duly authorised to sign on behalf of the National Credit Regulator	





Form T1.r26

Application to intervene in a matter before the National Consumer Tribunal

This application must be filed with the Tribunal and served on the parties mentioned in Part B, in accordance with the Tribunal Rules.

Date		
То		
And to		
	(the parties to the principal matter)	
before the N	e note that the Applicant has commenced National Credit Regulator for an order to p o intervene in the matter described in Pari	permit the
	Part A: Details of the Applicant	
Name, physic	ical and postal address, e-mail, telephone and	fax numbers
Company reg	gistration or identity number	-
	edit Regulator registration number and date of gulator, if applicable	registration
Pa	art B: Details of the parties to the principal ma	atter
	ese details for every party to the matter in which shes to intervene)	ch the
Name, physic	ical and postal address, e-mail, telephone and	fax numbers
Company reg	gistration or identity number	
	edit Regulator registration number and date of gulator, if applicable	registration

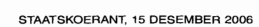




Part C: Description of the matter, and grounds for intervention

The Applicant hereby applies for an order that the Applicant be permitted to intercede in the matter and to the extent described below.			
Description of the matter			
Tribunal Reference Number			
The aspect in respect of which the Applicant wishes to make representations			
The nature of the Applicant's interest in the proceedings and reasons why the intervention should be granted			
Part D: Applicant's certification of notice to parties, service of documents and means of service			
I/we certify that the party named in Part B has been notified of this application by service in the manner indicated below, of a copy of this Form:			
 delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow. 			
Part E: Applicant's certification of payment of application fee			
I/we certify that an application fee of R100.00 has been transferred/deposited into the Tribunal's designated bank account.			
The Applicant's deposit / transfer reference is			
Part F: Applicant's certification of other documents appended to the application			
I/we certify that the following records are appended to this application			
(a) proof of service in accordance with Tribunal Rule 85 for the party named in Part B;			
(b) proof of payment in accordance with the Tribunal Rules.			





No. 29477 **79**

Polity	3
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Signed at		on	
by	(name)		(position)
Applicant, or duly author behalf of the Applicant	ised to sign on		





Form T1.r54

The National Consumer Tribunal Notice of Withdrawal

This notice must be filed with the Tribunal and served on the parties mentioned in Part D, in accordance with the Tribunal Rules.

Da	ate	
To)	
	(the respondent and other parities in the matter)	
In	the matter between	(Applicant)
an	d	(Respondent)
Tri	bunal Reference Number	
Ple □ □	ease take note that the Applicant hereby withdraws the application / referral; o part of the application / referral, as sp	r ·
		:
The	e Applicant – consents to pay costs as specified in to or does not consent to pay costs, pendin the Tribunal.	
	Part A: Details of the App	licant
Na	me, physical and postal address, e-mail, te	ephone and fax numbers
	Proceedings of the Political Control of the Control	
Co	mpany registration or identity number	
	tional Credit Regulator registration number th the Regulator, if applicable	and date of registration





Part B: Details of the other party or parties to the principal matter Name, physical and postal address, e-mail, telephone and fax numbers
Company registration or identity number
National Credit Regulator registration number and date of registration with the Regulator, if applicable
Part C: Applicant's certification of notice to parties, service of documents and means of service
I/we certify that the party named in Part B has been notified of this application by service in the manner indicated below, of a copy of this Form:
 delivery to the party's physical address dispatch by registered mail to the party's postal address dispatch by fax or e-mail, with delivery to a physical address or by registered mail to follow.
Part D: Applicant's certification of other documents appended to the application
I/we certify that the following records are appended to this application
(a) if applicable, a schedule of the costs which the Applicant has consented to pay;
(b) proof of service in accordance with Tribunal Rule 85 for the party named in Part B;
(c) proof of payment in accordance with the Tribunal Rules.
Signed at on
by(position)
Applicant, or duly authorised to sign on behalf of the Applicant



Form TI.r96 Application to the National Consumer Tribunal to condone non-compliance with a rule or procedure This application must be filed with the Tribunal in accordance with Tribunal Rules 12 -16. Date In the matter between ______ (Applicant) and ______(Respondent) Tribunal Reference Number _____ Part A: Details of the Applicant Name, physical and postal address, e-mail, telephone and fax numbers Company registration or identity number _____ National Credit Regulator registration number and date of registration with the Regulator, if applicable Part B: Details of the other party to the principal matter Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number _____ National Credit Regulator registration number and date of registration with the Regulator, if applicable Part C: Order sought from the Tribunal and grounds for application I/ we, hereby apply to the Tribunal for an order that the non-compliance described below be condoned for the reasons provided:





Part D: Applicant'	s certification of	payment of a	oplication fee
I/we certify that an app deposited into the Tribu			
The Applicant's deposit	/ transfer refere	ence is	
	cant's certification can cant's certification can be considered to the		cuments
I/we certify that the foll	owing records a	re appended to	this application:
(a) proof of payment in	accordance with	h the Tribunal	Rules.
Signed at		on	
by	(name)	7.00	(position)
Applicant, or duly author behalf of the Applicant	prised to sign on		



Form TI.r87

Application for an order of deemed service

This application must be filed with the Tribunal in accordance with the Tribunal Rules. Date In the matter between ______ (Applicant) _____ (Respondent) and Tribunal Reference Number _____ I/ we being the ______ (state whether Applicant, Respondent, an intervener, or other party to the proceedings), having _____ (describe the methods used and attempts made at serving, and attach any documentary proof of failed service) hereby apply for an order that the following documents be deemed to have been served on the party mentioned in Part B (describe the documents required to be served, and attach copies) Part A: Details of the Applicant for deemed service Name, physical and postal address, e-mail, telephone and fax numbers: Company registration or identity number ____ National Credit Regulator registration number and date of registration with the Regulator, if applicable Part B: Details of the party in respect of whom the order is sought Name, physical and postal address, e-mail, telephone and fax numbers:





Company registration or identity number		
National Credit Regulator registration nur with the Regulator, if applicable	nber and da	te of registration
Part C: Applicant's certification of p	ayment of a	pplication fee
I/we certify that an application fee of R10 deposited into the Tribunal's designated in		
The Applicant's deposit / transfer referen	ce is	
Part D: Applicant's certification appended to the a		cuments
I/we certify that the following records ar	e appended	to this application
(a) documentary evidence of failed servi	ce;	
(b) copies of documents required to be s	erved;	
(c) proof of payment in accordance with	the Tribuna	l Rules.
Cincal at		
Signed at		
by (name)		(position)
Applicant, or duly authorised to sign on behalf of the Applicant		



Form TI.r98

The National Consumer Tribunal Payment Advice

This application must be filed with the Tribunal in accordance with Tribunal Rules 98-101.

Tibalia Naics 50 101.	
Date	
In the matter between	(Applicant)
and	(Respondent)
Tribunal Reference Number	
The signatory hereby confirms paymer	nt of the amount of
(amount	in words) payable in
respect of	
into the Tribunal's designated bank ac cash deposit electronic funds transfer	count, by
on	(date of payment).
Payer's reference number as on the de	eposit record
Attach a copy of the deposit record.	
Signed at	on
by (name)	(position)
Payer, or on behalf of the Payer	



Table 1	
Section	Type of application
55(6)	Application by the Regulator to enforce compliance with a notice issued in terms of s.55(1)
56(1)	Application to set aside a notice issued by the Regulator in terms of $s.54(1)$ or $s.55(1)$
57(1)	Application by the Regulator to cancel the registration of a registrant under the Act
59(1)	Application to review a decision of the Regulator under chapter 3 of the Act
62(3)	Application to limit a credit provider's obligation to provide reasons for a refusal of credit (refer to s.142(3)(f) applications)
63(5)	Application to review a decision regarding the languages used in credit documentation
65(5)	Application to limit a credit provider's obligation to deliver documents (refer to s.142(3)(f) applications)
71(3)	Application by a consumer to procure a clearance certificate
72(6)	Application to limit an obligation to produce information (refer to s.142(3)(f) applications)
82(4)	Application by the Regulator to impose guidelines for the assessment of credit ability
99(2)	Application by a consumer for compensation from a pawnbroker in lieu of property
110(5)	Application to limit a credit provider's obligation to produce statements of amounts owing (refer to s.142(3)(f) applications)



113(4)	Application to limit a credit provider's obligation to produce settlement amounts (refer to s.142(3)(f) applications)
114(1)	Application by a consumer upon failure to produce a statement
115(1)	Application by a consumer to resolve a disputed entry to a statement
128(1)	Application by a consumer for a review of a sale of goods
141(1)(b)	Referral to the Tribunal by a complainant who submitted a complaint to the Regulator in terms of s.136, with application for leave to refer
142(3)(f)	Application to limit obligations in respect of frivolous, vexatious or unreasonable requests in respect of sections 62, 65, 72, 110 or 113





TABLE 2
Part 1: Applications directly to the Tribunal

<u>a</u>	b	С	d	е	f	g	h
application type	description	limitation on time for submission	form to be used	other documents to be included in application	application fee	parties to be notified	documents to be served
Section 55(6)	application by the Regulator to enforce compliance with a compliance notice issued in terms of s.55(1)	the application must be filed before receipt of an application in terms of s.56 to set aside the notice	Form TI.55(6)	(1) a copy of the notice issued in terms of s.55(1) (Form NCR 13) (2) copies of documents or records in evidence of the failure or noncompliance	n/a	the person to whom the compliance notice was issued if the person to whom the compliance notice was issued is a regulated financial institution, the financial regulator	on both parties mentioned in column g, Form TI.55(6) and the documents described in (2) of column e
Section 56(1)	application to modify or set aside a notice issued by the Regulator in terms of s.54(1) or s.55(1)	the application must be filed within 15 business days of receiving the notice, or later if the Tribunal permits	Form NCR 14	(1) a copy of the notice issued by the Regulator (Form NCR 12 or 13) (2) an affidavit setting out the grounds for the objection and the order sought from the Tribunal (3) proof of service	One thousand rand (R1000.00)	the Regulator	on the Regulator, a copy of Form NCR 14; and the affidavit described in column e
Section 57(1)	application by the Regulator to cancel the registration of a registrant	n/a	Form TI.57(1)	(1) documents in support of the allegation of failure or contravention (2) a copy of the registration certificate and any conditions attached at the time of registration, and any subsequent conditions or revisions of conditions (3) if the application relates to a regulated financial institution, a copy of the consent given by the financial regulator in terms of s.57(2)(c)	n/a	if the registrant is a regulated financial institution, the financial regulator	on the registrant, a copy of Form TI.57(1) and the documents under (1) and (3) of column e on a financial regulator that has given its consent for purposes of s.57(2)(c), a copy of Form TI.57(1) only



Section 59(1)	application to review a decision of the Regulator under Chapter 3 of the Act	the application must be filed within 20 business days of the Regulator's decision, or later if the Tribunal permits	Form TI.59(1)	(1) if the decision was in response to an application to the Regulator, then a copy of the relevant Form NCR by which the application was made, together with all documents submitted in support of the application (2) a copy of the written record of the decision of the Regulator which is to be reviewed	five hundred rand (R500.00)	the Regulator if the applicant for review is someone other than the registrant or aspirant registrant in respect of the Regulator's decision, then also the registrant or aspirant registrant	on all parties mentioned in column g, a copy of Form TI.59(1)
Section 62(3)	application to limit a credit provider's obligation to provide reasons for a refusal of credit (refer to s.142(3)(f) applications)						
Section 63(5)	application to review the rejection of a language proposal	the application must be filed within 20 business days of receipt of the Regulator's notification of rejection of the proposal, or later if the Tribunal permits	Form TI.63(5)	(1) a copy of the proposal that was rejected (2) a copy of the Regulator's notification of rejection of the proposal	five hundred rand (R500.00)	the Regulator	A copy of Form TI.63(5) only
Section 65(5)	application to limit a credit provider's obligation to deliver documents (refer to s.142(3)(f) applications)						
Section 71(3)	application by a consumer to review a decision to refuse a clearance certificate	n/a	Form TI.71(3)	(1) a copy of the agreement or Magistrate's Court order whereby the debt was re-arranged (2) a copy of the application to the debt counsellor (including any receipt or other document to prove that the consumer has met obligations arising from the agreement)	one hundred rand (R100.00)	the debt counsellor from whom the certificate is to be obtained	Form TI.71(3) only





				(3) if available, the debt collector's reasons in writing for refusing to issue the clearance certificate			
Section 72(6)	application to limit an obligation to produce information (refer to s.142(3)(f) applications)						
Section 82(4)	application to impose guidelines for the assessment of credit ability	n/a	Form TI.82(4)	 (1) copies of documents or records giving evidence of failures or contraventions (2) if applicable, a copy of any guidelines published in terms of s.82(2)(b) 	n/a	the credit provider	a copy of Form TI.82(4) with the documents mentioned in column e
Section 99(2)	application for compensation from a pawnbroker in lieu of property	within 20 business days of paying the settlement value under the agreement or within such longer period permitted by the Tribunal	Form T1.99(2)	 pawnbroker's agreement and receipt of goods if applicable, documents in evidence of the value of the property if applicable, the pawnbroker's receipt of the settlement value 	one hundred rand (R100.00)	the pawn broker	a copy of Form TI.99(2)
Section 110(5)	application to limit a credit provider's obligation to produce statements of amounts owing (refer to s.142(3)(f) applications)						
Section 113(4)	application to limit a credit provider's obligation to produce settlement amounts (refer to s.142(3)(f) applications)						



Section 114(1)	application by a consumer to compel the production of a statement	n/a	From TI.114(1)	(1) a copy of the credit agreement(2) if available, a copy of the most recent statement delivered to the consumer(3) if applicable, a copy of the	one hundred rand (R100.00)	the credit provider	a copy of Form TI.114(1)
		,		applicant's written request for a statement			
Section 115(1)	application to resolve a disputed entry to a statement	within 15 business days of the issuing of a Form NCR 28 (issued by an ADR agent upon failure of dispute	Form TI.115(1)	(1) a completed Form NCR 28 (2) copies of the statements containing disputed entries	one hundred rand (R100.00)	the credit provider	a copy of Form TI.115(1)
		resolution)		(3) a copy of the credit provider's written notice under s.111(2)(a)			
Section 128(1)	application for a review of a sale of goods	n/a	Form T1.128(1)	(1) a copy of the credit provider's written notice of the estimated value of the goods, as required by s.127(2).	one hundred rand (R100.00)	the credit provider	a copy of Form TI.128(1)
				(2) if applicable, a copy of the notice given under s.127(1)			
				(3) if applicable, the credit providers receipt of goods delivered in terms of s.127(1)(b)(ii)			
				(4) if applicable, any correspondence with the credit provider regarding the sale of goods			
				(5) if applicable, any document supporting the applicant's evaluation of the property			
Section 138(1)	application for a consent order	n/a	Form TI.138(1)	a signed copy of the agreement reached between the parties to the dispute resolution, formulated as an order of the Tribunal	One hundred rand (R100.00)	the other persons mentioned in Form TI.138(1)	a copy of Form TI.138(1) and a copy of the agreement mentioned in column e
Section 142(3)(f)	application to limit obligations in respect of	n/a	Form TI.142(3)(f)	if available, records or documents to show that requests are frivolous, vexatious or wholly unreasonable	One hundred rand (R100.00)	the consumer	a copy of Form TI.142(3)(f)





	frivolous, vexatious or unreasonable requests						
Part 2: Com	plaint referrals (mat	ters originating as com	plaints to the	Regulator)			
Section 137(1)(a)	application by the Regulator to resolve a dispute over information held by a credit bureau	n/a	Form NCR 30	(1) a copy of the complainant's Form NCR 29; (2) a copy of any evidence produced by the credit bureau in terms of s.72(3)(a); and (3) the Regulator's report on its investigation into the matter with all relevant information and conclusions (4) proof of service	n/a	the complainant (person to whom the disputed information relates) the credit bureau	on the complainant, a copy of Form NCR 30 only on the credit bureau, copies of Form NCR 30, Form NCR 29, and documents (1) and (3) from the list in column e
Section 137(1)(b)	application by the Regulator compelling the production of a statement of account or the review of a statement	within 15 business days of the consumer lodging the complaint with the Regulator (being, the receipt of Form NCR 29)	Form NCR 30	(1) the consumer's Form NCR 29 (2) the Regulator's report on its investigation into the matter with all relevant information and conclusions (3) if the application is to compel the delivery of a statement, Form TI.114(1) completed by the Regulator together with the other documents mentioned in that Form; or (4) if the application is to review entries to a statement, Form TI.115(1) completed by the Regulator together with the other documents mentioned in that Form	n/a	the complainant (person to whom the statement is owing) the credit provider	on the complainant, a copy of Forms NCR 30 and TI.114(1) or 115(1) on the credit provider, copies of Form NCR 30, documents (1) and (2) from the list in column e, and Form TI.114(1) or TI.115(1)
Section 137(1)(c)	application by the Regulator to review a sale of goods or the distribution of the proceeds of a sale	n/a	Form NCR 30	(1) the complainant's completed Form NCR 29 (2) the Regulator's report on its investigation into the matter with all relevant information and conclusions	n/a	the complainant the credit provider	on the complainant, a copy of Form NCR 30 on the credit provider, copies of Form NCR 30



	·			(3) if the application is to review a sale of goods, Form TI.128(1) completed by the Regulator with the other documents mentioned in that Form (4) if the application is to review the distribution of proceeds, proof of service			documents (1) and (2) from the list in column e and if applicable, Form TI.128(1)
Section 137(1)(d)	referral by the Regulator of a complaint and application for leave to bring compliant directly before the Tribunal (matters referred before the conclusion of an investigation)	n/a	Form NCR 30	(1) the complainant's completed Form NCR 29 with all the documents that were included in the complaint initiation; and (2) an affidavit setting out the order sought from the Tribunal, the parties that will be affected by the order, findings of any preliminary investigation into the complaint, the reasons why the Regulator is unable or unwilling to investigate the matter, whether the complainant consents to the matter being brought before the Tribunal and reasons why leave should be granted (3) proof of service	n/a	the complainant the parties listed in the affidavit mentioned in column e	to the complainant, a copy of Form NCR 30, and the affidavit mentioned in column e to the other parties, copies of Form NCR 30, and all the documents mentioned in column e
Section 140(1)	application by the Regulator at the conclusion of an investigation into a s.136 complaint	n/a	Form NCR 32	(1) the complainant's completed Form NCR 29 with all the documents that were included in the complaint initiation (2) the Regulator's report on its investigation into the matter with all relevant information and conclusions (3) proof of service	n/a	all other parties that will be affected by the order or relief sought in terms of Form NCR 32)	to the complainant, a copy of Form NCR 32 to all other parties, copies of Form NCR 32, and all the documents listed in column e
Section 141(1)(b)	Referral by a complainant following the Regulator's non-	within 20 business days of the date of the notice of non-referral, or within a longer time	Form NCR 32	(1) the complainant's completed Form NCR 29 with all the documents that were included in the complaint initiation	One hundred rand (R100.00)	the Regulator	to the Regulator, a copy of Form NCR 32



	referral of a s.136 complaint, with application for leave to refer	permitted by the Tribunal		(2) the Regulator's notice of non-referral (Form NCR 31) (3) proof of service		the entity or person complained about (as described in Form NCR 32)	to the person complained about, copies of Form NCR 32; Form NCR 31, & Form NCR 29
Part 3: Di	sputes between consu	mers and credit provide	ers referred a	fter failure of ADR			
Section 137(3)	application upon failure of alternative dispute resolution between a consumer and credit provider	within 20 business days from the date of a certification in the form of NCR 28 that the dispute resolution has failed, or within a longer time if the Tribunal permits	Form TI.137(3)	a copy of Form NCR 28 certifying the failure of dispute resolution between the parties, together with all documents mentioned in that Form	One hundred rand (R100.00)	the other party to the failed dispute resolution the Regulator	to both parties mentioned in column g, copies of Forms TI.137(3) and NCR 28 (without the other documents mentioned in that form)
Part 4: In	terim relief in respect	of a complaint referral					
Section 149(1)	application for an interim order pending the hearing of a complaint referral	at any time before the conclusion of the hearing of the matter	Form TI.149(1)	n/a	One hundred rand (R100.00)	the Regulator, the respondent or prospective respondent in the principal matter, as mentioned in From TI.149(1)	to all parties mentioned in column g, a copy of Form TI.149(1)
Part 5: Pro	ocedural matters	 		1			
Rule 23	notice by the Regulator of intention to intervene in a s.137(3) application	at least 5 business days before the hearing of the s.137(3) application	Form TI.r23	n/a	n/a	the parties to the s.137(3) application	a copy of Form TI.r23
Rule 26	application to intervene in a matter before the Tribunal	at least 5 business days before the hearing of the principal matter	Form TI.r26	the documents mentioned in Form TI.r26	one hundred rand (R100.00)	the parties to the principal matter	a copy of Form TI.r26



Section 140(4) or 141(2)(a)	application for matter to be referred to an alternative forum	within 20 business days of the date of notification that the matter has been referred to the original forum, but no later than 10 business days before the matter is set down to be heard in the original forum	Form NCR 33	(1) an affidavit in support of the application, showing why the alternative forum – (a) would better serve the interests of justice; or (b) would on a balance of interests be more convenient to the parties to the matter (2) proof of service	one hundred rand (R100.00)	the consumer court to which the matter was referred the other parties to the matter	to all parties, a copy of Form NCR 33 and the affidavit mentioned in column e
Section 137(1)(e)	application by the Regulator to condone late filing	n/a	Form NCR 30	(1) An affidavit stating reasons for late filing and why late filing should be condoned (2) proof of service	n/a	the other parties to the matter	to all parties, a copy of Form NCR 30 and the affidavit described in column e
Rule 87	application for deemed service	no later than 5 business days after the expiry of the time allowed for the service, or at any other time that the Tribunal allows	Form TI.r87	a copy of any documentary evidence of failed service	one hundred rand (R100.00)	n/a	n/a
Rule 96	application to condone non- compliance with the Tribunal's rules and proceedings	n/a	Form TI.r96	n/a	one hundred rand (R100.00)	n/a	n/a
Part 6: Appe	eals and variation or	ders					
Section 148(1)	Appeal to a full panel against the decision of single member of the Tribunal	within 20 business days of the date of the ruling, or within a longer period if the Tribunal allows	Form TI.148(1)	a copy of the ruling appealed against	two hundred rand (R200.00)	the Tribunal Member responsible for the original ruling	a copy of Form TI.148(1) and the document mentioned in column e
Section 165	Application for variation or rescission of order	n/a	Form TI.165	(1) a copy of the ruling to be varied or rescinded(2) the other attachments named in Form TI.165	one hundred rand (R100.00)	the parties to the matter in respect of which the order was made	to all parties named in column g a copy of Form TI.165 and document (1) from the list in column e





Part 7: Dist	tribution order in resp	pect of remittances					
s.127(6)	Application by credit provider for distribution of a remittance	within 5 business days of receiving the proceeds of the sale of goods	Form TI.127(6)	a statement of account showing the proceeds of sale and how the remitted amount was derived	n/a	the consumer the other credit providers with registered claims	to all parties, a copy of Form TI.127(6) and the statement described in column e



Table 3 Oaths and affin	mations
Witness	I,(full names) swear / solemnly declare upon my honour and conscience that I shall speak the truth, the whole truth and nothing but the truth.
Expert witness	I, (full names) swear / solemnly declare upon my honour and conscience that I shall state what I sincerely believe to be correct and true.
Interpreter	I,

