

CAPE TOWN, 12 NOVEMBER 1997 KAAPSTAD, 12 NOVEMBER 1997

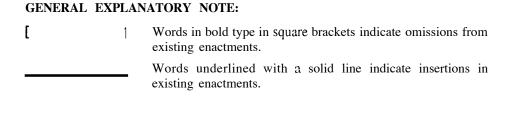
No. 18420

VOL 389

1997.

# PRESIDENT' S OFFICE No. 1507. 12 November 1997 It is hereby notified that the President has assented to the following Act which is hereby published for general information:— No. 51 of 1997: Environmental Laws Rationalisation Act, No. 51 van 1997: Rasionaliseringswet op Omgewingswette.





# ACT

To make provision for the rationalisation of certain Acts of Parliament which are administered by the Department of Environmental Atfairs and Tourism, by amending those Acts and by extending the application thereof to certain areas which at present form part of the national territory of the Republic but where other laws apply at present in respect of the matters in question; and to make provision for matters connected therewith.

(English text signed by the President.) (Assented to 6 November 1997.)

B E IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

### **Definitions**

1. In this Act, unless the context otherwise indicates—

"affected area" means the areas which formerly constituted the national territories 5 of the former Transkei, Bophuthatswana, Venda and Ciskei, and the areas in respect of which the former self-governing territories of Gazankulu, KaNgwane, KwaNdebele, KwaZulu, Lebowa and Qwaqwa were established;

"Minister" means the Minister of Environmental Affairs and Tourism.

Amendment of laws 10

**2.** The laws mentioned in Schedule 2 are hereby amended to the extent indicated in the third column thereof.

### **Extension of laws**

3. The application of the laws mentioned in Schedule 1 and all amendments thereof is hereby extended to the affected area.

15

### Extension of regulations and notices to affected area

4. The application of all regulations and notices made or issued by the Minister under the laws mentioned in Schedule 1 is hereby extended to the affected area.

7

### Conflict of provisions

**5.** In the case of any conflict between the provisions of a law referred to in section 3 or a regulation or notice referred to in section 4, and the provisions of any law. regulation, notice or other measure which had the force of law in the affected area immediately prior to the commencement of the Constitution of the Republic of South 5 Africa, 1993 (Act **hTo.** 200 of 1993), the provisions of the firstmentioned law, regulation or notice shall prevail.

### **Short title**

6. This Act shall be called the Environmental Laws Rationalisation Act, 1997.

### SCHEDULE I

# LAWS OF THE REPUBLIC OF SOUTH AFRICA UNDER THE CONSTITUTIONALDISPENSATION WHICH EXISTED PRIOR TO 27 APRIL 1994 MADE APPLICABLE IN THE AFFECTED AREA BY SECTION 3

No. and year of law	Short title	Extent of application
Act 21 of 1935	Sea-Shore Act.1935	The whole
Act 43 of 1948	Prince Edward Islands Act. 1948	The w hole
Act 45 of 1965	Atmospheric Pollution prevention Act.	The \\ holc
	1965	
Act 46 of 1973	Sea Birds and Seals Protection Act, 1973	The whole
Act 73 of 1980	Dumping at Sea Control Act, 1980 The whole	

## SCHEDULE 2

# LAWS AMENDED BY SECTION 2

No. and year of law	Short title	Extent of amendment
Act21 of 1935	Sea-Shore Act. 1935	(a) Amendment of section 6 by the substitution for the expressions "House of Assembly" and "Minister of" Community Development", wherever they occur, of [he expressions "National Assembly" and "Minister of Environmental Affairs and Tourism". respectively.  (b) Amendment of section 9 by the substitution for [he expression "Minister of Community Development", \herever it occurs, of the expression "Minister of Environmental Affairs and Tourism",  (c) Amendment of section I I by the substitution in subsection (2) for the expression "Minister of Community Development" of the expression "Minister of Community Development" of the expression "Minister of Environmental Affairs and Tourism".
Act 55 of 1962	South African Citizens in Antarctica Act, 1962	Amendment of section 2 by [he substitution for subsection (2) of the following subsection:  "(2) For the purposes of the administration of justice, and in general for the application of the laws of the Republic, Antarctica shall be deemed to be situated within the magisterial district of [Pretoria] Cape Town.".

No. and year of law	Short title	Extent of amendment
Act 45 of 1965	Atmospheric Pollution Prevention Act,	(a) Amendment of section I —
	1965	(1) by the substitution in subsec-
		[ion (I) for the definition of
		"chief office r" of the follow-
		ing definition:
		" 'chief officer' means the
		chief air pollution control
		officer appointed under sec-
		tionsix, and includes the
		[Government Mining En-
		gineer] Director-General:
		Minerals and Energy or the
		Chief Inspector of Explo-
		sives acting in pursuance of
		authority cont'erred Upon
		him or her in terms of sub-
		section (2) of that sect ion
		and any person pet-fol-ming
		any of the functions of the
		chief officer by virtue of
		authority Cent'lmcd upon
		him or' her in terms of sub-
		section (5) of that section;";
		(ii) by the delet ion in subsection
		(1) of the definition of "em-
		ployee";
		(iii) by the substitution in subsec-
		tion $(1)$ for the definition of
		"local authority" of the fol-
		lowing definition:
		" 'local authority' means a
		local government body
		within the meaning of SIX.
		tion I of the Local Govern-
		ment Transition Act. 1993
		(Act No. 209 of 1993).":
		(iv) by the substitution in subsec-
		[ion ( I ) for the definition of
		"mine" of the following defi-
		nition:
		"'mine' means a mine
		within the meaning of sec.
		tion [one] 102 of the
		[Mines and Works Act,
		1956 (Act NO, 27 of 1956)]
		Mine Health and Safety
		Act, 1996 (Act No. 29 of
		1996);";

No. and year of lav	Short title	Extent of amendment
		(v) by the substitution in subset
		tion (1) for the definition of
		"'Minister" of the following
		definition:
		" 'Minister' meansthe Min-
		ister of [Health and Wel-
		fare] Environmental Affairs
		and Tourism;":
		(vi) by the substitution in subsec-
		tion (1) for the definition of
		"officer" of the following
		definition:
		"'officer' means an officer
		within the meaning of sec-
		tion [one] lof the Public
		Service Act, [1957] 1994
		[(Act No. 54 of 1957)]
		(Proclamation No. 103 of
		1994);"; and
		(vii) by the substitution in subsec-
		tion (1) for the definition of
		"works" of the following
		definition:
		" 'works' means works
		within the meaning of sec-
		tion [one] 102 of the
		[Mines and Works Act,
		1956 (Act No. 27 of <b>1956</b> )]
		Mine Health and Safety
		Act, 1996 (Act No. 29 of
		1996).".
		) Amendment of section 6-
		(i) by the substitution in para-
		graph(a) of subsection (2) for
		the expression "Government
		Mining Engineer" of the ex-
		pression "Director-Gen en l
		Minerals and Energy": and
		(ii) by the substitution for subpara-
		graph (i) of paragraph (c) of
		subsection (2) of the following
		subparagraph:
		"(i) any inspector [of mines]
		appointed under section
		[six of the Precious and
		Base Metals Act, 1908
		(Act <b>No.</b> 35 of 1908), of
		the <b>Transvaal</b> , or under
		that section as applied
		to the Orange Free State
		by the Orange Free
		State Metals Mining
		Act, 1936 (Act <b>No.</b> 13 of
		1936),] 49( I ) of the Mine
		Health and Safety ACI,

No. and year of law	Short title	Extent of amendment
		1996 (Act No. 29 of 1996), or
		any Director: Mineral Deve-
		opment appointed in terms of
		section 4 of the Minerals Act,
		1991 (ActNo. 50 of 1991) to
		exercise or perform with ref-
		erence to mines and works;
		or".
		(c) Amendment of section 32—
		(i) by the substitution in subsec-
		[ion (1) for the expression
		"Government Mining Engi -
		neer" of the expression:
		"Chief Inspector as contem-
		plated in the Mine Health
		and Safety Act, 1996 (Act
		No. 29 of 1996) "; and
		(ii) by the substitution in subsec-
		tion (2) for the expression
		"Mines and Works Act, 1956
		(Act No.27 of 1956)" of the
		expression "Minerals Act.
		1991 (ActNo. 50 of 1991)",
		(d) Amendment of section 47. by the
		substitution in subsections (4) and
		(5) for the expressions "Railway
		Administration" and "Minister of
		Transport Affairs", wherever they occur, of the expressions "Transnet
		Limited and The South African Rail
		Commuter Corporation Limited" and "chairperson of Transnet Lim-
		ited," respectively.
		(e) Amendment of the Act, by the sub-
		stitution for the expressions "Ad-
		ministrator", "Director-General:
		Health and Welfare" and "Minister
		of Industries, Commerce and Tour-
		ism", wherever they occur, of the
		expressions "Premier", "Director-
		General: Environmental Affairs and
		Tourism" and "Minister of Trade
		and Industry", respectively.

No. and year of law	Ì		had not of amendment
Act 73 of 1980	m	1.98	non-linent of section 1 by the substi-
	•		fation for subsection (2) of the following
			ailt-retions
	i		(2) In relation to any matter at
			feeting [the Railways and Harbours
			Administration) Transnet Limited
			and the South African Commuter
			Corporation Limited, the Ministe-
			heall only act in terms of this Act who
			the concurrence of the [Minister of
			Transport Affairs; chairperson of
			Fransact Limited."