DEPARTMENT OF LABOUR NOTICE 128 OF 2018

NOTICE OF MARCH 2018

PLEASE FIND SET OUT BELOW A LIST OF BARGAINING COUNCILS THAT HAVE BEEN ACCREDITED BY THE CCMA IN TERMS OF THE PROVISIONS OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED) FOR CONCILIATION AND/ OR ARBITRATION AND/ OR INQUIRY BY ARBITRATOR, WITH THE TERMS OF ACCREDITATION ATTACHED FOR THE PERIOD 01 NOVEMBER 2017 TO THE 31 JUNE 2020.

BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION, SUBJECT TO CONDITIONS WHERE APPLICABLE (RENEWAL OF ACCREDITATION)

Name of Council	Accredited Functions	
PRIVATE SECTOR BARGAINING COUNCILS		
Building Bargaining Council (North and West Boland)	Accredited for conciliations only from 01	
	January 2018 until 31 December 2018 on	
	condition that the Collective Agreement is	
	extended to non-parties.	
Bargaining Council for the New Tyre Manufacturing Industry	Accredited for conciliations only from 01	
	December 2016 until 31 January 2022 on	
	condition that the settlement rate is improved	
	upon and that all sections 198 and 198A to	
	198C-matters are allocated to only those part-	
	time Commissioners who have been	
	successfully trained by the CCMA on section	
	198 and its insertions.	
Metal and Engineering Industries Bargaining Council	Accredited for conciliation and arbitration	
	(including Inquiry by Arbitrator) from 01 March	
	2018 until 30 April 2019 on condition that late	
	awards are monitored, postponements are	
	monitored and that all sections 198 and 198A to	
	198C-matters are allocated to only those part-	
	time Commissioners who have been	

	successfully trained by the CCMA on section
	198 and its insertions.
Transnet Bargaining Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01
	February 2018 until 31 January 2019 on
	condition that late awards are monitored, there is
	equitable distribution of cases according to race
	and gender, monthly reports be submitted and
	that all sections 198 and 198A to 198C-matters
	are allocated to only those part-time
	Commissioners who have been successfully
	trained by the CCMA on section 198 and its
	insertions.
Bargaining Council for the Furniture Manufacturing Industry	of the Accredited for conciliation and arbitration
Western Cape	(including Inquiry by Arbitrator) from 01 April
	2018 until 30 April 2019 on condition that the
	Collective Agreement is extended to non-parties
	and that all sections 198 and 198A to 198C-
	matters are allocated to only those part-time
	Commissioners who have been successfully
	trained by the CCMA on section 198 and its
	insertions.
PUBLIC SECTOR BARGAINING COUNCILS	
South African Local Government Bargaining Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01
	December 2017 until 30 November 2018 on
	condition that the number of late awards is
	monitored and improved upon, conciliations are
	heard within 30 days and that sections198 and
	198A to 198C-matters are allocated to only
	those part-time Commissioners who have been
	successfully trained by the CCMA on section
	198 and its insertions.
Education Labour Relations Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01
	February 2018 until 31 January 2020 on
	condition that monthly reports are submitted,
	only accredited panellists are utilized for

accredited matters, late awards are monitored and that all sections 198 and 198A to 198Cmatters are allocated to only those part-time Commissioners who have been successfully trained by the CCMA on section 198 and its insertions.

BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION, SUBJECT TO CONDITIONS WHERE APPLICABLE (AMENDMENT OF ACCREDITATION)

Bargaining Council for the Food Retail, Restaurant, Catering and	Accredited for conciliation and arbitration
Allied Trades	(including Inquiry by Arbitrator) from 01
	January 2017 until 30 April 2018 on
	condition that all sections 198 and 198A
	to 198C-matters are allocated to only
	those part-time Commissioners who
	have been successfully trained by the
	CCMA on section 198 and its insertions.
National Bargaining Council for the Electrical Industry of South Africa	Accredited for conciliations only from 01
	December 2016 until 31 January 2022
	on condition that the settlement rate is
	improved upon and that all sections 198
	and 198A to 198C-matters are allocated
	to only those part-time Commissioners
	who have been successfully trained by
	the CCMA on section 198 and its
	insertions.
Building Industry Bargaining Council (Cape of Good Hope)	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01
	September 2016 until 31 October 2019
	on condition that all sections 198 and
	198A to 198C-matters are allocated to
	only those part-time Commissioners who
	have been successfully trained by the
	CCMA on section 198 and its insertions.

Bargaining Council for the Meat Trade	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01
	July 2016 until 30 June 2020 on
	condition all sections 198 and 198A to
	198C-matters are allocated to only those
	part-time Commissioners who have been
	successfully trained by the CCMA on
	section 198 and its insertions.

TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION AND INQUIRY BY ARBITRATOR

1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Councils are eligible to apply for accreditation.

COUNCILS ARE ACCEDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes	- Section 191
Unfair Labour practice	- Section 191
Mutual Interest disputes	- Section 64
Interpretation of Collective Agreement disputes	- Section 24 (1)
Essential Services disputes	- Section 74
Pre-dismissal arbitrations	- Section 188A
Temporary Employment Service	- Section 198, 198A, 198B, 198Cand 198D
Disputes about Interpretation and	- Section 9
Application of Chapter 2	

COUNCILS MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the council for the Council.

The following provisions of the LRA, as amended apply to Councils accredited for conciliation and arbitration:

(a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
"Commission" must be read as a reference to the Council;
"Commissioner" must be read as a reference to a conciliator or arbitrator appointed by the Council.
"Director" must be read as a reference to the Secretary of the Council.

- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Council in the performance of its accredited functions subject to the Council's Constitution and/or Collective Agreements. For the purpose of this sub-paragraph the following applies:
- (i) The provisions of section 133 to 136;
- (ii) The provisions of section 138 to 142, S142A, S143, S144 and S145;
- (iii) The provisions of section 146 unless the Collective Agreement of the Council provides that the Arbitration Act, Act 42 of 1965 applies to any arbitration conducted under its accredited function and which Collective Agreement is binding on the parties to the disputes; and
- (iv) The provisions of section 148.

3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Council may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Council fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

5. AMENDMENT OF ACCREDITATION:

An Accredited Council may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.