

Government Gazette

REPUBLIC OF SOUTH AFRICA

Vol. 447 Pretoria 30 September 2002 No. 23889



AIDS HELPLINE: 0800-123-22 Prevention is the cure

GENERAL NOTICE

NOTICE 1841 OF 2002

The following Bills have been introduced to the National Assembly by the Minister for Intelligence Services:

- (a) the Intelligence Services Control Amendment Bill, 2002
- (b) the Intelligence Services Bill, 2002
- (c) the Electronic Communications Security Bill, 2002.

These Bills will be considered by an Ad Hoc Committee of Parliament on the Intelligence Services Bills.

Comments to these Bills should be sent to:

Ms L Myoli PO Box 15 Cape Town 8000

Fax: 021 465 2857

Due to the short period within which the Committee is expected to report to the National Assembly on the Bills, the deadline for comments to all these Bills is Monday 14 October 2002.

REPUBLIC OF SOUTH AFRICA

INTELLIGENCE SERVICES CONTROL AMENDMENT BILL

				San
				Testi ed
				% H 59
(As introduced in t	he National Assembly as a	secti	on i	75 Bill; explanatory summary of
Bill published in G	overnment Gazette No.	of)	(The English text is the official
	text of th		Tropi <i>r</i> ieRs.ce	
				- disc de des
				Service Ferri
	(MINISTER FOR INTEL	LIGE	NC	E SERVICE)
[B - 2002]				

GENERAL EXPLANATORY NOTE:

[]	Words existing				S	quare	brad	ckets	ind	icate	omis	sio	ns	from
	- .	Words enactm	un	derlin		а	solid	line	indic	ate	inser	tions	in	exi	sting

BILL

To amend the Intelligence Services Control Act, 1994, so as to define an expression and to amend certain definitions; to regulate anew the oversight functions of the Joint Standing Committee on Intelligence; to provide that only one Inspector-General of Intelligence may be appointed and to re-regulate the functions of the Inspector-General; to provide for the appointment of personnel to the office of the Inspector-General; to extend the power of the Minister to make regulations; and to change the name of the Act; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows:C

Amendment of section 1 of Act 40 of 1994, as amended by section 1 of Act 31 of 1995 and section 1 of Act 42 of 1999

- 1. Section 1 of the Intelligence Services Control Act, 1994 (hereinafter referred to as the principal Act), is hereby amended
- (a) by the substitution for the definition of "Agency" of the following definition:
 - "'Agency' means the National Intelligence Agency [established by] referred to in section 3 of the Intelligence Services Act, 1994 (Act No. 38 of 1994);";
- (b) by the substitution for the definition of "Head of a Service" of the following definition:
 - " 'Head of a Service' means the Director-General of the Agency or of the South African Secret Service, the [Chief] head of the Intelligence Division of the National Defence Force or the [Commissioner] head of the Intelligence

 Division of the South African Police Service;";
- by the substitution for the definition of "Inspector-General" of the following definition:" 'Inspector-General' means [a] the person appointed under section 7;";
- (d) by the substitution for the definition of "Minister" of the following definition:
 - "'Minister' means the [Minister to whom the portfolio of the Agency, the South African Secret Service, the National Defence Force or the South African Police Service has been allocated in terms of section 88 of the Constitution] President or the member of the Cabinet designated by the President in terms of section 209(2) of the Constitution to assume political

responsibility for the control and direction of the intelligence services established in terms of section 209(1) of the Constitution;";

- (e) by the insertion after definition of "National Defence Force" of the following definition:
 - " 'prescribed' means prescribed by regulation;";
- (f) by the substitution for the definition of "Services" of the following definition:
 - " 'Services' means the Agency, the South African Secret Service, the Intelligence Division of the National Defence Force and the [National Investigation Service] Intelligence Division of the South African Police Service;"; and
- (g) by the substitution for the definition of "South African Secret Service" of the following definition:
 - " 'South African Secret Service' means the South African Secret Service [established by] referred to in section 3 of Intelligence Services Act,1994 (Act No. 38 of 1994);".

Amendment of section 2 of Act 40 of 1994, as substituted by section 2 of Act 31 of 1995 and amended by section 2 of Act 42 of 1999

- 2. Section 2 of the principal Act is hereby amendedC
- (a) by the substitution for subsection (1) of the following subsection:
 - "(1) There is hereby established a Parliamentary Committee

to be known as the Joint Standing Committee on Intelligence, which shall, subject to the Constitution, perform the oversight functions set out in this Act in relation to the [intelligence and counter-intelligence functions] administration, financial management and expenditure of the Services, and report thereon to Parliament.";

- (b) by the substitution in subsection (2) for paragraph (b) of the following paragraph:
 - "(b) No member of Parliament shall be appointed as a member of the Committee before the Agency has issued a security clearance [has been issued] in the prescribed manner in respect of that member [by the National Intelligence Agency in a manner determined by the Minister as defined in section 1 of the National Strategic Intelligence Act, 1994 (Act No. 39 of 1994), by regulation].";
- (c) by the substitution for subsection (4) of the following subsection:
 - "(4) The Speaker and the Chairperson of the National Council of Provinces acting with the concurrence of the President, who shall act after consultation with the leaders of the political parties represented on the Committee, shall appoint a member of Parliament, excluding a member appointed to the Committee in terms of subsection (3), as the chairperson of the Committee and subsection (2)(b) shall apply with the necessary changes to such member."; and
- (d) by the substitution in subsection (6) for paragraph (b) of the following paragraph:
 - "(b) The Committee [shall be competent to] may initiate

and recommend to the Joint Rules Committee of Parliament any such rules and orders in so far as they relate to the functioning of the Committee.".

Amendment of section 3 of Act 40 of 1994, as amended by section 3 of Act 31 of 1995 and section 3 of Act 42 of 1999

- Section 3 of the principal Act is hereby amendedC 3.
- by the substitution in paragraph (a) for subparagraph (i) of the following (a) subparagraph:
 - "(i) the Auditor-General an audit report compiled in accordance with section 4(6) of the Auditor-General Act, 1995 (Act No. 12 of 1995), and after obtaining the report, to considerC
 - (aa) the financial statements of the Services;
 - (bb) any audit reports issued on those statements; and
 - any reports issued by the Auditor-General on the affairs of the (cc) Services;";
- by the substitution in paragraph (a) for subparagraph (iv) of the following (b) subparagraph:
 - "(iv) [each] the Minister responsible for each Service, a report regarding the budget for the Service for which he or she is responsible;";
- by the substitution in paragraph (f) for the words preceding the proviso of the (c) following words:

"to order investigation by and to receive a report from the Head of a Service or [an] the Inspector-General regarding any complaint received by the Committee from any member of the public regarding anything which such member believes that a Service has caused to his or her person or property";

- (d) by the substitution for paragraph (h) of the following paragraph:
 - "(h) to consider and make recommendations regarding any matter falling within the purview of this Act and referred to it by the President, [the]

 any Minister responsible for a Service or Parliament;"; and
- (e) by the substitution for paragraph (1) of the following paragraph:
 - "(I) to consider and report on the appropriation of revenue or moneys for the functions of the [Agency and the South African Secret Service]

 Services.".

Amendment of section 4 of Act 40 of 1994

- Section 4 of the principal Act is hereby amendedC
- (a) by the substitution in subsection (2) for words following upon paragraph (b)(ii) of the following words:

"such dispute shall be referred for determination to a committee composed of the Inspector-General, [responsible for a Service concerned] the Head of [that] the Service in question, the chairperson of the Committee and the Minister responsible for that Service, which decision of the Committee shall

be final."; and

(b) by the substitution in subsection (3) for the words preceding the proviso of the following words:

"The Committee may, for the purposes of the performance of its functions, require [a] any Minister responsible for a Service, the Head of a Service or the Inspector-General, [of a Service] to appear before it to give evidence, to produce any document or thing and answer questions put to him or her".

Amendment of section 5 of Act 40 of 1994, as amended by section 4 of Act 42 of 1999

- 5. Section 5 of the principal Act is hereby amended by the substitution in subsection (2) for paragraph (c) of the following paragraph:
 - "(c) with the written permission of the chairperson, which permission may be given only with the concurrence of the Head of a Service and the Inspector-General [concerned];".

Amendment of section 6 of Act 40 of 1994, as substituted by section 4 of Act 31 of 1995

- 6. Section 6 of the principal Act is hereby amended by the substitution for subsections (1) and (2) of the following subsections, respectively:
 - "(1) The Committee shall, within five months after its first

appointment, and thereafter within two months after 31 March in each year, table in Parliament a report on the activities of the Committee during the preceding year, together with the findings made by it and the recommendations it deems appropriate, and provide a copy thereof to the President and [each] the Minister [concerned] responsible for every Service.

or the Minister [concerned] responsible for each Service or at any other time which the Committee deems necessary, furnish Parliament, the President or such Minister with a special report concerning any matter relating to the performance of its functions, and shall table a copy of such report in Parliament or furnish the President and the Minister concerned with copies, as the case may be."

Substitution of section 7 of Act 40 of 1994, as amended by section 5 of Act 31 of 1995 and by section 5 of Act 42 of 1999

7. The following section is hereby substituted for section 7 of the principal Act:

"Inspector-General

- 7. The President shall appoint [one or more Inspectors- General] an Inspector General of IntelligenceC
- (a) nominated by the Committee; and

(b) approved by the National Assembly by a resolution supported by at least two thirds of its members:

Provided that[c

- (i) one Inspector-General may be appointed with regard to some of or all the Services as long as the activities of all the Services are monitored by an Inspector-General; and
- (ii)] if [any] the nomination is not approved as required in paragraph (b), the Committee shall nominate another person.
- (2) [An] The Inspector-General shall be a South African citizen who is a fit and proper person to hold such office and who has knowledge of intelligence.
- (3) The remuneration and other conditions of employment of [an] the Inspector-General shall be determined by the President with the concurrence of the Committee and such remuneration shall not be reduced, nor shall such conditions be adversely altered during his or her term of office: Provided that such remuneration shall be the same as that of the Public Protector appointed in terms of section 1A of the Public Protector Act, 1994 (Act No. 23 of 1994).
- (4) [An] <u>The Inspector-General may be removed from office by the President, but only on the grounds of [misbehaviour] misconduct, incapacity, poor performance or incompetence determined by the Committee.</u>
- (5) [An] If the Inspector-General [who] is the subject of an investigation by the Committee in terms of subsection (4) he or she may be

suspended by the President pending a decision in such investigation.

- (6) [An] The Inspector-General shall be [responsible] accountable to the [President] Committee for the overall functioning of his or her office, and shall report on his or her activities and the performance of his or her functions to the committee at least once a year.
- (7) The functions of [an] the Inspector-General are, in relation to the Service [in respect of which he or she is appointed]C
- (a) to monitor compliance by [the] any Service with the Constitution, applicable laws and relevant policies on intelligence and counter-intelligence;
- (b) to review the <u>intelligence and counter-intelligence</u> activities of [the] <u>any</u>
 Service;
- to perform all functions designated to him or her by the President or [the]
 any Minister [concerned] responsible for a Service;
- (cA) to receive and investigate complaints from members of the public and members of the Services on alleged maladministration, abuse of power, transgressions of the Constitution, laws and policies referred to in paragraph (a), corruption and [the] improper enrichment of any person through an act or omission of any member:
- (d) to submit certificates to [the] every Minister [concerned] responsible for a Service pursuant to subsection (11)(c); [and]
- (e) to submit reports to the Committee pursuant to section 3 (1) (f); and
- (f) to submit reports to every Minister responsible for a Service pursuant to the

performance of functions contemplated in paragraphs (a), (b),(c) and (cA):

Provided that where the Inspector-General performs functions designated to
him or her by the President, he or she shall report to the President.".

- (7A) The reports of the Inspector-General contemplated in subsection (7)(2)(f) in respect of monitoring and reviewing shall contain the findings and recommendations of the Inspector-General.
- (8) Notwithstanding anything to the contrary contained in this or any other law or the common law, [an] the Inspector-GeneralC
- shall have access to any intelligence, information or premises under the control of [the] any Service [in respect of which he or she has been appointed,] if such access is required by the Inspector-General for the performance of his or her functions, and he or she shall be entitled to demand from the Head of the Service in question and its employees such intelligence, information, reports and explanations as the Inspector-General may deem necessary for the performance of his or her functions
- The Inspector-General shall inform the Head of a Service prior to his or her access to the premises of such Service in writing of his intention to have access to the Service: Provided that the notice shall specify the date and the nature of access to the premises.
- (b) may, if the intelligence or information received by him or her in terms of paragraph (a) is subject to any restriction in terms of any law, disclose it onlyc

- (i) after consultation with the President and the Minister responsible for the Service in question; and
- (ii) subject to appropriate restrictions placed on such intelligence or information by the Inspector-General, if necessary; and
- (iii) to the extent that such disclosure is not detrimental to the national interest;
- (c) shall have access to any other intelligence, information or premises which is not under the control of any Service if such access is necessary for the performance of his or her functions in terms of subsection (7) and he or she shall be entitled to demand from any such person such intelligence, information, reports and explanations as he or she may deem necessary for the performance of his or her functions: Provided that the Inspector-General shall not have access if such intelligence or information is not necessary for the performance of his or her functions: Provided further that the Inspector-General shall first obtain a warrant issued in terms of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), if such information, intelligence or premises are not under the control of the Services in question.
- (d) may, if the intelligence or information received by him or her in terms of paragraph (c) is subject to any privilege or restriction in terms of any law, disclose it onlyc
 - (i) after he or she has given written notice of his or her intention to do soto the lawful possessor of such intelligence or information; and
 - (ii) after consultation with the President and the Minister responsible for

the Service in question; and

- (iii) subject to appropriate restrictions placed on such intelligence or information by the Inspector-General, if necessary; and
- (iv) to the extent that such disclosure is not detrimental to the national interest.
- (9) No access to intelligence, information or premises contemplated in subsection (8)(a) may be withheld from [an] the Inspector-General on any ground.
 - (10) [An] The Inspector-GeneralC
- (a) shall comply with all security requirements applicable to the employees of the [Service in respect of which he or she has been appointed] Agency;
- (b) shall serve impartially and independently and perform his or her functions in good faith and without fear, favour, bias or prejudice.
- of 12 months or such lesser period as is specified by the Minister [concerned] responsible for that Service, submit to that Minister, [at such times as the Minister may specify,] a report on the activities of that Service during that period, and shall cause a copy of such report to be submitted to the Inspector-General [appointed for that Service].
- (b) (i) Each Head of a Service shall report to the Inspector-General [appointed for that Service] regarding any unlawful intelligence activity or significant intelligence failure of that Service and any corrective action that

has been taken or is intended to be taken in connection with such activity or failure.

- (ii) [A] <u>Each</u> Head of a Service shall submit the report referred to in subparagraph (i) to the Inspector-General [concerned] within a reasonable period after such unlawful intelligence activity or significant intelligence failure came to his or her attention.
- (c) As soon as practicable after receiving a copy of a report referred to in paragraph (a), [an] the Inspector-General shall submit to the Minister [concerned] responsible for the Service in question, a certificate stating the extent to which [such] the Inspector-General is satisfied with the report and whether anything done by that Service in the course of its activities during the period to which the report relates, in the opinion of the Inspector-GeneralC
- (i) is unlawful or contravenes any directions issued by [that] the Minister responsible for that Service; or
- (ii) involves an unreasonable or unnecessary exercise by that Service of any of its powers.
- (d) As soon as practicable after receiving a report referred to in paragraph (a) and a certificate of the Inspector-General referred to in paragraph (c), the Minister [concerned] responsible for the Service in question shall, subject to section (4)(2), cause the report and certificate to be transmitted to the Committee.
- (12) The Minister [responsible for a Service] may, after consultation with the Inspector-General [concerned], appoint such <u>number of</u> persons to the office of the Inspector-General as may be necessary for the

performance of the functions of that office, [the Inspector-General] on such conditions of employment as are applicable to members of [that Service] the Agency.

- (13)The budget of the office of the Inspector-General shall be appropriated by Parliament as part of the budget vote of the Agency, and shall be expended in accordance with the rules and procedures as set out in the Public Finance Management Act, 1999 (Act No. 1 of 1999).
- (14) The Inspector-General may, in writing, delegate any function contemplated in subsection (7) to any employee in his or her office, and any function exercised in terms of such a delegation shall be deemed to have been exercised by the Inspector-General.".

Amendment of section 8 of Act 40 of 1994, as substituted by section 6 of Act 31 of 1995 and amended by section 7 of Act 42 of 1999

- 8. Section 8 of the principal Act is hereby amended by the substitution for subsections (1) and (2) of the following subsections, respectively:
 - [A] The Minister, acting with the concurrence of [the President, "(1) and] the Committee, may make regulations [as to any matters which are necessary or expedient for the achievement of the purposes of this Act, including but not limited to] regardingC
 - any matter that is required or permitted to be prescribed in terms of this Act; (a)

- (b) the [exercise of their the powers and the] performance of [their] his or her functions by [Inspectors-General] the Inspector-General;
- the reports to be submitted by [an] the Inspector-General and the Heads of the Services[, as well as reports to be received by the Committee];
- (d) the suspension from office of [Inspectors-General] the Inspector-General and the termination of employment of the Inspector-General;
- (e) an oath or affirmation of secrecy to be subscribed to by the Inspector-General, members and staff of the Committee, the leaders of political parties represented or willing to serve on the Committee and staff appointed in terms of section 7(12);
- (f) [anything which shall or may be prescribed by regulation under this

 Act] security clearance for the Inspector-General and members of the

 Committee;
- (g) procedure for appointment of staff to the office of the Inspector-General;
- (h) the conditions of employment applicable to the personnel appointed to the office of the Inspector-General; and
- (i) the procedure for lodging and investigation of complaints.
- (2) A regulation made under this section need not be published in the *Gazette*, but shall be notified to any person affected thereby in such manner as the Minister [concerned] acting with the concurrence of the Committee may determine.".

Substitution of section 9 of Act 40 of 1994, as substituted by section 7 of Act 31 of 1995

The following section is hereby substituted for section 9 of the principal Act: 9.

"Short title

This Act shall be called the Intelligence Services [Control] Oversight 9. Act, 1994.".

Short title and commencement

This Act shall be called the Intelligence Services Control Amendment Act, 10. 2002, and shall come into operation on a date fixed by the President by proclamation in the Gazette.