#### REPUBLIC OF SOUTH AFRICA

# TOBACCO PRODUCTS CONTROL AMENDMENT BILL

(As amended by the National Council **of** Provinces)

(MINISTER OF HEALTH)

LIBRARY

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LIBPARY

1101 & INFORMATION SYST

[B **117D—98**]

REPUBLIEK VAN SUID-AFRIKA

## WYSIGINGSWETSONTWERP OP DIE BEHEER VAN TABAKPRODUKTE

(Soos gewysig deur die Nasionale Raad van Provinsies)

(MINISTER VAN GESONDHEID)

[W 117D—98] ISBN 0621286087

#### GENERAL EXPLANATORY NOTE:

[	1	Words in bold type in square brackets indicate omissions from existing enactments.				
	_	Words underlined with a soli 1 line indicate insertions in existing enactments.				

### BILL

To amend the Tobacco Products Control Act, 1993. so as to amend and insert certain definitions; to provide for the prohibition of advertising and promotion of tobacco products; to provide further, for the prohibition of advertising and promotion of tobacco products in relation to sponsored events; to prohibit the free distribution of tobacco products and the receipt of gifts or cash prizes in contests, lotteries or games to or by the purchaser of a tobacco product in consideration of such purchase; to provide for the prescription of maximum yields of tar, nicotine and other constituents in tobacco products; to increase fines; and to provide for matters connected therewith.

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

#### Insertion of Preamble in Act 83 of 1993

1. The following preamble shall be inserted in the Tobacco Products Control Act, 1993 (hereinafter referred to as the principal Act);

#### "PREAMBLE,

#### ACKNOWLEDGING that tobacco use-

is extremely injurious to the health of both smokers and non-smokers and warrants, in the public interest, a restrictive legislation;

is a widely accepted practice among adults, which makes it inappropriate to ban 10 completely;

**REALISING** that the association of smoking with social success, business advancement and sporting prowess through the use of advertising and promotion may have the particularly harmful effect of encouraging children and young people to take up smoking:

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**CONSIDERING** that the extent of the effects of smoking on health calls for strong action to deter people from taking up smoking and to encourage existing smokers to give up smoking; and

RESOLVING to align the health system with the democratic values of the Constitution and to enhance and protect the fundemental rights of citizens by discouraging the use, 20 promotion and advertising of tobacco products in order to reduce the incidence of tobacco-related illness and death;".

#### Amo

mend	ment of section 1 of Act 83 of 1993	
2. Sec	ction I of the principal Act is hereby amended-	
((i)		
	"'advertisement', in relation to any tobac to product, means any [statement, communication, representation or reference distributed to members of the public or brought to their notice in any other manner	5
	and which is intended] drawn, still or mov ng picture, sign, symbol, other	
	visual image or message or audible message designed to promote [the sale of such] or publicise a tobacco product or   encourage the use thereof or draw attention to the nature, properties, advantages or uses thereof] to promote smoking behaviour and includes the use in any advertisement or promotion aimed at the public of a tot acco product manufacturer's	10
	company name where the name or any part of the name is used as or is included in a tobacco product trade mark, at d 'advertise' has a corresponding meaning;";	15
<i>(b)</i>	•	
	definition:  "'Constitution' means the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996);";	20
<i>(c)</i>	by the substitution for the definition of "1 azardous constituent" of the	
	following definition:  "'constituent', in relation to any tobacco p oduct, means nicotine, tar and any other constituent of a tobacco product or of tobacco smoke which the Minister may by notice in the <i>Gazette</i> declare to be a constituent for the	25
(J)	purposes of this Act;";	
(d)	by the substitution for the definition of "Director-General" of the following definition:	
	"'Director-General' means the Director-General: [National] Health [and Population Development];";	30
(e)	by the insertion after the definition of "Director-General" of the following definition:  "'employed' or 'employment' means em ployed or employment as an	
<b>(0</b> )	employee as defined in section 1 of the Bas ic Conditions of Employment Act, 1997 (Act No. 75 of 1997);";	35
(f)	by the substitution for the definition of "Minister" of the following definition: "'Minister' means the Minister of [National] Health;"; by the substitution for the definition of "public place" of the following	
('?)	definition:	
	"'public place' means any indoor or encle sed area which is open to the public or any part of the public and includes a workplace and a public conveyance;";	40
(h)	by the substitution for the definition of "smoke" of the following definition:  "smoke" [includes sniff, suck, or chew a tobacco product, and also have] means to inhale, exhale, hold or ot nerwise have control over an ignited tobacco product [or any device containing an ignited tobacco	45
	<pre>product], weed or plant, and 'smoked' and "'smoking' have corresponding meanings;";</pre>	
<i>(i)</i>	by the substitution for the definition of "toba:co product" of the following definition:	50
	" 'tobacco product' means any product manufactured from tobacco and intended [to be smoked] for use by smoking, inhalation, chewing, sniffing	
<i>(j)</i>	or sucking;"; by the insertion after the definition of "tobac co product" of the following definition:	
	"'trade mark' includes—	
	(i) any mark whether registered or registra le for trade purposes or any recognised version thereof;	
	(ii) certification trade mark or collective trade mark; and 5 7° (iii) 'trade mark' as defined in section 1 of the Trade Marks Act, 1993 (Act	5 60
	No. 194 of 1993);";	50

(k) by the insertion after the definition of "trade mark" of the following definition: "'workplace' means—	
<ul><li>(i) any indoor or enclosed area in which employees perform the duties of their employment; and</li><li>(ii) includes any corridor, lobby, stairwell, e levator, cafeteria, washroom or</li></ul>	5
other common area frequented by such employees during the course of their employment,".	
Amendment of section 2 of Act 83 of 1993	
3. Section 2 of the principal Act is hereby amended	10
(a) by the substitution for subsection (1) of the following subsection:	
"(1)(a) The smoking of tobacco pro lucts in any public place is	
prohibited.	
(b) Notwithstanding the provisions of subsection (1)(a), the Minister	
may by notice in the Gazette declare spec ified public places permissible	: 15
smoking areas, subject to any conditions that may be specified in such	
<u>notices.</u> "; (b) by the substitution for subsection (2) of the f allowing subsection:	
"(2) The Minister may at the request of any local authority, but subject to	
subsection (3), grant any or all of his of her powers contemplated in	20
subsection (1) to such local authority.";	
(c) by the insertion after subsection (5) of the fo lowing subsections:	
"(6) A local authority which has made regulations relating to the control	_
of smoking in public places in terms of this Act shall have the power, duty	
and obligation to enforce the regulations it its area of jurisdiction.	25
(7) A local authority which has not made neggulations relating to the	
control of smoking in public places in terms of this Act shall have the	
power, duty and obligation to enforce any matiemal negulations im	
power, duty and obligation to enforce any matiemal negulations im	30
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<ul> <li>(ii) the participation, by that person, in a 1y organised activity that is to take place, or is taking place in whole or in part, in the Republic;</li> <li>(3) For the purposes of subsections (I) and (2) organised activity refers to the use in the name of that activity of a tol-acco product trade mark, logo, brand name or company name used on tobacco products.</li> <li>(4) A retailer of tobacco products may post in accordance with the regulations passed in relation to this Act, signs at the point of sale that indicate the availability of tobacco product: and their price.</li> <li>(5) No person shall sell or import for subsequent sale any prescribed tobacco product, unless— <ul> <li>(a) such product is in a package;</li> <li>(b) the package in which the tobacco product is sold bears the prescribed warning concerning the health hazard; incidental to the smoking of tobacco products; and</li> <li>(c) the quantities of the constituents present in the tobacco product concerned are stated on the package.</li> <li>(6) Notwithstanding the provisions of section 3, the Minister may, by regulations, provide for the phasing out of existing sponsorship or contractual obligations."</li> </ul> </li> </ul>	10		
Insertion of section 3A in Act 83 of 1993	20		
<b>5.</b> The following section is hereby inserted after section 3 of the principal Act:			
"Maximum yields of tar and other constituents in a tobacco product	1		
<b>3A.</b> The Minister may, by notice in the <i>Gazette</i> , declare the maximum permissible levels of tar, nicotine and other constituents which tobacco products may contain and the maximum yi eld of any such substance that may be obtained therefrom."	25		
Amendment of section 4 of Act 83 of 1993			
<b>6.</b> Section 4 of the principal Act is hereby amended by the deletion of subsection (2) and subsection (3).			
Insertion of section 4A in Act 83 of 1993			
7. The following section is hereby inserted after section 4 of the principal Act:			
"Free distribution and reward prohibited	1		
<b>4A.</b> (1) No manufacturer, distributor, im porter or retailer of a tobacco product <b>shall</b> for free, or at a reduced pri <b>:e</b> , other than a normal trade <b>discount</b> — (a) distribute any tobacco product; or	35		
<ul> <li>(b) supply any tobacco product to any person for subsequent distribution.</li> <li>(2) No person shall offer any gift, cash reb ite or right to participate in any contest, lottery or game to the purchaser of a tobacco product, to any person in consideration of the purchase thereof, or the furnishing of evidence of such a purchase."</li> </ul>	40		
Amendment of section 5 of Act 83 of 1993			
8. Section 5 of the principal Act is hereby amended—  (a) by the substitution for subsection (1) of the following subsection:  "5. (I) The sale of tobacco products from vending machines shall be restricted to places in which purchases from such machines are inaccessible to persons under the age of sixteen years.";	45		
(b) by the substitution for subsection (2) of the following subsection:	50		

"(2) It shall be the responsibility of any person during such time as he or she is responsible for or has control of the premises in which any vending machine is kept to ensure that no person Unider the age of sixteen years makes use of any such machine.";

(c) by the deletion of subsection (4).

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#### Substitution of section 7 of Act 83 of 1993

9. The following section is substituted for section 70" the principal Act:

#### "Offences and penalties

- 7. (1) Any person who contravenes or fails to comply with any notice issued in terms of section 2 (1) shall be gui ty of an offence and liable on conviction to a fine not exceeding R200 o to such penalties as may be determined.
- (2) Any person who contravenes or fails to comply with the provisions of section 4(1) or 5 shall be guilty of an **offenc**; and liable on conviction to a fine of R10000 or to such imprisonment as may be determined.
- (3) Any person who contravenes or fails to comply with the provisions of section 3 or 4A or any notice issued in terms of section 3A shall be guilty of an offence and liable on conviction to a fine of R200 000 or to such imprisonment as may be determined.".

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#### Extension and application of Act 83 of 1993,

**10.** The Tobacco Products Control Act, 1993, and all a nendments thereof shall apply throughout the Republic.

#### Short title and commencement

- 11. (1) This Act shall be called the Tobacco Products (ontrol Amendment Act, 1998, 25 and shall come into operation on a date fixed by the Prt sident by proclamation in the *Gazette*.
  - (2) Different dates may be fixed in respect of differen provisions of this Act.

## MEMORANDUM ON THE OBJECTS OF THE TOBACCO PRODUCTS CONTROL AMENDMENT BILL, 1998

#### 1. INTRODUCTION

The Bill seeks to extend the application of the Tobacc of Products Control Act, 1993 (Act No. 83 of 1993), hereinafter referred to as the "principal Act", to the territories of the former Republics of Transkei, Bophuthatswana, Vendor and Ciskei and of the former self-governing territories.

#### 2. IMPORTANT PROVISIONS OF THE BILL

- (a) In order to control smoking in public places, clause 2 provides a local authority with the power, duty and obligation to enforce the regulations relating to smoking in such places within its **are** of jurisdiction, whether such regulations are national or not.
- (b) Clause 3 prohibits the display or use of tobacco trade marks, logos, brand names or company names in relation to a sponsored event. The use of a tobacco trade mark for the purpose of advertising any organisation, service, activity or event is also prohibited. The prohibition does not relate to point of sale advertising provided the regulations are adhered to.
- (c) The distribution of free tobacco products and the offering of gifts or cash rebates or the right to participate in a contest, **lottery** or game in consideration of the purchase of a tobacco product is prohibited in clause 6.
- (d) It is proposed in clause 8 that the sale of tot acco products from vending machines be restricted to places which are inaccessible to persons under the age of 16 years. It is the responsibility of the premises where machines are kept to ensure that children do not make use of such machines.

#### 3. CONSULTATION ON THE BILL

The following parties were consulted:

- \* National Council Against Smoking
- \* Cancer Association of South Africa
- \* Heart Foundation
- \* National Cancer Registry
- \* Medical Research Council
- \* Human Sciences Research Council
- \* UCT School of Economics—Economics of Tot acco Control Project
- NPPHCN
- \* Tobacco Action
- \* South African Medical Association
- \* DENOSA
- \* City of Cape Town
- \* South Peninsula Metro Council
- \* Freedom of Commercial Speech Trust
- \* Tobacco Institute
- \* Vending Machine Association
- \* FEDHASA-Federated Hospitality Association of South Africa
- \* All relevant government departments were consulted.

#### 4. CONSTITUTION

The Bill was published for comment in terms of section 154(2) of the Constitution on 14 August 1998. Notice 1682 of 1988. Volume 398/No. 19158.

Responses: 112 Support: 80 Oppose: 27 Unsure: 2

Comments for changes: 14

#### 5. PARLIAMENTARY PROCESS

The Department of Health and the State Law Advise]s are of the opinion that the procedure established by section 76 of the Constitution should be followed with regard to this Bill.