REPUBLIC OF SOUTH AFRICA

PORTFOLIO COMMITTEE AMENDMENTS TO

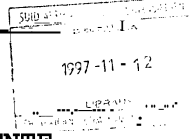
PROMOTION OF MULTI-PARTY DEMOCRACY BILL

[B 67—97]

(As agreed to by the Portfolio Committee on Constitutional Affairs (National Assembly))

[B 67A—97]

REPUBLIEK VAN SUID-AFRIKA



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PORTEFEULJEKOMITEE-AMENDEMENTE OP

WETSONTWERP OP DIE BEVORDERING VAN VEELPARTY-DEMOKRASIE

[W 67—97]

(Soos goedgekeur deur die Portefeuljekomitee oor Staatkundige Aangeleenthede (Nasionale Vergadering))

[W 67A—97]

AMENDMENTS AGREED TO

PROMOTION OF MULTI-PARTY DEMOCRACY BILL [B 67-97]

CLAUSE I

I. on page 2, from line 5, to omit "only the financial year of the Fund as contemplated in section 4(4)" and το substitute:

the financial year of the Fund as contemplated in section 4(3)

- 2. On page 2, in line 8, to omit "11" and to substitute "10".
- 3. On page 2, in line 11, to omit "Multi-party Democracy" and to substitute "Represented Political Parties".
- 4. On page 2, in line 14, to omit "11" and to substitute "10".

CLAUSE 2

- 1. On page 2, in line 15, to omit "Multi-party Democracy" and to substitute "Represented Political Parties' ".
- 2. On page 2, in line 16, to omit "Multi-party Democracy" and to substitute "Represented Political Parties".

CLAUSE 3

1. on page 2, in line 32, to omit "oncallor \$1101"1 term deposit".

CLAUSE 4

- 1. On page 4, from line 2, to omit subsection (1) and to substitute:
 - (1) Subject to the directions of the Commission, the chief electoral officer acting in the capacity of head of the administration of the Commission is responsible for the management and administration of the Fund, and is the accounting officer and chief executive officer of the Fund.
- 2. On page 4, from line 6, to omit subsection (2).
- 3. On page 4, from line 8, to omit subsection (3) and to substitute:
 - (2) For each financial year the Commission must have records kept, in accordance with generally accepted accounting practice and procedures, of all moneys received by or accruing to the Fund, all allocations and payments made increttrem, and all expenditure arising from the allocation of moneys from the Fund, as well as a current record of the capital and liabilities of the Fund, during that year.

CLAUSE 5

- On page 4, from line 19, to omit subsection (1) and to substitute:
 - (1)(a) Every political party is entitled to be allocated moneys from the Fund for any financial year that it is represented—
 - (i) in the National Assembly; or
 - (ii) in any provincial legislature; or

 - (iii) both in the National Assembly and any provincial legislature.
 (b) Subject to subsection (3), the moneys so allocated to a political party may be used for any purposes compatible with its functioning as a political party in a modem democracy. These purposes include, amongst others—
 - (i) the development of the political will of people;
 - (ii) bringing the political party's influence to bear on the shaping of public opinion;
 - (iii) inspiring and furthering political education;
 - (iv) promoting active participation by individual citizens in political life;
 - (v) exercising an influence on political trends; and
 - (vi) ensuring continuous, vital links between the people and organs
 - (c) Allocations from the Fund to political parties will be made at the times or intervals and in the installments that will be prescribed.
- On page 4, from line 30, to omit paragraph (a) and to substitute: 2
 - (a) Allocations from the Fund must be made and paid to each of the political parties concerned in accordance with a prescribed formula based-
 - (i) in part, on the principle of proportionality, taking into account, amongst others-
 - (aa) the relation that the number of such a party's representatives in the National Assembly bears to the membership of the National Assembly; or
 - (bb) the relation that the number of such a party's representatives in any provincial legislature bears to the sum of the memberships of all the provincial legislatures jointly; or
 - (cc) the relation that the number of such a party's representatives in all the legislative bodies contemplated in subsection (1)(a), jointly bears to the sum of the memberships of all those legislative bodies jointly;
 - (ii) in part, on the principle of equity, taking into account, amongst others-
 - (aa) a fixed threshold for a minimum allocation to each of the political parties represented—
 - (aaa) in the National Assembly; or
 - (bbb) in any provincial legislature; or
 - (ccc) both in the National Assembly and any provincial legislature; or

(bb) a weighted scale of representation for an allocation to each of the political parties represented—
(aaa) in the National Assembly; or
(bbb) in any provincial legislature; or
(ccc) both in the National Assembly and any provincial legislature.

- 3. On page 4, after line 50, to insert the following paragraph:
 - (d) for any other purpose that is incompatible with a political party's functioning in a modern democracy, as may be prescribed.
- 4. On page 4, in line 52, after "(1)(a)." to add:

Within 21 days after the date on which a political party has so ceased to qualify, it must repay the unspent balances, as at that date, of all moneys that had been allocated to it in terms of this section.

CLAUSE 6

Clause rejected.

CLAUSE 7

Clause rejected.

NEW CLAUSE

1. That the following beanew Clause 10 follow Clause 5:

Political parties to account for moneys allocated to them from Fund

- 6. (1) Every political party to which moneys are allocated from the Fund, must—
- (a) keep, with a bank registered in the Republic, a separate banking account into which all moneys so allocated to the party must be deposited; and
- (b) appoint an office-bearer or official of that party as its accounting officer with regard to all moneys from time to time allocated to that party from the Fund. The accounting officer's responsibility is to account for the moneys so allocated to that party, and includes, in addition to any other duties imposed by this Act, the duty to ensure the party's compliance with the requirements of this Act, and, in particular, to ensure that those moneys are not paid out for a purpose not authorised by this Act.
 - (2) That accounting officer must, for each financial year for

which moneys have been allocated to the relevant political party from the Fund, keep separate books and records of account, in the prescribed manner, in respect of those moneys and all transactions involving those moneys.

- (3) Within two months after the end of a financial year for which moneys have been allocated to any political party from the Fund, that accounting officer must prepare a statement showing all amounts received by the party from the Fund during that financial year and its application of those moneys, as well as the purposes for which the various amounts have been applied, whereafter that accounting officer must have that statement and those books and records of account audited by a public accountant and auditor registered and practicing as such in terms of the Public Accountants' and Auditors' Act, 1991 (Act No. 80 of 1991).
- (4) An auditor who has performed an audit contemplated in subsection (3), must in the auditor's report express an opinion as to whether the allocated moneys were spent for purposes not authorised by this Act.
- (5) The auditor's report and audited statement must be submitted to the Commission by that accounting officer within three months after the end of that financial year.
- (6) Despite subsection (3), the Auditor-Ğeneral may at any time audit any political party's books and records of account and financial statements relating to moneys allocated to the party from the Fund.
 - (7) (a) Subject to paragraph (b), the Commission—
 - (i) may order that the allocation of moneys to a political party from the Fund be suspended if satisfied on reasonable grounds that the party has failed to comply with any requirement of this Act; and
 - (ii) must terminate the suspension if satisfied, in the light of the party's subsequent conduct, that the suspension is no longer justified.
- (b) The suspension of a political party's allocations may be ordered in terms of paragraph (a) only if the Commission—
 - (i) by written notice has informed the party of the proposed suspension and of the reasons therefor; and
 - (ii) has called on the party to furnish reasons, within the period specified in the notice (which may not be shorter than 30 days as from the date of the notice), why its allocations from the Fund should not be suspended.

CLAUSE 8

Clause rejected.

NEW CLAUSE

1. That the following be a new Clause to follow Clause 6:

Recovery of allocated moneys irregularly spent by political parties

- 7. (1) (a) Where any moneys allocated to a political party in terms of section 5 have not been spent in accordance with the requirements of this Act, the accounting officer of that party contemplated in section 6(l)(b), will be liable to repay to the Commission the moneys that were irregularly spent.
 - (b) Any moneys so repaid, will be credited to the Fund.
- (2) The Commission, represented by the chief executive officer of the Fund, must recover the moneys irregularly spent, and may do so by—
- (a) instituting a civil claim in respect of the amount irregularly spent, against that accounting officer of the political party concerned; or
- (b) setting off the amount irregularly spent against any allocation that may be or may become payable to the political party,

CLAUSE 9

Clause rejected.

NEW CLAUSE

1. That the following be a new Clause to follow Clause 7:

Commission to report to Parliament on Fund

- **8.**(1) As soon as possible after the end of each financial year, the Commission must have—
- (a) a report prepared regarding its management and administration of the Fund during that financial year;
- (b) financial statements prepared in relation to the Fund, showing—
 - (i) the amounts received by and accrued to the Fund during that financial year;
 - (ii) the allocations made from the Fund to the respective political parties during that year;
 - (iii) the amounts spent during that year by each political party in connection with purposes classifiable under the generally descriptive categories as prescribed from time to time; and
 - (iv) the balance of the Fund and any amounts owing to or by the Fund as at the end of that year.
- (2) The Commission must submit that report, those statements and the Commission's books and records of account relating to the Fund to the Auditor-General for auditing.
- (3) Within 30 days after receipt of the Auditor-General's report, the Commission must submit that report to Parliament together with the audited financial statements of the Fund and the audited Commission's report.

CLAUSE 10

- 1. On page 8, from line 7, to omit subsection (1) and to substitute:
 - (1) Any unspent moneys, as at the end of the financial year, in the special banking account kept by a **political** party in terms of section 6(1)(a), will be shown in that party's relevant books and records of account as a credit balance carried forward to the next financial year. However—
 - (a) the moneys that may so be carried forward, maybe limited to an amount representing a prescribed percentage of the allocations that had been made for that financial year; and
 - (b) moneys so carried forward to the next financial year may not be taken into account in determining any allocation to be made to the party concerned during that financial year.
- 2. On page 8, after line 15, to insert the following subsection:
 - (3)(a) If Parliament and every provincial legislature are dissolved in terms of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996), every political party that is represented in any or all of those legislative bodies must close its books and records of account kept in terms of section 6 not later than 21 days before the date set for the election of those legislative bodies and within 14 days thereafter submit an audited statement in respect of those books and records of account to the Commission.
 - (b) Not later than the day immediately before the date set for the election, such a political party must repay to the Commission the unspent balances, as at the date when its books and records of account are so closed, of all the moneys that had been allocated to it in terms of section 5.
 - (4) (a) If Parliament or any provincial legislature is so dissolved in any other circumstances, every political party represented in the legislative body that dissolves, must close its books and records of account kept in terms of section 6 not later than 21 days before the date set for the election of the dissolving legislative body and within 14 days thereafter submit an audited statement in respect of those books and records of account to the Commission.
 - (b) (i) The representation of a party mentioned in paragraph (a), in a dissolving legislative body, must be calculated by the Commission as a percentage of the party's representation in all of the legislative bodies contemplated in subsection (3)(a).
 - (ii) That determined percentage of any unspent balances, as at the date when those books and records of account are closed, of all moneys that had been so allocated to the political party, must be repaid to the Commission not later than the day immediately before the date set for the election.

CLAUSE 11

Clause rejected.

NEW CLAUSE

1. That the following be a new Clause to follow Clause 9:

Regulations

- 10. (1) The President, acting on the recommendation of a committee of the National Assembly in which all the political parties with representation in the National Assembly are represented, may by proclamation in the *Gazette* make regulations consistent with this Act—
- (a) about any matter which, in terms of this Act, may or must be prescribed;
- (b) with a view to determining any purposes which, in the application of section 5(1), are not compatible with the functioning of a political party in a modem democracy;
- (c) prescribing the information and particular to be furnished to the Commission by political parties with a view to ensuring proper and effective application and administration of and compliance with this Act;
- (d) prescribing the procedure according to which and manner in which payments from the Fund are to be made; and
- (e) prescribing any form that may be required in connection with any matter mentioned in paragraph (c) or (d).
- (2) The first regulations made in terms of this' section will be regarded and treated as having commenced on the day on which this Act comes into operation.

CLAUSE 12

Clause rejected.

NEW CLAUSE

1. That the following be a new Clause to follow Clause 10:

Short title and commencement

- 11. (1) This Act is called the Public Funding of Represented Political Parties Act, 1997, and comes into operation on a date that will be determined by the President by proclamation in the *Gazette*.
- (2) The President, after consultation with the Minister of Finance, may exercise the power in terms of subsection (1) with retrospective effect to a date not earlier than 1 April 1997.

LONG TITLE

1. On page 2, in the first line, to omit "Multi-party Democracy" and to substitute "Represented Political Parties' ".

PREAMBLE

1. That the following be a Preamble:

PREAMBLE

WHEREAS the Constitution establishes the basic principle of multi-party democracy;

AND WHEREAS section 236 of the Constitution, in promotion of that principle, requires national legislation to provide for the funding of political parties participating in national and provincial legislatures on an equitable and proportional basis to enhance multi-party democracy;

AND WHEREAS effect is to be given to section 236 of the Constitution through money made available to those political parties from a fund created by law for that purpose;

AND WHEREAS the money so allocated is to be utilised by parties for purposes arising from their functioning as political parties in a modern democracy;

NOW THEREFORE, **BE** IT ENACTED by the Parliament of the Republic of South Africa, as follows:—