### GOVERNMENT NOTICES

#### DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

No. R. 274 12 April 2013

### REGULATIONS IN TERMS OF THE PROTECTION FROM HARASSMENT ACT, 2011

The Minister of Justice and Constitutional Development has under section 19 of the Protection from Harassment Act, 2011 (Act No. 17 of 2011), made the regulations in the Schedule.

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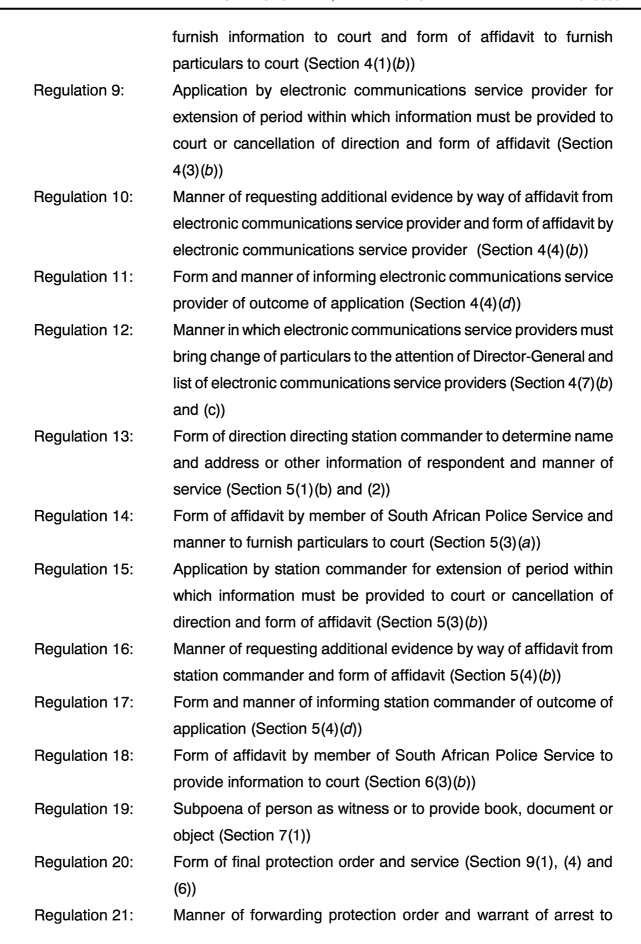
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#### **Definitions**

1. In these regulations, any word or expression to which a meaning has been assigned in the Act, bears that meaning and, unless the context otherwise indicates — "the Act" means the Protection from Harassment Act, 2011 (Act No. 17 of 2011).

# Manner in which clerk of court must inform complainant or person not represented by legal representative (Section 2(2))

2. For purposes of section 2(2) of the Act, the clerk of the court must, if the complainant or person referred to in section 2(3)(a) of the Act is not represented by a

legal representative and before the complainant or such person applies for a protection order —

- (a) hand a form which corresponds substantially with Form 1 of the Annexure to the complainant or such person which must, if reasonably possible, be in the official language of the complainant's or such person's choice;
- (b) read out or cause Form 1 of the Annexure to be read out to the complainant or such person if the complainant or such person is unable to read the notice;
- (c) inquire from the complainant or such person whether he or she understands the contents of Form 1 of the Annexure;
- (d) further explain, to the best of his or her ability, to the complainant or such person on request any part of Form 1 of the Annexure which the complainant or such person does not understand; and
- (e) obtain a written acknowledgement from the complainant or such person that there has been compliance with this regulation.

### Manner of applying for protection order (Section 2(1))

**3.** A complainant or person on behalf of a complainant must in writing, in the form of an affidavit which must correspond substantially with Form 2 of the Annexure, apply for a protection order.

### Issuing of interim protection order and manner of service (Section 3(2) and (3))

- **4.** (1) An interim protection order in terms of section 3(2) of the Act must correspond substantially with Form 3 of the Annexure.
- (2) The interim protection order must be served on the respondent in the manner prescribed by regulation 28.

# Notice to show cause and manner of service of notice, certified copies of application and supporting affidavits (Section 3(4))

- **5.** (1) The notice in terms of section 3(4) of the Act must correspond substantially with Form 4 of the Annexure.
- (2) The notice and certified copies of the application and supporting affidavits must be served on the respondent in the manner prescribed by regulation 28.

# Manner of service of interim protection order and warrant of arrest on complainant (Section 3(7))

6. The certified copies of the interim protection order and original warrant of arrest must be served on the complainant in the manner prescribed by regulation 28.

## Form of direction directing electronic communications service provider to furnish information to court and manner of service (Section 4(1)(b) and (2))

- **7.** (1) A direction in terms of section 4(1)(b) of the Act must correspond substantially with Form 5 of the Annexure.
- (2) The direction must be served by the clerk of the court on the electronic communications service provider in the manner prescribed by regulation 29.
- (3) After the service of the direction has been effected in terms of subregulation (2), the clerk of the court must file the documents contemplated in regulation 29(3) on the court file.

# Manner in which electronic communications service provider must furnish information to court and form of affidavit to furnish particulars to court (Section 4(1)(b))

- **8.** (1) On receipt of a direction, an electronic communications service provider must complete the affidavit contemplated in subregulation (3) and file the affidavit with the clerk of the court in the manner prescribed by regulation 29.
- (2) The clerk of the court who receives the affidavit must file the affidavit on the court file.
- (3) An affidavit in terms of section 4(1)(b) of the Act must be in a form which corresponds substantially with Form 6 of the Annexure.

# Application by electronic communications service provider for extension of period within which information must be provided to court or cancellation of direction and form of affidavit (Section 4(3)(b))

9. (1) An application by an electronic communications service provider for the extension of the period within which the information must be provided to the court or for the cancellation of the direction, in terms of section 4(3)(b) of the Act, must be made in the form of an affidavit which corresponds substantially with Form 7 of the Annexure.

- (2) The application must be filed with the clerk of the court in the manner prescribed by regulation 29.
- (3) The clerk of the court must on receipt of the application submit it to the magistrate for consideration.

# Manner of requesting additional evidence by way of affidavit from electronic communications service provider and form of affidavit by electronic communications service provider (Section 4(4)(b))

- **10.** (1) A request for additional evidence referred to in section 4(4)(b) of the Act must correspond substantially with Form 8 of the Annexure.
- (2) The request must be served by the clerk of the court identified by the court on an electronic communications service provider in the manner prescribed by regulation 29.
- (3) After the service of the request has been effected in terms of subregulation (2), the clerk of the court must file the documents contemplated in regulation 29(3) on the court file.
- (4) On receipt of a request, the electronic communications service provider must furnish the requested evidence by way of an affidavit in a form which corresponds substantially with Form 9 of the Annexure, which must be filed with the clerk of the court in the manner prescribed by regulation 29.
- (5) The clerk of the court must on receipt of the requested additional evidence submit it to the magistrate for consideration.

# Form and manner of informing electronic communications service provider of outcome of application (Section 4(4)(d))

- 11. (1) The court must inform the electronic communications service provider of the outcome of an application in terms of section 4(4)(d) of the Act on a form which corresponds substantially with Form 10 of the Annexure.
- (2) The completed Form 10 must be served by the clerk of the court identified by the court on an electronic communications service provider in the manner prescribed by regulation 29.
- (3) After the service of Form 10 has been effected in terms of subregulation (2), the clerk of the court must file the documents contemplated in regulation 29(3) on the court file.

# Manner in which electronic communications service providers must bring change of particulars to the attention of Director-General and list of electronic communications service providers (Section 4(7)(b) and (c))

- **12.** (1) An electronic communications service provider must, in writing to the Director-General: Justice and Constitutional Development, bring any change of particulars referred to in section 4(7)(a) of the Act to his or her attention.
- (2) The list referred to in section 4(7) of the Act, and any subsequent amendments made thereto. must be —
- (a) made available on the internal website of the Department of Justice and Constitutional Development; and
- (b) brought to the attention of all courts by means of a Departmental communication.

## Form of direction directing station commander to determine name and address or other information of respondent and manner of service (Section 5(1)(b) and (2))

- **13.** (1) A direction in terms of section 5(1)(b) of the Act must correspond substantially with Form 11 of the Annexure.
- (2) The direction must be completed in duplicate and the original must be served by the clerk of the court or sheriff identified by the court in terms of regulation 28.
- (3) After the service of the direction has been effected in terms of subregulation (2), paragraph 9 on the duplicate original of Form 11 must be completed, as the circumstances require —
- (a) by the clerk of the court who must file the form on the court file; or
- (b) by the sheriff who must hand the form to the clerk of the court, who must file the form on the court file.

# Form of affidavit by member of South African Police Service and manner to furnish particulars to court (Section 5(3)(a))

- **14.** (1) An affidavit in terms of section 5(3)(a) of the Act must correspond substantially with Form 12 of the Annexure.
- (2) The affidavit referred to in subregulation (1) must be filed with the clerk of the court by delivering the affidavit in duplicate to him or her personally.

- (3) The clerk of the court must acknowledge receipt on the duplicate original of the affidavit and hand such duplicate original back to the person who filed the affidavit with the clerk of the court.
- (4) The clerk of the court who receives the affidavit must file the affidavit on the court file.

# Application by station commander for extension of period within which information must be provided to court or cancellation of direction and form of affidavit (Section 5(3)(b))

- **15.** (1) An application by a station commander for the extension of the period within which the information must be provided to the court or for the cancellation of the direction, in terms of section 5(3)(*b*) of the Act, must be made in the form of an affidavit which corresponds substantially with Form 13 of the Annexure.
  - (2) The application must be filed with the clerk of the court –
- (a) by delivering the application to the clerk of the court personally; or
- (b) by filing the application in the manner prescribed by regulation 29 with the clerk of the court identified in the direction.
- (3) If the application is filed with the clerk of the court in terms of subregulation (2)(a), the clerk of the court must acknowledge receipt on the duplicate original of the affidavit and hand such duplicate original back to the person who filed the affidavit with the clerk of the court.
- (4) The clerk of the court must on receipt of the application submit it to the magistrate for consideration.

# Manner of requesting additional evidence by way of affidavit from station commander and form of affidavit (Section 5(4)(b))

- **16.** (1) A request for additional evidence in terms of section 5(4)(*b*) of the Act must correspond substantially with Form 14 of the Annexure.
- (2) The request must be completed in duplicate and the original must be served by the the clerk of the court or sheriff identified by the court in the manner prescribed by regulation 28.
- (3) After service of the request for additional evidence has been effected in terms of subregulation (2), paragraph 6 of the duplicate original of Form 14 must be completed, as the circumstances require —

- (a) by the clerk of the court who must file the duplicate original of the request on the court file; or
- (b) by the sheriff who must hand the duplicate original of the request to the clerk of the court, who must file the form on the court file.
- (4) On receipt of the request, the station commander must furnish the requested evidence by way of an affidavit in a form which corresponds substantially with Form 15 of the Annexure, which must be filed with the clerk of the court —
- (a) by delivering the affidavit to the clerk of the court personally; or
- (b) by filing the affidavit in the manner prescribed by regulation 29 with the clerk of the court identified in the direction.
- (5) If the affidavit is filed with the clerk of the court in terms of subregulation (4)(a), the clerk of the court must acknowledge receipt on the duplicate original of the affidavit and hand the duplicate original back to the person who filed the affidavit with the clerk of the court.
- (6) The clerk of the court must on receipt of the requested additional evidence submit it to the magistrate for consideration.

## Form and manner of informing station commander of outcome of application (Section 5(4)(d))

- 17. (1) The court must inform the station commander of the outcome of an application in terms of section 5(3)(b) of the Act on a form which corresponds substantially with Form 16 of the Annexure.
- (2) The completed Form 16 must be served by the clerk of the court identified by the court on a station commander in the manner prescribed by regulation 29.
- (3) After the service of Form 16 has been effected in terms of subregulation (2), the clerk of the court must file the documents contemplated in regulation 29(3) on the court file.

## Form of affidavit by member of South African Police Service to provide information to court (Section 6(3)(b))

- **18**. (1) An affidavit in terms of section 6(3)(*b*) of the Act must be in a form which corresponds substantially with Form 17 of the Annexure.
  - (2) The affidavit must be filed with the clerk of the court by delivering

the affidavit in duplicate to him or her personally, at the request of the complainant or clerk of the court, when the complainant or person applies for an interim protection order in terms of section 2 of the Act.

(3) The clerk of the court must acknowledge receipt on the duplicate original of the affidavit and hand the duplicate original back to the person who delivered the affidavit to the clerk of the court.

# Subpoena of person as witness or to provide book, document or object (Section 7(1))

- **19.** (1) A subpoena in terms of section 7(1) of the Act must correspond substantially with Form 18 of the Annexure.
- (2) After the court has issued the subpoena, the original of the subpoena must be served upon the person affected thereby in the manner prescribed by law for the service of process in Magistrates' Courts.
- (3) The court must identify and order a person to hand the subpoena to the person who is authorised to serve process.
- (4) The document which serves as proof of service must, together with the duplicate original subpoena, without delay be furnished to the clerk of the court who must file such documents on the court file.

#### Form of final protection order and service (Section 9(1), (4) and (6))

- **20.** (1) A final protection order in terms of section 9(1) or (4) of the Act must correspond substantially with Form 19 of the Annexure.
  - (2) The service of -
- (a) the original protection order on the respondent, in terms of section 9(6)(a) of the Act; and
- (b) a certified copy of the protection order and the warrant of arrest on the complainant, in terms of section 9(6)(b) of the Act,must take place in the manner prescribed by regulation 28.

# Manner of forwarding protection order and warrant of arrest to police station (Section 9(7))

21. (1) In terms of section 9(7) of the Act certified copies of the protection order and warrant of arrest must be forwarded by the clerk of the court to the police

station of the complainant's choice —

- (a) in the manner prescribed by regulation 29; or
- (b) by sending certified copies thereof by registered post.
- (2) If the forwarding of certified copies of the protection order and warrant of arrest have been effected —
- (a) in terms of subregulation (1)(a), the clerk of the court must file the documents contemplated in regulation 29(3) on the court file; or
- (b) in terms of subregulation (1)(b), the clerk of the court must—
  - (i) file a note to this effect on the court file; and
  - (ii) require that proof of receipt thereof be returned to him or her by the relevant postal authority.

### Form of warrant of arrest (Section 11(1)(a))

**22.** The warrant of arrest in terms of section 11(1)(a) of the Act must correspond substantially with Form 20 of the Annexure.

### Form of affidavit for further warrant of arrest (Section 11(3))

**23.** An affidavit in terms of section 11(3) of the Act for obtaining a second or further warrant of arrest must be in a form which corresponds substantially with Form 21 of the Annexure.

#### Form of affidavit regarding contravention of protection order (Section 11(4)(a))

**24.** An affidavit referred to in section 11(4)(a) of the Act in which it is stated that the respondent has contravened any prohibition, condition, obligation or order contained in a protection order must be in a form which corresponds substantially with Form 22 of the Annexure.

#### Form of written notice to respondent to appear before court (Section 11(4)(c))

**25.** The written notice in terms of section 11(4)(c) of the Act calling on the respondent to appear before a court on a charge of committing an offence referred to in section 18(1)(a) of the Act must correspond substantially with Form 23 of the Annexure.

#### Application for variation or setting aside of protection order (Section 13(1))

- **26.** (1) An application for the variation or setting aside of a protection order in terms of section 13(1) of the Act, must be made on a form which corresponds substantially with Form 24 of the Annexure.
- (2) The application in terms of subregulation (1) must be filed with the clerk of the court where the protection order was issued.
- (3) The application referred to in subregulation (1) must be served on the other party by the clerk of the court by registered post in accordance with regulation 28.

### Notice of variation or setting aside of protection order (Section 13(3))

- **27.** (1) The notice of the variation or setting aside of a protection order in terms of section 13(3) of the Act must correspond substantially with Form 25 of the Annexure.
- (2) The notice referred to in subregulation (1) must be forwarded by the clerk of the court to the complainant and respondent by—
- (a) registered post; or
- (b) handing it to them personally.
  - (3) If the notice was forwarded in terms of—
- (a) subregulation (2)(a), the clerk of the court must—
  - (i) file a note to this effect on the court file; and
  - (ii) require that proof of receipt thereof be returned to him or her by the relevant postal authority; or
- (b) subregulation (2)(b), the clerk of the court must—
  - (i) endorse a copy of the notice to this effect; and
  - (ii) obtain the signature of the person to whom the notice was handed on the copy of the notice contemplated in paragraph (b)(i).

#### Service of documents

- **28.** (1) Service of any document in terms of the Act or these regulations, except where the Act or regulations provide otherwise, must be effected immediately by—
- (a) the clerk of the court by handing or presenting for handing over a certified copy of the document to the person on whom the document is to be served or by sending a certified copy of the document to that person by registered post and

- endorsing the original document to this effect;
- (b) the sheriff in terms of the provisions of the Magistrates' Courts Act, 1944 (Act No. 32 of 1944), and rules published in terms of section 6 of the Rules Board for Courts of Law Act, 1985 (Act No.107 of 1985); or
- (c) a peace officer in terms of the provisions of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), relating to the service of subpoenas.
- (2) The clerk of the court sending a copy of the document by registered post in terms of subregulation (1)(a) to the person on whom the document is to be served, must require that proof of receipt thereof be returned to him or her by the relevant postal authority.
- (3) A person authorised to effect service in terms of subregulation (1), who is not a member of the South African Police Service, may, in any case where resistance to the service of a document is encountered or is reasonably anticipated, request a member of the South African Police Service to assist him or her with the service of any document provided for in the Act and these regulations.
- (4) Where the court is satisfied that service cannot be effected in the manner prescribed by this regulation, or otherwise considers it necessary or expedient, it may make an order allowing service to be effected in a manner specified in such an order.

#### Service, filing or forwarding of documents by facsimile

- **29.** (1) The service, filing or forwarding of a document by facsimile is effected by sending the document to a facsimile number of a person.
- (2) The person sending the document by facsimile to a person in terms of subregulation (1) must —
- (a) obtain a transmission verification report as to whether the document was successfully transmitted to the facsimile number of the other person;
- (b) phone the person to which the document was sent by facsimile to enquire whether the facsimile was received by him or her; and
- (c) complete a statement which corresponds substantially with Form 26 of the Annexure.
- (3) The document referred to in subregulation (1), the transmission verification report in terms of subregulation (2)(a) and the statement in subregulation (2)(c) must be kept as proof of service, filing or forwarding.

(4) Where the court is satisfied that service, filing or forwarding of a document cannot be effected in the manner prescribed by this regulation, or otherwise considers it necessary or expedient, it may make an order allowing for the service, filing or forwarding of a document to be effected in a manner specified in such an order.

### Short title and commencement

**30.** These regulations are called the Protection from Harassment Regulations, 2013, and come into operation on 27 April 2013.

#### **ANNEXURE**

### FORM 1 [Regulation 2]

### INFORMATION NOTICE TO COMPLAINANT OR PERSON WHO APPLIES FOR PROTECTION ORDER ON BEHALF OF COMPLAINANT SECTION 2(2) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

- 1. This notice explains —
- the relief that is available in terms of the Protection from Harassment Act, 2011; and (a)
- (b) the right of the complainant to also lodge a criminal complaint against the respondent.
- 2. You will be required to sign this notice to confirm that there has been compliance with section 2(2) of the Protection from Harassment Act, 2011, and regulation 2 of the Protection from Harassment Regulations, 2013, made in terms of that Act, and which obliges me-
- to hand this notice to you, which must, if reasonably possible, be in the official language (a) of your choice;
- (b) to read out or cause this notice to be read out to you if you are unable to read this notice;
- to inquire from you whether you understand the contents of this notice; and
- (c) (d) to explain any part of the notice which you don't understand.
- A complainant (that is the person who is being harassed) may on any day and at any time, in the prescribed manner apply for a protection order against harassment at the Magistrate's Court in whose area —
- (a) (b) the complainant permanently or temporarily resides, carries on business or is employed;
- the respondent (that is the person who commits an act of harassment) permanently or temporarily resides, carries on business or is employed; or
- (c) the act of harassment occurred.
- A person commits an act of harassment if he or she directly or indirectly engages in conduct which he or she knows or ought to know-
- causes harm or inspires the reasonable belief that harm may be caused to the complainant or a related person by unreasonably following, watching or pursuing the complainant or a related person, or engaging in verbal, electronic or any other communication aimed at the complainant or a related person, by any means, whether or not conversation ensues or sending, delivering or causing the delivery of letters, telegrams, packages, facsimiles, electronic mail or other objects to the complainant or a related person; or
- amounts to sexual harassment of the complainant or a related person. Harm is defined to mean any mental, psychological, physical or economic harm.
- An application for a protection order against harassment may be made by another person on behalf of the complainant if the person who intends to apply for the protection order has a material interest in the well-being of the complainant or related person. However, such application must be brought with the written consent of the complainant, except in circumstances where the complainant is a person who, in the opinion of the court, is unable to do so.
- 6. Any child, or person on behalf of a child, may apply to the court for a protection order.
- The court will consider the application of the complainant or person referred to in section 2(3)(a) of the Protection from Harassment Act, 2011, and may, if the evidence substantiates the fact that
- the respondent is engaging or has engaged in harassment; (a)
- (b) harm is being or may be suffered by the complainant or a related person as a resultof that conduct if a protection order is not issued immediately, and
- the protection to be accorded by the interim protection order is likely not to be achieved if (c) prior notice of the application is given to the respondent, issue an interim protection order against the respondent.

- 8. An interim protection order is of force and effect from the time it is issued by the court and the existence thereof has been brought to the attention of the respondent. A copy of the application and evidence noted during the application will be served on the respondent, together with the interim protection order, and the respondent will be called upon to show cause on the return date specified in the order why the interim protection order should not be made final. The protection afforded by an interim protection order is temporary in nature and will expire on the return date.
- 9. On the return date the court will hear the matter and may issue a permanent protection order which will be valid for a period of five years or such further period as the court may determine on good cause shown by the complainant.
- 10. The court may, by means of an interim or final protection order prohibit the respondent from —
- (a) engaging in or attempting to engage in harassment;
- (b) enlisting the help of another person to engage in harassment; or
- (c) committing any other act as may be specified in the protection order.

The court may also impose any additional conditions on the respondent which it deems reasonably necessary to protect and provide for the safety or well-being of the complainant or related person.

- 11. In terms of section 10(4) of the Protection from Harassment Act, 2011, the physical, home and work address of the complainant or related person must be omitted from the protection order, unless the nature of the terms of the protection order necessitates the inclusion of the address, and the court may issue any directions to ensure compliance with this provision of the Act.
- 12. Whenever a court issues an interim or final protection order, a warrant for the arrest of the respondent will be issued, but the execution of the warrant will be suspended subject to compliance with any prohibition, condition, obligation or order which the court may impose to prohibit the harassment of the complainant or related person. If the respondent contravenes any specified prohibition, condition, obligation or order contained in a protection order, the complainant may hand the warrant of arrest, together with an affidavit, wherein it must be stated that the respondent has contravened the protection order, to a member of the South African Police Service who must —
- (a) if there is a possibility that the complainant may suffer harm, arrest the respondent; or
- (b) if there is insufficient grounds for arresting the respondent, hand a written notice to the respondent to appear before a court,

to answer to a criminal charge of contravening a protection order.

- 13. I will provide you with an application form if you want to apply for a protection order against harassment.
- 14. In addition to the application for a protection order you also have the right to lodge a criminal complaint against the respondent if the harassing conduct also amounts to an offence. It is, however, not necessary to lay a criminal charge in order to obtain a protection order.
- 15. WARNING:
- 15.1 It is a criminal offence to make a false statement in an affidavit —
- (a) for the application for a protection order; or
- (b) to the effect that the respondent has contravened a protection order.
- 15.2 The court may make an order as to costs against a party if it is satisfied that the party in question has acted frivolously, vexatiously or unreasonably.



(Tear off and place on court file if the complainant or person who applies for a protection order on behalf of the complainant proceeds with the application) \*Delete whichever is not applicable

Application Number:/20		
Date:		
Name and surname of clerk of the court:		
Name and surname of *complainant/*person who applies for a protecomplainant:		behalf of the
*Signature/*thumb print /*mark of *complainant/*person who applies behalf of the complainant	s for a protect	tion order on
**************************************		
FORM 2 [Regulation 3]  APPLICATION FOR PROTECTION ORD SECTION 2(1) OF THE PROTECTION FROM HARASSMEN 17 OF 2011)  In the Magistrate's Court for the District of	T ACT, 2011	
This form is to be lodged with the clerk of the court		
Is the complainant in possession of or in the process of applying for a protection order against harassment or stalking as provided for in the Domestic Violence Act, 1998 (Act No. 116 of 1998).	Yes	No
PART A : APPLICATION		
(*Delete whichever is not applicable)		

1. PARTICULARS OF COMPLAINANT

Surname:	
Full names:	
Identity number:	
Date of birth:	
Home or temporary address:	,
Home/contact telephone number/s:	
Work address:	
Work telephone number:	
Occupations	
Occupation:	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA Surname:	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA Surname: Full names:	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA Surname:	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA Surname: Full names: Identity number:	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA Surname: Full names: Identity number: Date of birth:	
*2. PARTICULARS OF PERSO ABOVEMENTIONED COMPLA Surname:  Full names:  Identity number:  Date of birth:  Home or temporary address:  Home/contact telephone	
*2. PARTICULARS OF PERSOABOVEMENTIONED COMPLA Surname: Full names: Identity number: Date of birth: Home or temporary address: Home/contact telephone number/s:	
*2. PARTICULARS OF PERSOABOVEMENTIONED COMPLA Surname: Full names: Identity number: Date of birth: Home or temporary address: Home/contact telephone number/s: Work address:	N MAKING THE APPLICATION ON BEHALF OF THE MINANT (if applicable)

the complainant:	
State reason(s) why application is made on behalf of the complainant:	
Indicate whether written consent of complainant has been obtained: (Delete whichever is not applicable)	*(a) Written consent has been obtained and is attached.  *(b) Written consent is not necessary since the complainant is a child (under the age of 18 years).  *(c) The complainant is unable to provide written consent because:

# \*3. PARTICULARS OF RELATED PERSON/S AFFECTED BY HARASSMENT (A RELATED PERSON IS ANY MEMBER OF THE FAMILY OR HOUSEHOLD OF A COMPLAINANT, OR ANY OTHER PERSON IN CLOSE RELATIONSHIP TO THE COMPLAINANT):

Name:	Age:	Relationship to complainant:

### 4. INFORMATION REGARDING ACTS OF HARASSMENT (Take note:

- (a) Supporting affidavits by persons who have knowledge of the matter concerned may accompany this application and must be annexed as an annexure to this form.
- (b) If reference is made to any documents, photographs, recordings, videos etc.
  - (i) the original thereof must at all times be kept by the complainant for

- purposes of submitting it as evidence in this application and a subsequent hearing that may take place;
- (ii) copies of documents and photographs may be attached to this form as an annexure; and
- (iii) copies of audio and video recordings may also be attached to this form as an annexure if it is furnished on a CD, DVD or other computer readable device and in a computer readable format and sealed in an envelope.)
- (c) TAKE NOTE: All annexures to this document must be -
  - (i) numbered alphabetically starting with "A"; and
  - (ii) listed under paragraph 10, below.

Give full details of all incidents of harassment:

	· · · · · · · · · · · · · · · · · · ·
5. PARTICULARS OF RESPONDE	
5. PARTICULARS OF RESPONDE HARASSMENT OF THE COMPLAINANT 5.1 To be completed where the respon	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT 5.1 To be completed where the respond	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond  Surname:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names: Home address:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names: Home address:  Address where respondent can likely be	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names: Home address:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names: Home address:  Address where respondent can likely be	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname: Full names: Home address:  Address where respondent can likely be found: Telephone number:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname:  Full names:  Home address:  Address where respondent can likely be found:  Telephone number: Facsimile number:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname:  Full names:  Home address:  Address where respondent can likely be found:  Telephone number: Facsimile number: E-mail address:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname:  Full names:  Home address:  Address where respondent can likely be found:  Telephone number: Facsimile number:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname:  Full names:  Home address:  Address where respondent can likely be found:  Telephone number: Facsimile number: E-mail address:	OR RELATED PERSON):
Address where respondent can likely be found: Telephone number: Facsimile number: E-mail address: Cellular phone number:	OR RELATED PERSON):
HARASSMENT OF THE COMPLAINANT  5.1 To be completed where the respond Surname:  Full names:  Home address:  Address where respondent can likely be found:  Telephone number: Facsimile number: E-mail address:	OR RELATED PERSON):
Address where respondent can likely be found: Telephone number: Facsimile number: E-mail address: Cellular phone number:	OR RELATED PERSON):

Occupation:	
*5.2 To be completed where respondent electronic communications to harass communications	is unknown to the complainant and uses omplainant:
The name of the service provider which	
provides a service to the complainant or	
related person over which the harassing	
communication was received (for example	
XYD Internet service provider which provides an internet service to the	
complainant/related person who is the	
owner/user of the computer which	
received a harassing e-mail):	
The electronic communications identity	
number associated with the	
aforementioned service to which the	
harassing communication was sent (for	
example the Internet Protocol (IP) address	
assigned to the computer of the	
complainant/related person or cellular	
phone number or telephone number which received the harassing communication):	
The electronic communications identity	
number from where the harassing	
communication originated, where available	
(for example the e-mail address and/or IP	
address accompanying the harassing	
electronic communication or a web-	
address which contains harassing content	
or cellular phone number from which the	
harassing communication originated):	
Date, time and duration of harassing	
communication, if applicable (for example the complainant received a harassing	
cellular phone call on 12 December 2012	
at 12h00 which lasted 12 minutes):	
	ent is unknown to the complainant and
Will you be able to identify the respondent:	Yes No
(a) Description of respondent:	
• • • • • • • • • • • • • • • • • • • •	

••••••		
••• •••		
••• ••• •••		
••••••		
7 TC	oue c	AF BROTECTION ORDER
		OF PROTECTION ORDER
		requested to —
7.1		ibit the respondent from —
		1engaging in or attempting to engage in harassment of the complainant;
	*7.1.	2 engaging in or attempting to engage in harassment of the related persons whose particulars are provided in paragraph 3, above;
	* <i>7.1.</i>	2 enlisting the help of another person to engage in harassment of the *complainant/*related person;
	<b>*7.1.</b>	3 committing any of the following act/s:
	(a)	
	(-7	
	(b)	
	( )	
	(c)	
*7 <i>.2</i>	-	ese the following additional conditions that are necessary to protect to provide for the safety and well-being of the *complainant/* related on:
	(a)	
	(b)	
	( )	
	(c)	
*7 <i>.</i> 3	ordei	(mark appropriate space and complete where necessary):
*(a)	follo	a member of the South African Police Service is to seize the wing weapon(s)
*(b)	com	a member of the South African Police Service is to accompany the plainant or related person to the following residence:
	supe	ervise the collection of the complainant's or related person's personal erty set out in paragraph 8, below.

#### **WARNING:**

- \* It is a criminal offence to make a false statement in an affidavit for the application for a protection order.
- \* The court may make an order as to costs against a party if it is satisfied that the party in question has acted frivolously, vexatiously or unreasonably.

*Signature/*thumb print /*mark of *complainant/*person who applies for a protection order on behalf of the complainant		
DATE		
PART B : CERTIFICATION		
I certify that before administering the *oath /* taking the affirmation I asked the Deponent the following questions and noted *her/his answers in *her/*his presence as indicated below:-		
(a) Do you know and understand the contents of the above declaration?  Answer:		
(b) Do you have any objection to taking the prescribed oath?  Answer:		
(c) Do you consider the prescribed oath to be binding on your conscience?  Answer:		
I certify that the Deponent has acknowledged that *she/*he knows and understands the contents of this declaration which was *sworn to / *affirmed before me, and the Deponent's *signature / *thumb print / *mark was placed thereon in my presence.		
Dated at this day of 20		
Justice of the Peace / Commissioner of Oaths		
Full Names:  Designation:  Area for which appointed:  Business Address:		
To be completed by the clock of the count		
To be completed by the clerk of the court PART C:		
1. I,, the clerk of the abovementioned court, received the application for a protection order on (date):		
2. I have completed the attached acknowledgement of receipt and handed it to the person who lodged this application for a protection order.		

PART D:	
The application for a protection order was submitted	d to (name and surname of
magistrate):	on (date):
(time):	` ,
Signature of clerk of the court:	
Signature of clerk of the court	
	Office stamp
	•
<b>%</b>	
<i></i>	
Acknowledgement of receipt of application for a pro-	stection order by clerk of the
	rection order by order of the
court	
(Take note: This acknowledgement of receipt must be	be handed to the person who
lodges the application with the clerk of the court)	
Application number:2020	
7 pproduction rannock in minimum management	
Name of complainants	
Name of complainant:	
	_
I,	
Court for the District of	, hereby acknowledges
receipt of the application for a protection order against	harassment.
Signature of clerk of the court:	
Date: Time:	
Date Tille	
	Office stamp
	Cilioc starrip

FORM 3
[Regulation 4]
INTERIM PROTECTION ORDER

<del>\*\*\*\*\*\*\*\*</del>

SECTION 3(2) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

### (\*Delete whichever is not applicable)

Take note: In terms of section 10(4) of the Protection from Harassment Act, 2011, the physical, home and work address of the complainant or related person must be omitted from the protection order (including any reference to such an address in documents annexed to the interim protection order), unless the nature of the terms of the order necessitates the inclusion of the address.

IN THE MAGISTRATE'S COURT FOR TH	E DISTRICT OF
HELD AT	APPLICATION NO/
In the matter between:	
	(Complainant)
AND	
	(Respondent)
1. PARTICULARS OF RESPONDENT	
Name and surname:	
Address:	
Contact number (telephone number/cellula address (whichever is available)):	
, , , , , , , , , , , , , , , , , , , ,	
2. PARTICULARS OF APPLICATION	
The complainant applied for a protection the Protection from Harassment Act, 20 considering the application, issued arrespondent.	11 (Act No. 17 of 2011). This court, after
3. PARTICULARS OF INTERIM PROTECT	TION ORDER
In terms of the interim protection order:	
3.1 The respondent is prohibited by t	
(a) engaging in or attempting to engaging	age in harassment of —
*(i) the complainant; and/or	
*(ii) the following related person/s	<b>;</b> :
<b></b>	***************************************

		<b>-</b>
		<b></b>
		<b>&gt;</b>
		<b>&gt;</b> ;
		,
*(b)	comp	ting the help of another person to engage in harassment of the blainant and/or above related person/s; and/or
*(c)	comr	nitting any of the following act/s:
	(i)	
	(ii)	
	()	
	/:::\	
	(iii)	
*3.2		ourt imposes the following additional conditions that are necessary to
prote	ct and	to provide for the safety and well-being of the complainant or related
perso	n/s:	
(a)		
(4)		
/h\		
(b)		
	*** *** *	
(c)	*** *** *	
	*** *** *	
*3.3	The o	court orders:
0.0		
*(0)	The	t a member of the South African Police Service is to seize the
*(a)	1	
	folic	wing weapon(s):
1.41		
*(b)		t a member of the South African Police Service is to accompany the
	*****	
	to s	upervise the collection of the complainant's or related person's
		sonal property set out in paragraph 8 of the application for a
		ection order, and such member is authorised to take all reasonable
	step	s to effect the collection of the said property.

- 5. The return date specified in paragraph 4, above, may be anticipated by the respondent on not less than 24 hours' notice to the applicant and the court.
- 6. If the respondent does not appear on the return date and if the court is satisfied that —
- (a) proper service has been effected on the respondent; and

- (b) the application contains *prima facie* evidence that the respondent has engaged or is engaging in harassment, the court must issue a final protection order.
- 7. A copy of the application of the complainant and the record of any evidence noted during proceedings are attached for the information of the respondent.
- 8. In terms of section 16 of the Act the court may make an order as to costs against a party if it is satisfied that the party in question has acted frivolously, vexatiously or unreasonably.

9. In terms of sections 3(3) and 15(a) of the Protection from Harassment Act, 2011,						
MAGISTRATE	DATE					
		Office stamp				

#### TAKE NOTE:

- (a) A warrant of arrest has been authorised for the arrest of the respondent, the execution of which is suspended subject to the respondent's compliance with any specified prohibition, condition, obligation or order contained in this protection order.
- (b) A respondent who contravenes any specified prohibition, condition, obligation or order contained in the protection order is in terms of section 18(1)(a) of the Protection from Harassment Act, 2011, guilty of an offence and liable on conviction to a fine or imprisonment for a period not exceeding five years.

\*\*\*\*\*\*\*\*\*\*\*

FORM 4
[Regulation 5]

NOTICE TO RESPONDENT TO SHOW CAUSE
SECTION 3(4) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT No. 17 OF 2011)

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF					
HEL	ELD AT APPLICATIO	ON NO			
In th	n the matter between:				
		(Complainant)			
AND	ND				
	· · · · · · · · · · · · · · · · · · ·	(Respondent)			
(*Del	Delete whichever is not applicable)				
1.	. PARTICULARS OF RESPONDENT				
Con	ddress:  contact number (telephone number/cellular phone number/tdress (whichever is available)):	acsimile number/e-mail			
2.	. PARTICULARS OF APPLICATION				
perso respo order.	date),	ction order against the ued an interim protection			
3.	. NOTICE TO RESPONDENT				
return	The respondent is called upon to show cause on	ovementioned court, why			
	The return date specified in paragraph 3.1, above, may spondent on not less than 24 hours' written notice to the com				
3.3 that –	• • • • • • • • • • • • • • • • • • • •	d if the court is satisfied			
(a) (b)	proper service has been effected on the respondent; a				

or is engaging in harassment, the court must issue a final protection order.

3.4 In terms of section 16 of the Protection from Harassment Act, 2011, the court may make an order as to costs against a party if it is satisfied that the party in question has acted frivolously, vexatiously or unreasonably.

court/*sheriff/ *peace officer is h	of the Protection from Harassment Act, 2011, (name and surname), who is a *clerk of the reby directed to serve this notice, a certified upporting affidavits on the respondent in the Protection from Harassment Regulations,
MAGISTRATE	DATE
	Office stamp

#### \*\*\*\*\*\*\*

#### FORM 5

[Regulation 7]

### DIRECTION TO ELECTRONIC COMMUNICATIONS SERVICE PROVIDER TO FURNISH INFORMATION TO COURT

SECTION 4(1)(b) AND (2) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011) (CONFIDENTIAL)

	APPLICATION NO/
DIF	RECTION NO/20
То	(Electronic communications service provider)
	Facsimile number of Magistrate's Court:

(\* Delete whichever is not applicable)

To be completed by the magistrate:  1. On(date) an application for the issuing of an interim protection order against the harassment of the *complainant/*related person					
was considered by me of magistrate) in the Magistrate			(name		
2. As a result of evidence that was produce section 3(2) of the Protection of Harassment interim protection order must be issued a *complainant/*related person by means of eleover an electronic communications system oprovider.	t Act, 2011 (A as a result d ectronic comm	ct No. of the unicati	17 of 2 harass ons or 6	2011), that sment of electronic r	: an the nail
<ul><li>3. The relevant particulars of the *complain</li><li>3.1 Full names and surname:</li></ul>					
3.3 Identity number:					
4. Particulars of harassing electronic co	mmunicatior	ns or e	lectror	nic mail:	
A. Name of electronic communications service provider which provides an electronic					
communications service/s to the *complainant/*related person through which the harassing conduct was received and type of					
B. Electronic communications service so provided B. Electronic communications identity number/s associated with the aforementioned service/s					
assigned to the *complainant/*related person.					
C. Date on which electronic communications were received by *complainant/*related person.					
D. Time on which electronic communications were received by *complainant/*related person.					
E. Duration of communication received by					
*complainant/*related person.					
F. Electronic communications identity number from which the harassing communication originated, where available.					
G. Electronic communications service provider to which the electronic communications identity					
number mentioned in paragraph F has been assigned.					

\*5. To be completed where the electronic communications identity number from which the harassing conduct originated and the electronic communications service provider to which such electronic communications identity number has been assigned, have been identified either by the complainant or by an electronic communications service provider in terms of paragraph 6, below

As indicated in paragraph 4, above, the electronic communications identity number/s from which the harassing conduct originated and the electronic communications service provider to which such electronic communications identity number/s has/have been assigned, has/have been identified (see paragraphs 4.F and 4.G, above) and the electronic communications service provider is therefore directed to provide the court with —

- (a) the full names, surname, address and identity number of the person to which such electronic communications identity number/s has/have been assigned if the person is/was a client of the electronic communications service provider; and
- (b) a confirmation that, according to the records of the electronic communications service provider, the electronic communications or electronic mail was/were sent or not sent from the electronic communications identity number/s identified in paragraph 4.F to the electronic communications identity number/s furnished in paragraph 4.B.
- \*6. To be completed where the electronic communications service provider which provides a service to the \*complainant/\*related person is requested to furnish information to the court in order to identify the electronic communications identity number from which the harassing conduct originated and the electronic communications service provider to which such electronic communications identity number has been assigned

As indicated in paragraph 4F, above, the electronic communications identity number/s from which the harassing conduct originated, is/are not available, and the electronic communications service provider identified in paragraph 4A is therefore directed to identify and provide the court with —

- (a) the electronic communications identity number/s from which the harassing conduct originated, where available;
- (b) (i) the full names, surname, address and identity number of the person to whom such electronic communications identity number/s has/have been assigned if the person is/was a client of the electronic communications service provider; and
  - (ii) a confirmation that, according to the records of the electronic communications service provider, the electronic communication/s or electronic mail was/were sent or not sent from the electronic communications identity number/s identified by the electronic communications service provider to the electronic communications identity number furnished in paragraph 4.B;
- (c) the name and particulars of the electronic communications service provider/s which can assist the court to identify the electronic communications identity number/s in paragraph 4.F and the person/s to which the electronic communications identity number/s has/have been assigned; or
- (d) any other information that is available to an electronic communications service provider which may be of assistance to the court to identify the respondent or

electronic communications service provider which provides a service to the respondent.

- 7. The information under paragraph 5 or 6 must, in terms of section 4(3)(a) of the Protection from Harassment Act, 2011, be submitted to the court within five ordinary court days from the time that the direction is served on an electronic communications service provider.
- 8. An electronic communications service provider may, in terms of section 4(3)(b) of the Protection from Harassment Act, 2011, apply to the court for —
- (a) an extension of the five court day period on the ground that the information cannot be provided timeously; or
- (b) cancellation of the direction on the ground that
  - (i) it does not provide an electronic communications service to either the complainant or related person or respondent; or
  - (ii) the requested information is not available in the records of the electronic communications service provider.
- 9. In terms of section 18(4)(a)(i) of the Protection from Harassment Act, 2011, it is an offence not to provide the information within five ordinary court days or such extended period allowed by the court following an application in terms of section 4(3)(b) of that Act.

12. TO BE COMPLETED BY THE CLERK OF THE COURT WHO IS IN TERMS OF PARAGRAPH 10 DIRECTED BY THE COURT TO SERVE DIRECTION ON ELECTRONIC COMMUNICATIONS SERVICE PROVIDER

I,
Signature:
Persal number:
Date:
(CONFIDENTIAL)
(00000000000000000000000000000000000000
*****************
FORM 6
[Regulation 8(3)]
AFFIDAVIT BY ELECTRONIC COMMUNICATIONS SERVICE
PROVIDER TO FURNISH INFORMATION TO COURT
SECTION 4(1)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT
N0. 17 OF 2011)
(OONED ENTIAL)
(CONFIDENTIAL)
APPLICATION NO/20 DIRECTION NO/20
To: (name and surname of clerk of the court identified in the direction)  Facsimile number:
From: (name and surname of designated person) of
(name of electronic communications service provider)
E-mail address:
Facsimile number:
Telephone number:
Physical address:

(\*Delete whichever is not applicable)

*PART A			(name, su	rname and identity
(designa commun	employed a tion) at ications service	as ae provider) situated at	the following addres	name of electronic
hereby s	tates as follows	 S:		,
which is		e to paragraph 5 of the the records of this vided:	•	
commun *was/wei of the cli *was/wei	ication/s origing re assigned to the ent to which the re assigned are	nmunications identity ated as indicated in his electronic commulate / these electronic cas follows:	paragraph 4.F of the paragraph 4.F of the paragraph of th	he direction, *is/are vider. The particulars tity number/s *is/are
	Address:			
(iii)		r:		
(b) the direc *(i)	tion – contacted the	communications ident electronic commur of the direction as in	nications identity nu	umber/s set out in
identi which origin	nunications ty number from communication ated as identified ragraph 4.F of the	Electronic communications identity number contacted as identified in paragraph 4.B of direction	Time and date of communication	Duration of communication

- \*(ii) did not contact the electronic communications identity number/s set out in paragraph 4.B of the direction.
- \*2 With reference to paragraph 6 of the direction, the following information which is available in the records of this electronic communications service provider is hereby provided:
- \* (a) From the information available in the records of this electronic communications service provider, the following electronic communications identity number/s contacted

the electronic communications identity number/s set out in paragraph 4.B of the direction on the date/s and time/s identified in paragraphs 4.C and 4.D of the direction:

i. Electronic communications identity number from which communication originated	communications identity number	iii. Time and date of communication	iv. Duration of communication

is/are as particular (i)	signed to a client of this electronic communirs are as follows:  Full names and surname:	cations service provider whose
(ii)	Address:	
(iii)	Identity number:	
commun assigned following	The electronic communications identity ications originated as is identified in paragraph to this electronic communications service proelectronic communications service provider/s	oh 4.F of the direction is/are not ovider but is/are assigned to the s, if known:
the (a) that to is to (b) of the	erms of section 4(6) of the Protection from the ent was, on	(time), by means of ication), which was addressed to ons identity number
Signatur	re of Deponent	Date

I certify that before administering the \*oath / taking the affirmation I asked the Deponent the following questions and noted \*her/his answers in \*her/his presence as indicated below:-

(a) Do you know and understand the contents of the above declaration?

	Answer				
	(c) Do you consid	der the prescribed			
		is declaration wh	ich was *s	worn to / affirme	nows and understands ed before me, and the
	Dated at		this	day of	20
	Justice of the Portion Policy Full Names:	ppointed:s:			
* P	PART B				
of cor nai	the court to ident mmunications servassing communica	tify the electron vice provider/ide ation/s originated	ic commu entity/addre :	nications identi ess of the per	y be to the assistance ity number/electronic son from which the
••••					
••••					
•••					
••••					
••••					
•••			· · · · · · · · · · · · · · · · · · ·		
Sig	gnature:				
Dа	ate:				

Name and surname:
(CONFIDENTIAL)
*******
FORM 7 (Regulation 9)  APPLICATION BY ELECTRONIC COMMUNICATIONS SERVICE PROVIDER FOR EXTENSION OF PERIOD WITHIN WHICH INFORMATION MUST BE PROVIDED  TO COURT OR CANCELLATION OF DIRECTION SECTION 4(3)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO.17 OF 2011)
APPLICATION NO/
To: (The clerk of the court)
Facsimile number of clerk of the court:
From:
* Mark with a cross whichever is applicable
AFFIDAVIT NO
To be completed by designated person of electronic communications service provider:
1. On behalf of the abovementioned electronic communications service provider, I hereby apply for —
(a) an extension of the five court day period for a further period of five court days within which the affidavit must, in terms of section 4(3)(a) of the Protection from Harassment Act, 2011, be submitted to the court
(b) the cancellation of the direction on the ground that this electronic communications service provider does not provide an electronic communications service to the respondent

(c) the cancellation of the direction on the ground that this electronic communications service provider does not provide an electronic communications service to the complainant or related person	*
(d) the cancellation of the direction on the ground that the requested information is not available in the records of this electronic communications service provider	*
2. I,	electronic
support of the application bereby state as follows:	, in
support of the application hereby state as follows:	

I certify that before administering the \*oath / taking the affirmation I asked the Deponent the following questions and noted \*her/his answers in \*her/his presence as indicated below:-

**Date** 

**Signature of Deponent** 

(a) Do you know and Answer	understand the conte	ents of the above de	eclaration?
(b) Do you have any		·	
Answer(c) Do you consider t Answer	he prescribed oath to		
l certify that the Depo the contents of this de Deponent' s signatur	eclaration which was <sup>3</sup>	sworn to / affirmed	
Dated at	this _	day of	20
Justice of the Peace Full Names: Designation: Area for which appoir Business Address:	nted:		
REQUEST FOR AD FROM ELECTROI SECTION 4(4)(b) OF THE	VIC COMMUNICA	ENCE BY WAY OF TIONS SERVICE OM HARASSMENT 011)	PROVIDER
		APPLICATION NO	O
DIRECTION NO	/20		
To: (Electronic o	communications se		
(a) Facsimile number of (b) Phone number of Ma			
* Mark with a cross which	chever is applicable		
To be completed by the  1. On	(da		

(a)	an extension of the five court day period for a further period of five court days within which the affidavit must, in terms of section 4(3)(a) of the Protection from Harassment Act, 2011, be submitted to court	*
(b)	the cancellation of the direction on the ground that the electronic communications service provider does not provide an electronic communications service to the respondent	*
(c)	the cancellation of the direction on the ground that the electronic communications service provider does not provide an electronic communications service to the complainant or related person	*
(d)	the cancellation of the direction on the ground that the requested information is not available in the records of the electronic communications service provider	*
	In order to consider the request set out in paragraph 1, above, the imunications service provider is hereby requested to give the following ence in the form of an affidavit to this court:	
•••		
••••		
••••		
••••		
••••		
••••		
••••		
••••		
••••		
		••••••
••••		•••••
3. surr	I hereby direct Mr/Ms name), who is a clerk of the court, to serve this request, in accord	

regulation 29 of the Protection from Haras communications service provider			
	• •		
4. The information requested in terr furnished to the court by not later than the form of an affidavit which corresponds the Protection from Harassment Regulation clerk of the court whose particulars appear with regulation 29 of the Regulations.	substantia ons, 2013, r in paragra	ally with For and which aph 6 of this	(date and time) in m 9 of the Annexure to must be filed with the request in accordance
5. The affidavit must at all times be m	narked as	confidential	•
MAGISTRATE		DA	ΓE
			Office stamp
6. TO BE COMPLETED BY THE CLE THE COURT TO SERVE THE REQUES SERVICE PROVIDER			
1 (r			
the court who is directed to serve this requiprovider.	est on the	electronic c	ommunications service
My contact details are as follows:  Facsimile number:			
Telephone number:			
Cellular phone number:			
E-mail address:			
Signature:			
Persal number:			
Date:		*** ***	
(CONFII	DENTIAL	_)	

FORM 9
[Regulation 10(4)]

AFFIDAVIT BY ELECTRONIC COMMUNICATIONS SERVICE

\*\*\*\*\*\*

# PROVIDER TO FURNISH ADDITIONAL EVIDENCE TO COURT SECTION 4(4)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT No. 17 OF 2011) (CONFIDENTIAL)

APPLICATION NO/20 DIRECTION NO/20
To: (name and surname of clerk of the court identified in the request for further evidence)  Facsimile number:
From: (name and surname of designated person) of
(name of electronic communications service provider)
E-mail address:
Facsimile number:
Telephone number:
AFFIDAVIT NO:/20
I,
hereby states as follows in response to the request for further evidence:

	o be binding on your conscience?
(b) Do you have any objection to taking t Answer	he prescribed oath?
<ul><li>(a) Do you know and understand the cor Answer</li></ul>	ntents of the above declaration?
as indicated below:-	·
Deponent the following questions and not	
I certify that before administering the *c	nath / taking the affirmation I asked the
Signature of Deponent	Date

I certify that the Deponent has acknowledged that \*she/he knows and understands

	Deponent's signature was placed thereon in my presence.	o, and the
	Dated at this day of	_20
	Justice of the Peace / Commissioner of Oaths	
	Full Names:	
	Designation:	
	Area for which appointed:	
	Dusiness Address.	
	(CONFIDENTIAL)	
	**************************************	
	FORM 10	
	[Regulation 11]	
	DECISION OF COURT	
SE	CTION 4(4)(d) OF THE PROTECTION FROM HARASSMENT ACT, 20	011 (ACT
	NO. 17 OF 2011)	
	(MUST BE COMPLETED IN DUPLICATE)	
DIB	APPLICATION NO	/
<b>9</b> 111	2011014 140	
То:	(Electronic communications service provider)	
Fac	simile number of electronic communications service	provider:
	nail address of electronic communications service provider:	
То	be completed by the magistrate:	
* Ma	ark with a cross whichever is applicable	
	The application by the electronic communications service provider section 4(3)(b) of the Protection from Harassment Act, 2011, for —	, in terms
(a)	an extension of the five court day period for a further period of five	*
- •	court days within which the affidavit must be submitted to the court	
11.5		
(b)	the cancellation of the direction on the ground that the electronic communications service provider does not provide an electronic	*

com	nmunications service to the response	ondent		
con	cancellation of the direction on nmunications service provider of nmunications service to the comp	loes not provi	de an electronic	*
info	cancellation of the direction on rmation is not available in t nmunications service provider	~		*
S	successful Insuccessful	*		
	following reasons are provided w			
3. I hereby order Mr/Ms				
		_		_
MA	AGISTRATE		DATE	
COURT PROVID		CTRONIC CO	MMUNICATIONS	SERVICE
who is ic electroni Facsimile Telephor	dentified by the court in terms of c communications service provide number:	paragraph 3 to er. My contact o	serve this documed details are as follows:	ent on the w:
	ddress:			

Physical address:  Signature: Persal number: Date:	
	Office stamp
********	
FORM 11 [Regulation 13] DIRECTION TO STATION COMMANDER TO INVECTION OF HARASSMENT IN ORDER TO DETECTION AND ADDRESS OR ANY OTHER INFORMATION WEREQUIRED TO IDENTIFY OR TRACE RESPONSECTION 5(1)(b) AND (2) OF THE PROTECTION FROM HARA 2011 (ACT NO. 17 OF 2011)	RMINE NAME IICH MAY BE NDENT
(CONFIDENTIAL)	
(MUST BE COMPLETED IN DUPLICATE)	
APPLICATION NO.	/20
DIRECTION NO/20	
To:(nof station commander) of thestation) Physical address of police station:	

<sup>\*</sup>Delete whichever is not applicable

		ompleted								_
inte	erim p	rotection	order a	gainst '	the harassm	ent of the *	complai	nant /*r	elated per	son
of	ma	agistrate)	in	the	Magistrate <sup>1</sup>	s court	for	the	district	of
sec inte *cc	ction 3 erim   omplai	3(2) of the orotection	e Protect n order ated pers	tion froi must son by a	was produce m Harassme be issued a a person who son.	nt Act, 201 <sup>2</sup> as a result	(Act Not the	o. 17 of haras	2011), thatesment of	t an the
3.1	Full	names ar ess:	nd surna	ame:	ne *complaina					
3.3 3.4	Iden Cont	tity numb	er:							
4. inv (a) (b)	estiga de ol	ite the ma eterminin	atter witl g the na any othe	h a viev me and er inforr	to contact to to – d address of mation which	the respon	dent; ar	ıd/or		
	s cour	he inform t on itted to c		tained	as a result o	f your inves	stigation late on w	must be hich inf	e submitte ormation m	d to nust
6. 20 (a) (b)	11, ap ar in th	oply to the extension extension extension extension cance vestigation detection)	e court for on of the cannot llation of on of the ermine the	or — e perion be pro of the matter ne nam	etion 5(3)(b)  d referred to vided timeou direction or the South A e and addressormation while the contaction while the south and the contaction while the south addressormation and the south addressormation while the south addressormation and the south addressormation and the south addressormation while the south addressormation while the south addressormation and the south addressormation addressormation and the south addressormation addressormation addressormation and the south addressormation addressormation and the south addressormation add	in paragra sly; or the grou frican Polic ss of the re	aph 5 or nd that ce Servic sponder	after ace was on the graph of t	ound that a reasona unable to - or	the able
7. dire					the Protecti					
mı ma	ıst sei	ve this d	and des irection	ignation	n of person in station com	dentified by mander ide	the cou entified i	urt to se n this d	rve direction in	on), the
8.	TI	he affida	vit in te	rms of	section 5(3)	(a), or the	affidavi	t in teri	ms of sec	tion

5(3)(b), of the Protection from Harassment Act, 2011, must be filed with the clerk of the

court whose particulars are as follows:

(a)	Name and surname of clerk of the court:
(b)	Street address of court:
(c)	Contact number of clerk of the court:
(d)	Facsimile number of clerk of the court:
	MAGISTRATE DATE
9. TO 9	TO BE COMPLETED BY PERSON WHO IS DIRECTED BY THE COURT SERVE DIRECTION ON STATION COMMANDER
(a)	I
(b)	I hereby certify that on
Sign	ature of person on whom the direction is served:
Pers	al number of person on which direction is served:
	ature of *clerk of the court/*sheriff:

### (CONFIDENTIAL)

\*\*\*\*\*\*

### FORM 12 [Regulation 14]

### AFFIDAVIT BY MEMBER OF SOUTH AFRICAN POLICE SERVICE TO FURNISH INFORMATION TO COURT

SECTION 5(3)(a) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

(CONFIDENTIAL)

(MUST BE COMPLETED IN DUPLICATE)

APPLICATION NO
To: (name and surname of clerk of the court identified in the direction)
From (particulars of person making affidavit): Name and surname:
Physical address:
Rank: Persal number:
<ol> <li>In terms of the direction of the court I was ordered to investigate the alleged harassment of the complainant/related person with a view to determining the name and address or any other information which may be required in order to identify or trace the respondent.</li> </ol>
<ol><li>As a result of the investigation the following information of the respondent has been obtained:</li></ol>
2.1 Name and surname of respondent:
2.2 Address of respondent:
2.3 The following additional information has been acquired in order to identify or trace the respondent:

(Any documentation acquired which may be used to identify or trace the respondent

must be attached as an annexure to this form.) Signature of Deponent Date I certify that before administering the \*oath / taking the affirmation I asked the Deponent the following questions and noted \*her/his answers in \*her/his presence as indicated below:-(a) Do you know and understand the contents of the above declaration? Answer (b) Do you have any objection to taking the prescribed oath? (c) Do you consider the prescribed oath to be binding on your conscience? Answer \_\_\_\_\_ I certify that the Deponent has acknowledged that \*she/he knows and understands the contents of this declaration which was \*sworn to / affirmed before me, and the Deponent's signature was placed thereon in my presence. Dated at \_\_\_\_\_ this \_\_\_\_ day of \_\_\_\_\_ 20\_\_. Justice of the Peace / Commissioner of Oaths Full Names: Designation: Area for which appointed: Business Address: To be completed by the clerk of the court on receipt of the affidavit: clerk of the court), hereby certify that I have received this affidavit from ...... (name and surname of person who furnished the affidavit to clerk of the court) on ......................... (date). Signature of clerk of the court (CONFIDENTIAL) \*\*\*\*\*\*\*\*\*\*\*\*\*

FORM 13
(Regulation 15)
APPLICATION BY STATION COMMANDER FOR EXTENSION OF PERIOD

### WITHIN WHICH INFORMATION MUST BE PROVIDED TO COURT OR CANCELLATION OF DIRECTION

SECTION 5(3)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

Note: If this application is, in terms of regulation 15(2)(a) of the Protection from Harassment Regulations, 2013, filed with the clerk of the court it must be completed in duplicate and submitted in duplicate to the clerk of the court

* Ma	rk with a cross whichever is applicable	
DIRE	APPLICATION NO	/
To: .	(The clerk of the court)	
Facs	simile number of clerk of the court:	
*des	n:	
E-ma	simile number of station commander:	
AFF	DAVIT NO:/20	
	e completed by station commander: hereby apply for -	
(a)	an extension of the time period within which the affidavit must, in terms of section 5(3)(a) of the Protection from Harassment Act, 2011, be submitted to court	*
(b)	the cancellation of the direction on the grounds that, after a reasonable investigation of the matter, the South African Police Service is not in a position to determine the name and address of the respondent or obtain any other information which is required in order to identify or trace the respondent	*
in su 	,	e station,

*To be completed by the clerk of the court on receipt of the affidavit filed in terr of regulation 15(2)(a) of the Protection from Harassment Regulations, 2013: I,	he m				
Signature of clerk of the court					
**************************************					
FORM 14  [Regulation 16(1)]  REQUEST FOR ADDITIONAL EVIDENCE  SECTION 5(4)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (AC NO. 17 OF 2011)	[Regulation 16(1)]  REQUEST FOR ADDITIONAL EVIDENCE  SECTION 5(4)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT				
(CONFIDENTIAL)					
(MUST BE COMPLETED IN DUPLICATE)					
APPLICATION NO	•••				
DIRECTION NO/20					
To: (station commander) of the police station.					
(a) Facsimile number of Magistrate's Court:					
* Mark with a cross whichever is applicable					
To be completed by the magistrate:	-				
1. On					
(a) an extension of the period within which the affidavit, in terms of section 5(3)(a) of the Protection from Harassment Act, 2011, must be submitted to court					
(b) the cancellation of the direction on the grounds that, after a reasonable investigation of the matter, the South African Police Service is not in a position to determine the name and address of the respondent or obtain any other information which is required in order to identify or trace the respondent					

of an	In order to consider the request set out in paragraph 1, above, the station nander is hereby requested to give the following additional information in the form affidavit to this court:
••••••	
••••••	
•••••	
••••••	
0	I haveby divast that My/Ma
statio	I hereby direct that Mr/Ms
	The responding affidavit of the station commander must be filed with the clerk of ourt whose particulars are as follows:
(a)	Name and surname of clerk of the court:
(b)	Street address of court:
	Contact number of clerk of the court:
	Contact number of cierk of the court.
	Facsimile number of clerk of the court:
	The information requested in terms of paragraph 2 of this request must be shed to the court by not later than

Haras	sment Regulations,	2013, which must b	e filed with	the clerk of	the court by -
(a)	delivering the affide	avit to the clerk of th	a court or		

(b) sending the affidavit by means of a facsimile to the facs of the court identified in this request the manner presc the Protection from Harassment Regulations, 2013.			
MAGISTRATE D	ATE		
	Office stamp		
6. TO BE COMPLETED BY PERSON WHO IS DIRECTED BY THE COURT TO SERVE REQUEST ON STATION COMMANDER  (a)			
station commander identified in this request.	·		
(b) I hereby certify that on	Service who has identified		
Signature of person on whom the request is served:			
Persal number of person on which direction is served:			

### (CONFIDENTIAL)

Signature of clerk of the court/sheriff: ......

Date: ......

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\***\*** 

FORM 15 [Regulation 16(4)]

### AFFIDAVIT BY STATION COMMANDER TO FURNISH ADDITIONAL INFORMATION TO COURT

SECTION 5(4)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT No. 17 OF 2011)

### (CONFIDENTIAL)

Note: If this affidavit is, in terms of regulation 16(4)(a) of the Protection from Harassment Regulations, 2013, delivered to the clerk of the court it must be completed in duplicate.

APPLICATION NO/20 DIRECTION NO/20				
To: (name and surname o				
clerk of the court identified in the request for further evidence) Facsimile number:				
From:				
I, (name, surname and Persa				
number), station commander of the(police station) situated at the following address				
hereby states as follows in response to the request for additional evidence:				

			• • • • • • • • • • • • • • • • • • • •	
0:				
Signature of Deponent			ט	ate
I certify that before adm Deponent the following quas indicated below:- (a) Do you know and und Answer	uestions and	l noted *h	ner/his answe	ers in *her/his presence
(b) Do you have any obje Answer		•		
(c) Do you consider the p Answer	orescribed oa	ath to be	binding on y	our conscience?
I certify that the Deponen the contents of this decla Deponent' s signature wa	ration which	was *swo	orn to / affirm	ed before me, and the
Dated at	i	his	dav of	20 .

Justice of the Peace / Commissioner of Oaths
Full Names:
Designation:  Area for which appointed:
Area for which appointed:
*To be completed by the clerk of the court on receipt of the affidavit filed in terms of regulation 16(4)(a) of the Protection from Harassment Regulations, 2013:  I,
affidavit to clerk of the court) on (date).
Signature of clerk of the court
(CONFIDENTIAL)
*******
FORM 16 [Regulation 17] <u>DECISION OF COURT</u> SECTION 5(4)(d) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)
APPLICATION NO
DIRECTION NO/20
To: (station commander of the police station.)
Facsimile number of station commander:
To be completed by the magistrate:  * Mark with a cross whichever is applicable
1. Your application in terms of section 5(3)(b) of the Protection from Harassment Act, 2011, for -
(a) an extension of the period within which the affidavit must, in terms of section 5(3)(a) of the Protection from Harassment Act, 2011, be submitted to court
(b) the cancellation of the direction on the grounds that, after a *

is -

unsuccessful

reasonable investigation of the r Service is not in a position to determ respondent or obtain any other info to identify or trace the respondent	mine the rormation v	name and addr	ess of the	
successful	*			

2. The following reasons are provided wh	ny vour application is unsuccessful:
(name and surname of clerk of the court ide	(police station) in
on the station commander of the	(police station) in ection from Harassment Regulations, 2013.
on the station commander of the	(police station) in
on the station commander of the accordance with regulation 29 of the Prote	(police station) in ection from Harassment Regulations, 2013.
on the station commander of the accordance with regulation 29 of the Prote  MAGISTRATE  4. TO BE COMPLETED BY CLERK OF	DATE  THE COURT WHO IS DIRECTED BY THE
on the station commander of the accordance with regulation 29 of the Prote  MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.
on the station commander of the  accordance with regulation 29 of the Prote  MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I (ridentified by the court in terms of paragra commander identified in this document. M Facsimile number: Telephone number: Cellular phone number: E-mail address: Physical address:	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I (ridentified by the court in terms of paragra commander identified in this document. M Facsimile number: Telephone number: Cellular phone number: E-mail address: Physical address:	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:
MAGISTRATE  4. TO BE COMPLETED BY CLERK OF COURT TO SERVE DECISION ON STAT I (ridentified by the court in terms of paragra commander identified in this document. M Facsimile number: Telephone number: Cellular phone number: E-mail address: Physical address:	DATE  THE COURT WHO IS DIRECTED BY THE ION COMMANDER.  name and surname) am the person who is ph 3 to serve this document on the station y contact details are as follows:

Date:			
	<u></u>		

#### <del>\*\*\*\*\*\*\*\*</del>

#### FORM 17 [Regulation 18]

### AFFIDAVIT BY MEMBER OF SOUTH AFRICAN POLICE SERVICE TO FURNISH INFORMATION TO COURT

SECTION 6(3)(b) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

### (CONFIDENTIAL)

#### (MUST BE COMPLETED IN DUPLICATE)

					Magistrate's			the	district	of:
•••	*** *** ***			*** *** ***		*** *** *** ***	••			
Fror	n:	*** *** *** ***					•• •••	(ra	nk, name	e and
					African Police					
Fac	simile	number								ī
Pny	sicai a	aaress:								
ł.	Doloto	whichev	or io n	ot opp	liochlo					
	Delete	WINCIICA	CI 13 I	ιοι αρμ	illable					
AFF	IDAVI1	Γ NO:	*** *** *	/20	• • • •					
					the heading of th					vhose
					s to apply for a p					

- (b) From the affidavit of the complainant, which is attached as Annexure A, it appears that there are reasonable grounds to believe that a respondent whose name and address are unknown to the complainant has been or is harassing the complainant or related person.
- (c) The matter was investigated in terms of section 6(1) of the Protection from Harassment Act, 2011 (Act No. 17 of 2011), with a view to determining the name and address of the respondent.
- \*(d) As a result of the investigation the following information of the respondent has been obtained:

(i)		
(ii)		
(iii)	trace the respondent:	
	documentation acquired and which may be used to identifound ondent must be attached as an annexure to this Form.)	y or trace the
*(e) name o	After a reasonable investigation of the matter, I was unable to e or address of the respondent.	o determine the
Signati	nature of Deponent Date	
l c De	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *h	
l c De as	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above decla	er/his presence
l c De as (a)	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *h as indicated below:-  (a) Do you know and understand the contents of the above decla Answer  (b) Do you have any objection to taking the prescribed oath?  Answer	ration?
l c De as (a)	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above decla Answer  (b) Do you have any objection to taking the prescribed oath?	er/his presence ration?
l c De as (a) (b) (c)	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *h as indicated below:-  (a) Do you know and understand the contents of the above decla Answer  (b) Do you have any objection to taking the prescribed oath?  Answer  (c) Do you consider the prescribed oath to be binding on your cor	ration?
l c De as (a) (b) (c)	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above decla Answer  (b) Do you have any objection to taking the prescribed oath?  Answer  (c) Do you consider the prescribed oath to be binding on your cor Answer  I certify that the Deponent has acknowledged that *she/he knows a the contents of this declaration which was *sworn to/affirmed before	ration?  nscience?  nd understands ore me, and the
I control cont	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above declar Answer  (b) Do you have any objection to taking the prescribed oath?  Answer  (c) Do you consider the prescribed oath to be binding on your cor Answer  I certify that the Deponent has acknowledged that *she/he knows athe contents of this declaration which was *sworn to/affirmed before Deponent' s signature was placed thereon in my presence.  Dated at this day of	ration?  nscience?  nd understands ore me, and the
I control cont	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above declar Answer  (b) Do you have any objection to taking the prescribed oath?  Answer  (c) Do you consider the prescribed oath to be binding on your cor Answer  I certify that the Deponent has acknowledged that *she/he knows a the contents of this declaration which was *sworn to/affirmed before Deponent's signature was placed thereon in my presence.  Dated at this day of  Justice of the Peace / Commissioner of Oaths  Full Names:	ration?  nscience?  nd understands ore me, and the
l c De as (a) (b) (c) I ce the De Da	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above declar Answer  (b) Do you have any objection to taking the prescribed oath? Answer  (c) Do you consider the prescribed oath to be binding on your cort Answer  I certify that the Deponent has acknowledged that *she/he knows at the contents of this declaration which was *sworn to/affirmed before Deponent's signature was placed thereon in my presence.  Dated at this day of  Justice of the Peace / Commissioner of Oaths  Full Names: Designation:	ration?  nscience?  nd understands ore me, and the
I concentration December 2015  I concentration December 2015  Jui: December 2015  Area 2015  I concentration December 2015  Area 201	I certify that before administering the *oath/taking the affirmati Deponent the following questions and noted *her/his answers in *has indicated below:-  (a) Do you know and understand the contents of the above declar Answer  (b) Do you have any objection to taking the prescribed oath?  Answer  (c) Do you consider the prescribed oath to be binding on your cor Answer  I certify that the Deponent has acknowledged that *she/he knows a the contents of this declaration which was *sworn to/affirmed before Deponent's signature was placed thereon in my presence.  Dated at this day of  Justice of the Peace / Commissioner of Oaths  Full Names:	ration?  nscience?  nd understands ore me, and the

TAKE NOTE:
The original affidavit must be provided to the clerk of the court, at the request of the complainant
or clerk of the court, when the complainant or person applies for an interim protection order in
terms of section 2 of the Protection from Harassment Act, 2011.
terms of section 2 of the Frotection from Flarassment Act, 2011.
To be completed by the clerk of the court on receipt of the affidavit filed in terms of regulation 18(2) of the Protection from Harassment Regulations, 2013:
I,
(name and surname of person who furnished
affidavit to clerk of the court) on
Signature of clerk of the court
(OONITIDENTIAL)
(CONFIDENTIAL)
******
***************************************
FORM 18
[Regulation 19]
SUBPOENA SECTION 7(4) OF THE PROTECTION FROM HARACOMENT ACT. CO.4. (ACT. NO.
SECTION 7(1) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)
Must be completed in duplicate: The original is to be served on the person identified in the subpoena and the document which serves as proof of service must, together with the duplicate original subpoena, be furnished to the clerk of the court.
APPLICATION NO
Magistrate's court for the district of
Address of Magistrate's court:
In the matter between
In the matter between
COMPLAINANT:
and
and
RESPONDENT:
RESPONDENT.

	of the Protection from Harassm	
	(name and surreby ordered to hand this subpoas.	
To: The person authorised Serve this subpoena on:	to serve subpoenas	
Surname:		
Full names:		
ID. Number / date of birth:		
Home address:		
Home telephone number:		
Work address:		
Work telephone number:		
day of	by the court to appear in person 20 at jive evidence and/or to produce the tender.	(time) in the
MAGISTRATE		DATE
		Office stamp

LIST A	ND DESCRIPTION	I OF BOOK/S,	DOCUMENT/S	OR OBJECT/S	TO BE
<b>PRODU</b>	JCED				

(a)	
(b)	
(C)	
(d)	·
(e)	

WARNING: A person who is subpoenaed as a witness or to provide a book, document or object and who fails to—

- (a) attend or to remain in attendance at the proceedings;
- (b) appear at the place and on the date and at the time to which the proceedings in question may be adjourned;
- (c) remain in attendance at those proceedings as so adjourned; or
- (d) produce any book, document or object specified in the subpoena, is in terms of section 7(3), read with section 18(3), of the Protection from Harassment Act, 2011, guilty of an offence.

\*\*\*\*\*\*\*\*\*\*\*

## FORM 19 [Regulation 20(1)] FINAL PROTECTION ORDER

SECTION 9(1), (4) AND (6) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

(\*Delete whichever is not applicable)

Take note: In terms of section 10(4) of the Protection from Harassment Act, 2011, the physical, home and work address of the complainant or related person must be omitted from the protection order (including any reference to such an address in documents annexed to the protection order), unless the nature of the terms of the order necessitates the inclusion of the address.

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF				
HELD AT	<b>APPLICATION NO</b> //			
In the matter between:				
	_			
	(Complainant)			
AND				

1. P	ARTIC	CULARS OF RESPONDENT
		surname:
		mber (telephone number/cellular phone number/facsimile number/e-mail ichever is available)):
••••••		
2. PA	RTICL	JLARS OF APPLICATION
cons	iderin	ion from Harassment Act, 2011 (Act No. 17 of 2011). This court, after g the application, issued an interim protection order against the ton (date).
3 PA	RTICI	JLARS OF FINAL PROTECTION ORDER
0.17		PLATO OF THALFTHOTEOTION ONDER
In ter	ms of	the protection order:
3.1	The I	respondent is prohibited by this court from –
(a)	_	ging in or attempting to engage in the harassment of –
		the complainant;
	*(II) t	he following related person/s:
		•
		,
*(b)	com	ting the help of another person to engage in the harassment of the plainant and/or above related person/s; and/or
*(c)		mitting any of the following act/s:
	(i)	
	/ii\	
	(ii)	
	(iii)	
	()	
*3.2 prote perse	ct and	court imposes the following additional conditions that are necessary to I to provide for the safety and well-being of the complainant or related

(a)		*** *** *** ***
(b)		
( )		
(c)		*** *** *** *** ***
		*** *** *** ***
*3.3	The court orders:	
*(a)	That a member of the South African Police Service is	to seize the
	following weapon/s:	****************
		********
*/b\		
*(b)	That a member of the South African Police Service is complainant or related person to the following reside	
	to supervise the collection of the complainant's or	- 1
	personal property set out in paragraph 8 of the protection order, and such member is authorised to to	
	steps to effect the collection of the said property.	are all reasonable
2011, court/* (a) th (b) a	terms of sections 9(6) and 15(a) of the Protection from	no is a *clerk of the nd of arrest on the
5. Ti	nis protection order expires on	(date).
MAGI	STRATE DATE	
		Office stamp

#### TAKE NOTE:

- (a) A warrant of arrest has been authorised for the arrest of the respondent, the execution of which is suspended subject to the respondent's compliance with any specified prohibition, condition, obligation or order contained in this protection order.
- (b) A respondent who contravenes any specified prohibition, condition, obligation or order contained in the protection order is in terms of section 18(1)(a) of the Protection from Harassment Act, 2011, guilty of an offence and liable on conviction to a fine or imprisonment for a period not exceeding five years.

\*\*\*\*\*\*\*\*\*\*

### FORM 20 [Regulation 22] WARRANT OF ARREST

SECTION 11(1)(a) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT No. 17 OF 2011)

IN THE MAGISTRATE'S COURT FOR THE DIS	STRICT OF
HELD AT	APPLICATION NO//
In the matter between:	
	(Complainant)
AND	
	(Respondent)

### TO ALL MEMBERS OF THE SOUTH AFRICAN POLICE SERVICE:

The attached	protection order	was granted	against the re	espondent by the	Magistrate's
Court on the	day	of 20	; an	d	_

Whereas the complainant has stated in the attached affidavit that the respondent has breached a prohibition, condition, obligation or order of the protection order, you are therefore hereby authorised and ordered to forthwith arrest the respondent in terms of section 11(4)(b) of the Protection from Harassment Act, 2011 (Act No. 17 of 2011), if there are reasonable grounds to suspect that the complainant or related person is suffering or may suffer imminent harm as a result of the alleged breach of the protection order by the respondent.

GIVEN UNDER MY HAND AT	THIS	DAY OF
MAGISTRATE	DATE	
		Office stamp

#### Note to members of the South African Police Service:

- 1. In terms of section 11(5) of the Protection from Harassment Act, 2011, the member of the South African Police Service, in considering whether or not the complainant or related person is suffering harm or may suffer imminent harm, must take into account the -
- (a) risk to the safety or well-being of the complainant or related person;
- (b) seriousness of the conduct comprising an alleged breach of the protection order;
- (c) length of time since the alleged breach occurred; and
- (d) nature and extent of the harm previously suffered by the complainant or related person.
- 2. If the member of the South African Police Service is of the opinion that there are insufficient grounds for arresting the respondent on suspicion that the complainant or related person is suffering harm or may suffer imminent harm as a result of the alleged breach of the protection order by the respondent, he or she must, immediately, hand to the respondent a written notice contemplated in section 11(4)(c)of the Protection from Harassment Act, 2011, which calls upon the respondent to appear before a court on the date and at the time specified in the notice, on a charge of committing the offence referred to in section 18(1)(a)of the Act.

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### FORM 21

[Regulation 23]

AFFIDAVIT FOR PURPOSES OF FURTHER WARRANT OF ARREST SECTION 11(3) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF		
HELD AT	APPLICATION NO	
In the matter between:		
	(Complainant)	
AND		

		(Respondent)
*Delete whichever is not applic	able	
PART A : AFFIDAVIT	(To be o	completed by complainant)
1. COMPLAINANT`S PARTICUL	LARS	
Surname:		
Full names:		
Identity number / Date of birth:		
Home or temporary address:		
Home/contact telephone number/s:		
Work address:		
Work telephone number:		
Occupation:	***************************************	
2. PARTICULARS OF PROTEC	TION OR	DER
A protection order was granted warrant of arrest authorised on:	and a	(Date)
In the Magistrate's Court at:		
Against :		(Name of Respondent)
Application number:		, ,
3. PARTICULARS OF RESPON	DENT	
Surname :		
Full names :		

Identity number / Date of birth:	
Home address :	
Home/contact telephone number/s :	
Work address :	
Work telephone number :	
4. PARTICULARS OF APPLICATION	
4.1 I require a *second/*further warrant of	arrest for my protection.
4.2 The existing warrant of arrest has been	n *executed and cancelled/ *lost / *destroyed,
under the following circumstances:	
Signature of complainant	Date
DADED OFFICIONATION (C. C.)	
PART B : CERTIFICATION (for official us	e)
	e *oath / taking the affirmation I asked the noted *her/his answers in *her/his presence
as indicated below:-	
(a) Do you know and understand the Answer	contents of the above declaration?
(b) Do you have any objection to taking	ng the prescribed oath?
Answer	

(c) Do you consider the pres	ecribed oath to i	e binding on your	
I certify that the Deponent ha the contents of this declaration Deponent's *signature / thur	on which was *s	sworn to / affirmed	before me, and the
Dated at	this	day of	20
Justice of the Peace / Con			
Full Names:  Designation:  Area for which appointed:			
Area for which appointed.			
Business Address:			
	*****	****	
	FORM 22	•	
	[Regulation	24]	
AFFIDAVIT REGARDING ( SECTION 11(4)(a) OF THE PRO			
SECTION 11(4)(a) OF THE PRO	NO. 17 OF 20		1 AC1, 2011 (AC1
		,	
In the matter between:			
		*** *** *** *** *** *** ***	(Complainant)
AND			
	** *** *** *** *** ***	(I	Respondent)
*Delete whichever is not applic	cable		
PART A : AFFIDAVIT	(To be comp	leted by complair	iant)
1. COMPLAINANT`S PARTICUL	LARS		
Surname:			
Full names:			
Identity number / Date of birth:			
Home or			

temporary address:				
Home/contact telephone number/s:				
Work address:				
Work telephone number:				
Occupation:				
2. PARTICULARS OF PROTEC	TION OR	DER		
A protection order was granted and a warrant of arrest authorised on:		(Date)		
In the Magistrate`s Court at:				
Against:		(Name of Respondent)		
Application number:				
* A copy of the protection order indicating what orders were made by the court and the original warrant of arrest are attached. *A copy of the protection order and/or the original warrant of arrest cannot be				
attached for the following reasons:				
A contified convert the protection and or				
A certified copy of the protection order and warrant of arrest were forwarded to the following police station:				
3. PARTICULARS OF RESPON	DENT			
Surname:				
Full names:				
Identity number / Date of birth:				
Home address:				
		I		

		1	
Home/contact telepl	hone number/s:		
Work address:		 	
·	/4L44		
Work telephone nur	mber:		
. INFORMATION RI	EGARDING BREAC	H OF PROTECTION ORDER	
	·		
Date(s) of breach			
of protection			
order:			
Place(s) where			
breach of			
protection order took place:			
Full details on how			
any specified prohibition,			
condition,			
obligation or order			
contained in the			
protection order			
was breached:			
Reasons, if any,			
for believing that			
imminent harm			
may be suffered			
as a result of the			
		••••••	
protection order			
breach of the protection order by the respondent:			

Signature of complainant

Date

PART B: CERTIFICATION (for official use)
I certify that before administering the *oath / taking the affirmation I asked the Deponent the following questions and noted *her/his answers in *her/his presence as indicated below:-
(a) Do you know and understand the contents of the above declaration?  Answer
(b) Do you have any objection to taking the prescribed oath?
Answer  (c) Do you consider the prescribed oath to be binding on your conscience?  Answer
I certify that the Deponent has acknowledged that *she/he knows and understands the contents of this declaration which was *sworn to/affirmed before me, and the Deponent's *signature /* thumb print / *mark was placed thereon in my presence.
Dated at this day of 20
Justice of the Peace / Commissioner of Oaths Full Names: Designation: Area for which appointed: Business Address:
******
FORM 23
[Regulation 25]
WRITTEN NOTICE TO APPEAR BEFORE COURT SECTION 11(4)(c) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT
No. 17 OF 2011)
Notice must be completed in duplicate
CASE NO
IN THE MAGISTRATE'S COURT FOR THE DISTRICT
HELD AT COURT
DATE OF TRIAL
TO:
Name of accused:

Home a	address:	
Sex:	Occupation:	Identity number/Date of birth:
Home/d	contact telephone number/s:	
mention		st appear personally before the above- ove at 08:30 on the following charge:
	<b>5</b> ,	ning section 18(1)(a) of the Protection from 1), in that upon or about the
day	of	•
you con	ntravened a prohibition, condition 10(1) or (2) of that Act in that:	n, obligation or order imposed in terms of
	(2) By failing to appear before the (	t to the clerk of the court on the date of trial. court as notified you will be arrested in terms uthorised by the court in terms of section
CERTIF	ICATE:	
	capacity as a member of the	South African Police Service stationed at that I have handed the original of this notice
to the a	ccused mentioned therein at	(place) on the contents thereof to the accused.
Name ai Rank:	nd surname of member:	
Persal n	umber:	
Signatur		

**FORM 24** 

\*\*\*\*\*\*

[Regulation 26]

# APPLICATION FOR VARIATION OR SETTING ASIDE OF PROTECTION ORDER SECTION 13(1) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

IN THE MAGISTRATE'S COURT	T FOR THE DISTRICT OF
HELD AT	APPLICATION NO
In the matter between:	
	(Applicant)
AND	
	(Respondent)
PART A : AFFIDAVIT	(To be completed by applicant)
1. PARTICULARS OF APPLICA	INT
Surname:	
Full names:	
Identity number / Date of birth:	
Home or temporary address:	
Home /contact telephone number/s :	
Work address :	
Work telephone number :	

### 2. PARTICULARS OF RESPONDENT

Surname:		
Full names:		
Identity number / Da	ate of birth:	
Home or temporary address:		
Home /contact telep	phone number/s:	
Work address:		
Work telephone nur	mber:	
3. PARTICULARS O	F PROTECTION OR	DER
A protection order w	vas granted on:	(Date)
In the Magistrate`s	Court at:	
Against:		(Name of respondent)
Application Number:		
A certified copy of t  4. APPLICATION RE  (*Delete whichever is no	EGARDING PROTEC	
I wish to apply for:		de of the protection order
	*(b) The amendmer	nt of the protection order as follows :
The reasons for my request are:		

		***************************************
nature of Depon	ent Date	•
RT B : CERTIFIC	ATION (for official use)	
as indicated belo	owing questions and noted *her/his answers i w:- and understand the contents of the above de	•
Answer	any objection to taking the prescribed oath?  der the prescribed oath to be binding on your  deponent has acknowledged that *she/he know	conscience?
Answer	any objection to taking the prescribed oath?  der the prescribed oath to be binding on your	conscience?  ws and understands before me, and the
Answer (b) Do you have Answer (c) Do you consi Answer  I certify that the D the contents of th Deponent's *sign	any objection to taking the prescribed oath?  der the prescribed oath to be binding on your  eponent has acknowledged that *she/he knowns declaration which was *sworn to / affirmed	conscience? ws and understands before me, and the n in my presence.

## **FORM 25**

\*\*\*\*\*\*\*

[Regulation 27]

NOTICE OF VARIATION OR SETTING ASIDE OF PROTECTION ORDER SECTION 13(3) OF THE PROTECTION FROM HARASSMENT ACT, 2011 (ACT NO. 17 OF 2011)

IN .	IN THE MAGISTRATE'S COURT FOR THE DISTRICT O	F
HE	HELD AT APPLICA	ATION NO//
In t	In the matter between:	
		(Applicant)
AN	AND	
		(Respondent)
* D	* Delete whichever is not applicable	
1.	Whereas a protection order was granted on in the Magistrate; and	
2.	<ol><li>Whereas the applicant has applied for the *amendme protection order;</li></ol>	nt /*setting aside of the said
3.	<ul><li>3.1 *the protection order is set aside; or</li><li>3.2 *the protection order is amended as follows:</li></ul>	
Dat	Dated at day of this day of	20
MA	MAGISTRATE	DATE

Office	stamp	

#### \*\*\*\*\*\*

# FORM 26 [Regulation 29] STATEMENT TO BE COMPLETED BY PERSON WHO SERVES, FILES OR FORWARDS DOCUMENT BY FACSIMILE

APPLICATION NO				
(a)	Date on which document was sent by facsimile			
(b)	Time of sending facsimile			
(c)	Facsimile number from which facsimile was sent			
(d)	Person/organisation to which facsimile was addressed			
•	(name and surname)			
(designation) at (employer) situated at the following address:				
hereby declares as follows:				
	I have sent the following document			
	(description of the document)			
with the following reference number				
(b) (i)	Subsequent to the sending of the above facsimile I — obtained the attached transmission verification report as to whether the document was successfully transmitted to the facsimile number of the person/organisation; and			
(ii)	telephonically confirmed with a person who identified himself/herself as			

	following identity numberwas received by him or her.	, ,	
1	:		

Take note: In terms of regulation 29(3) of the Protection from Harassment Regulations, 2013, the document/s served, filed or forwarded in terms of regulation 29(1), the transmission verification report in terms of regulation 29(2)(a) and this statement must be kept as proof of service, filing or delivery.