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THE PRESIDENCY

No. 33 16 January 2006

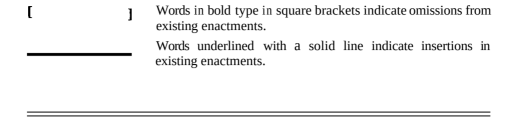
It is hereby notified that the President has assented to the following Act, which is hereby published for general information:-

No. 27 of 2005: Special Pensions Amendment Act, 2005.



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

GENERAL EXPLANATORY NOTE:



(English text signed by the President.) (Assented to **12** January **2006**.)

ACT

To amend the Special Pensions Act, 1996, so as to provide for the lapsing of provisions regarding rights to pensions and survivor's benefits on **31** December 2006; to introduce a surviving spouse's pension, an orphan's pension, and **a** funeral benefit; to regulate benefit payments to spouses and dependants; **to** provide for the reconsideration of determined cases by the Board; to provide for the repayment of any benefit paid to a person that was not entitled to that benefit; to further regulate the dissolution of the Board and the Review Board; to amend Schedule 3 to the Act; to add Schedule 4 to the Act; and to provide for matters connected therewith.

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

Substitution of heading in Act 69 of 1996

1. The following heading is hereby substituted for the heading to Part 1 of the Special Pensions Act, 1996 (hereinafter referred to as the principal Act):

"PART 1

[BENEFITS] $\underline{\text{RIGHT TO PENSION AND SURVIVOR'S LUMP SUM}}$ BENEFIT...

Amendment of section 1 of Act 69 of 1996, as amended by section 1 of Act 75 of 1998

- 2. Section I of the principal Act is hereby amended by the substitution for subsection 10 (4) of the following subsection:
 - **"(4)** Apensioner who qualifies for a benejt in terms of subsection (I) is entitled to receive apension, payable monthly, commencing on $\underline{1}$ April $\underline{1995}$ or the first day of the month during which that person attains the age of $\underline{35}$ years, whichever is the later date."

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Repeal of section 3 of Act 69 of 1996

3. Section 3 of the principal Act is hereby repealed.

SPECIAL PENSIONS AMENDMENT ACT, 2005

Amendment of section 6 of Act 69 of 1996, as amended by section 2 of Act 75 of 1998 and section 1 of Act 21 of 2003

4. Section 6 of the principal Act is hereby amended—	4. 9	Section	6 of the	principal	Act is	hereby	amended —
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(a) by the substitution for the heading of the following heading:

"Applications for benefits <u>under Part 1;";</u>

(b) by the substitution in subsection (I) for the words preceding paragraph (a) of the following words:

"Any person who applies for a *benefit* in terms of [this Act] Part 1 must—".

Insertion of section 6A in Act 69 of 1996

5. The following section is hereby inserted in the principal Act after section 6:

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"Lapsing of Part 1, and certain savings

6A. (1) Part 1, except for this section, lapses on 31 December 2006.

(2) Subsection (1) does not affect any *benefit* payable under this Part in respect of which the *Board* has made a determination in terms of section 7 before 31 December 2006.

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(3) Any *application* for *benefits* in terms of this Part which has been submitted to the *Board* before 31 December 2006, but on which the *Board* has not made a determination by that date, must be finalised as if this Part had not lapsed.".

Insertion of heading and sections 6B, 6C, 6D, 6E, 6F and 6G in Act 69 of 1996

6. The following heading and sections are hereby inserted in the principal Act after section **6A**:

"PART1A

BENEFITS ON DEATH OF PENSIONER

Limitation on benefits payable under Part 1A

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6B. A pensioner referred to in section 1 whose monthly pension payments had already begun by 31 December 2006 or a person referred to in section 2 who had already received a survivor's lump sum benejt by that date, may not be granted any benejt other than a funeral benejit under this Part.

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Right to lump sum benefit

6C. Subject **to** section 6E, upon the death of a *pensioner* a surviving *spouse* or, if there is no surviving *spouse*, a surviving *dependant* of that *pensioner*, is entitled to receive a lump sum payment equal to twice the annual amount that was payable to that *pensioner* immediately before the date of death.

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Right to monthly pension

- **6D.** (I) Subject to section 6E, upon the death of a *pensioner*—
- (a) a surviving *spouse* of that *pensioner* is entitled to receive a monthly *pension* equal to 50% of the *pension* that was payable to that *pensioner* immediately before the date of his or her death for the remainder of the surviving *spouse's* life; or

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- (b) where there is no surviving spouse, a dependant who becomes an orphan is entitled to receive a monthlypension equal to the 50% of the pension that was payable to that pensioner immediately before the date of his or her death—
 - (i) until the *orphan* reaches the age of **18**; or
 - (ii) until the orphan reaches the age of 23, if the orphan is a full-time student; or

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2005	SPECIAL PENSIONS AMENDMENT ACT, 2005	
<i>01</i>	for the remainder of the <i>orphan5</i> life, if the <i>orphan</i> suffers from a permanent and total disability on the date of the <i>pensioner5</i> death. (2) When the first monthly payment is made to a surviving <i>spouse</i> or <i>rphan</i> in terms of this section, the <i>Minister</i> must include a lump sum overing all the <i>pension</i> payments due to that person from the date of the eath of the <i>pensioner</i> to the date of that first payment.	5
A	llocation of equal shares in benefit	
qı m	6E. If a <i>pensioner</i> is survived by more than one <i>spouse</i> or, if there are no arviving <i>spouses</i> , by more than one <i>dependant</i> or <i>orphan</i> , each of whom nalifies for a lump sum <i>benejt</i> or a monthly <i>pension</i> or both, the <i>Board</i> ust allocate an equal share of the lump sum <i>benefit</i> and the monthly	10
be or	nsion to each qualifying spouse, dependant or orphan, as the case may be, but the total benejts for all the surviving spouses, dependants or phans must not exceed the benefit that would have been payable had there been only one surviving spouse, dependant or orphan.	15
F	uneral benefits	
(k	6F. (I) A funeral benefit as set out in Schedule 4 is payable to— (a) a pensioner on the death of his or her spouse or child; (b) a surviving spouse upon the death of apensioner or child of a deceased pensioner; or (c) any dependant who becomes an orphan upon the death of a pensioner or surviving spouse of a deceased pensioner. (2) Section 6E applies with the necessary changes in respect of bsection (1)(b) and (c).	20
\mathbf{A}	pplications for benefits under Part 1A	25
	6G. (1) (a) Any person who applies for a benefit under Part IA must—) complete an application form in such format as the Board may determine; and	
de	supply the <i>Board</i> with such additional information as it may require. (b) The form must be submitted to the <i>Board</i> as soon as possible after the eath of the <i>pensioner</i> , spouse or <i>child</i> , but not later than 12 months	30
ter un	ereafter. (2) If a person who would qualify for a <i>benejt</i> is permanently or imporarily disabled and therefore unable to apply for a <i>benejt</i> personally ider this part, any person acting on behalf of that disabled person may brit a curator's <i>application</i> to the <i>Board</i> in such format as the <i>Board</i> may termine."	15

Insertion of heading in Act 69 of 1996

7. The following heading is hereby inserted in the principal Act after section 6G:

"PART 1B 40

DETERMINATION BY BOARD AND APPEAL"

Act No. 27,2005 SPECIAL PENSIONS AMENDMENT ACT, 2005

Amendment of section 7 of Act 69 of 1996

8. Section 7 of the principal Act is hereby amended by the addition of the following subsection, the current section becoming subsection (1):

"(2) The **Board** may on **application** reconsider and amend or withdraw its determination in respect of any application, if the **Board** is satisfied that material facts exist that were not considered by it and that may have resulted in a different determination, had the facts been considered when it made the determination.".

Insertion of heading and of section 8A in Act 69 of 1996

9. The following heading and section is hereby inserted in the principal Act after section 8:

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"PART 1C

MATTERS RELATING TO BENEFITS

Moneys for payment of benefits

SA. *Benefits* payable in terms of *this Act* must be paid from money appropriated by Parliament for that purpose.".

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Amendment of section 9 of Act 69 of 1996, as amended by section 3 of Act 75 of 1998

- **10.** Section 9 of the principal Act is hereby amended—
- (a) by the substitution for subsection (1) of the following subsection:
 - "(I) The *Minister* must pay any *pension*, payable in terms of [this *Act*] section 1, on the first day of the month in which the pensioner is entitled to that payment, commencing in the month in which the *pensioner* is first entitled to a payment.";
- (b) by the substitution for subsection (3) of the following subsection:
 - "(3) When the first monthly payment is made to a *pensioner* in terms of [subsection] section 1(4), the *Minister* must include therein a lump sum covering all the *pension* payments due to that *pensioner* from either 1 April 1995, or the *pensioner's* [60th] 35th birthday, whichever is the later, to the date of that first payment.";
- (c) by the substitution for subsection (5) of the following subsection:
 - "(5) The *Minister* must pay any *survivor's* lump sum *benefit* payable in terms of *thisAct*, any monthly *pension* referred to in section 6D or any funeral *benefit* referred to in section 6F to the *beneficiary* within 90 days of the date on which the *Board* notifies the *Minister* that a *benefit* is payable to that *beneficiary*."; and
- (d) by the substitution in subsection (6) for paragraphs (a) and (b) of the following 35 paragraphs, respectively:
 - "(a) the Master of the [Supreme] <u>High</u> Court must appoint an appropriate person to administer that *benefit* on behalf of the *beneficiary*; and
 - (b) the **Board**, on behalf of the applicant, must take the necessary steps to obtain the required order from the Master of the [Supreme] <u>High</u> Court.".

Repeal of section 10 of Act 69 of 1996

11. Section 10 of the principal Act is hereby repealed.

Amendment of section 14 of Act 69 of 1996, as amended by section 3 of Act 21 of 45 2003 and section 1 of Act 30 of 2003

- **12.** Section **14** of the principal Act is hereby amended—
 - (a) by the substitution for subsection (1) of the following subsection:
 - "(1) In addition to any **benefits** granted in terms of **this Act**, a **beneficiary** who qualifies as contemplated in [section 1 or 2] section 1,2 50

SPECIAL PENSIONS AMENDMENT ACT. 2005

or 6D may apply for, and if qualified, may	receive payments also in terms
of either or both—	

- (a) the [Social Pension Act, 19731 Social Assistance Act, 1992;
- (b) the Military Pensions Act, 1976."
- (b) by the substitution for subsection (3) of the following subsection:
 - "(3) Benefits received in terms of this Acr are taxable, unless exempted under any applicable law,".
- (c) by the substitution in subsection (4) for paragraph (a) of the following paragraph:
 - "(a) Subject to paragraph (b), any person's right to a **pension** in terms of **10** this Act ceases on the day on which that person's right to a **pension**=
 - in terms of the Government Employees Pension Law, 1996 (Proclamation No. 21 of 1996), is recognised as contemplated in section 30A of that Law; or
 - (ii) is recognised in terms of the rules of any other employee pension or provident fund or scheme established by or under any pension law.".

Insertion of section 14A in Act 69 of 1996

13. The following sections are hereby inserted in the principal Act after section 14:

"Reconsideration and allocation of benefit paid

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subject to reconsideration and allocation of *benefits* in accordance with section 6E in the event that another surviving *spouse*, *dependant* or *orphan* not known at the time of the payment applies and qualifies for the same *benejt*.

(2) The *Minister* must on payment of a *benejt* inform the surviving *spouse*, *dependant* or *orphan* in writing of the provisions of subsection (1).

Repayment of benefit to which person was not entitled

- **14B.** (1) Any amount paid **to** a person as a *benefit* to which that person was not entitled or which was in excess of the amount to which that person was entitled, must be refunded by the person to the *Board* within 30 days of written demand by the *Board*.
 - (2) Despite subsection (1) the *Board* may—
- (a) allow repayment in instalments; or
- (b) set off any amount due to the **Board** against any **benefit** payable in terms of this **Act** to the person concerned.
- (3) Despite subsection(I) the *Review Board* may on the recommendation of the *Board* and if it would be just and equitable to do so—
- (a) allow repayment of a lesser amount; or
- (h) absolve a person from repayment of the whole amount or any part 40 thereof.".

Amendment of section 22 of Act 69 of 1996

- **14.** Section **22 of** the principal Act is hereby amended by the substitution in subsection (3) for paragraphs (b) and (c) of the following paragraphs, respectively:
 - "(b) the [Exchequer Act, 1975 (Act No. 66 of 1975)] Public Finance Management Act, 1999 (Act No. 1 of 1999); and
 - (c) the [Auditor-General Act, 1995 (Act No. 12 of 1995)] Public Audit Act, 2004 (Act No. 25 of 2004).".

Amendment of section 23 of Act 69 of 1996

15. Section 23 of the principal Act is hereby amended—

(a) by the repeal of subsection (1); and

Act No. 27,2005

SPECIAL PENSIONS AMENDMENT ACT. 2005

(b)	by	the	substitution	in	subsection	(6)	for	paragraph	(b)	of	the	follow	ing
	paragraph:												

"(b) subject to the [Exchequer Act, 1975 (Act No. 66 of 1975)] Public Finance Management Act, 1999 (Act No. 1 of 1999), is accountable for all State money that the *Board* receives or pays, and must keep the records needed to comply with that Act.".

Substitution of section 27 of Act 69 of 1996, as amended by section 6 of Act 75 of 1998 and section 5 of Act 21 of 2003

16. The following section is hereby substituted for section 27 of the principal Act:

"Dissolution of Board	10
assign any of the functions contemplated in subsection (2) to an officer in	
the <i>public service</i> . (b) A delegation or assignment contemplated in paragraph (a) does not	
17. Section 28 of the principal Act is hereby amended by the addition of the following	20
subsections: "(6)The Minister must dissolve the Review Board within a period of 90 days after dissolving the Board in terms of section 27(1). (7) Upon dissolution of the Review Board, the Minister is responsible for the performance of all the functions of the Review Board.".	30
Amendment of section 31 of Act 69 of 1996, as amended by section 9 of Act 75 of 1998	35
<u>or</u>	

posthumous child, an adopted child and a child born out of

wedlock, that-

SPECIAL PENSIONS AMENDMENT ACT, 2005

- (b) is under the age of 23 and a full-time student; or
- suffers from a permanent and total disability on the date of the *pensioner's* death, irrespective of his or her age;".
- (e) by the substitution for the definition of "pension" of the following definition: "'pension' means a right to the monthly payment of a pension determined in terms of section 1 or section 6D;"; and
- by the insertion after the definition of "Minister" of the following definition: 'orphan' means a child of the deceased pensioner that—
 - [a) has no surviving parent or of whom the other parent is unknown;
 - has a surviving parent, but the whereabouts of that parent are unknown; or
 - has a surviving parent, but has been abandoned by that parent;".

Amendment of Schedule 3 to Act 69 of 1996

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19. The following Schedule is hereby substituted for Schedule **3** to the principal Act:

Schedule 3

PENSIONS PAYABLE IN TERMS OF SECTION 1(6)

Age category in years	Annual pension amount in Rands	20
35 but younger than SO	6 000	
SO [but younger than 65] until death	12000 Plus 1 200 for each year of service exceeding 5 years with maximum amount of 42000. Where years of service exceed 25 years, a fixed amount of 84000.	
65 and older at the commiencement date	24000 Plus I 200 for each year of service exceeding 5 years with maximum amount of 42 000. Where years of service exceed 25 years, a fixed amount of 84 000	

Addition of Schedule to Act 69 of 1996

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20. The principal Act is hereby amended by the addition of the following Schedule:

Schedule 4

FUNERAL BENEFITS PAYABLE IN TERMS OF SECTION 6F

Pensioner	R7 500	35
Surviving spouse of pensioner	R7 500	
Child	R3 000	

Substitution of Table of Contents of Act 69 of 1996

21. The following Table of Contents is hereby substituted for the Table of Contents of 40 the principal Act:

"TABLE OF CONTENTS

Section

Contents

PART 1

[BENEFITS] RIGHT TO PENSION AND SURVIVOR'S LUMP SUM BENEFIT

- Right to pension
- 2. Right to a survivor's lump sum benefit
- 3. [Payment to survivor on death of pensioner]
- 4. One benefit only to be granted
- 5. **Allocation of survivor's benefit**

10	No. 28407	GOVERN	MENT GAZETTE, 16 JANUARY 2006		
Act No.	. 27, 2005	SPECIAL PENSIONS AMENDMENT	ACT, 2005		
6. <u>6A.</u>		ons for benefits <u>under Part 1</u> of Part I, and certain savings			
		PART 1A			
		BENEFITS ON DEATH OF	ONER		
6B. 6C. 6D. 6E.	Right to l Right to r Allocatio Funeral b			5	
<u>6G.</u>	Applicati	ons for benefits under Part 1A PART 1B		10	
	n	PETERMINATION BY BOARD A	ND ADDEAI		
7.	-	ation by Board	AND IN I DON		
8.		appeal against Board's decision			
		PART 1C		15	
		MATTER RELATING TO BE	ENEFITS		
8A. 1 11. 12. 13. 1 14A 14I	Payment [Payment	f benefits ts to other I pension ds in pension amounts cannot be i or tt for the benefits	1	20 25	
		PART 2			
		SPECIAL PENSIONS BOA	ARD		
15. 16. 17. 18. 19. 20.	Appointm Remunera Conduct o	ment of Board uent of members ution of members of members oe unfettered	3	30	
21. 22. 23. 24. 25.	Staff and of Chief Exe Board fina Duties and Board inv	contractors cutive Officer ances 1 powers of Board estigations	3	35	
26. 27. 28.		ceedings against Board on of Board oard	4	0	
		PART 3			
		GENERAL PROVISION	NS		
GENERAL I ROVIDION					

29.	Minister's powers	
30.	Offences	45
31.	Definitions	
32	Short title and commencement	

Act Nu. 27, 2005

SPECIAL PENSIONS AMENDMENT ACT, 2005

SCHEDULES

Schedule 1: CRIMES AND LIST OF ACTS

Schedule 2: APPLICATION FORM FOR PENSIONS

Schedule 3: PENSIONS PAYABLE IN TERMS OF SECTION 1(6)

Schedule 4: FUNERAL BENEFITS PAYABLE IN TERMS OF SECTION 6F". 5

Retrospective application of certain section

22. Section 6D **of** the principal Act must be regarded **as** having come into operation **on** 1 December 1996.

Short title and commencement

23. This Act is called the Special Pensions Amendment Act, 2005.