

OVI. COMMUNICATION & INFORMATION SYSTEM

1998 -10- 19

REPUBLIC OF SOUTH AFRICOVER OMMUNICATION STITEM

GOVERNMENT GAZETTE

STAATSKOERANT

VAN DIE REPUBLIEK VAN SUID-AFRIKA

Registered at the Post Office as a Newspaper

As a Nausblad by die Poskantoor Geregistreer

 $\nabla \omega = 399$

CAPE TOWN, 4 SEPTEMBER 1998 KAAPSTAD, 4 SEPTEMB ER 1998

No. 19210

OFFICEOF THE PRESIDENT		KANTOOR VAN DIE PRESIDENT		
No 1117	4 September 1 998	No. 1117.	4 September 1998	
It is hereby notified that the President has assented to the following Act which is hereby published for general information:—		Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—		
No. 38 of 1998; Safe Deposit of Securities Amendment Act.		No. 38 van 1998: Wysigingswet op die Veilige Bewaring van		

GENERAL EXPLANATORY NOTE:

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

ACT

To amend the Safe Deposit of Securities Act, 1992, so as to define or redefine certain expressions; to further regulate the disclosure of information by a depositary institution and a central securities depository; to exclude uncertificated securities from the provisions that deal with the ownership and delivery of securities and with the registration of securities in the name of a central securities depository; to further regulate the provisions pertaining to the rules of a central securities depository; and to provide for the delegation or assignment of the powers and duties of a central securities depository; and to provide for matters connected therewith.

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m E}$ IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 85 of 1992, as amended by section 70 of Act 104 of 1993 and section 1 of Act 70 of 1996

- 1. Section 1 of the Safe Deposit of Securities Act, 1992 (Act No. 85 of 1992) (hereinafter referred to as the principal Act), is hereby amended—
 - (a) by the substitution for the definition of "deposit" of the following definition: "'deposit' means a deposit of securities for [safe] custody and administration and includes a deposit by means of an entry in a securities account or a central securities account;";
 (b) by the substitution for the definition of "depositary institution" of the
 - following definition:
 - "'depositary institution' means a person or category of persons authorized by the Registrar to hold and administer securities [in safe deposit] or an interest in securities for the purposes of this Act;";

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- (c) by the substitution in the Afrikaans text for the definition of "effekte" of the following definition:
 - "'effekte' enige genoteerde [effekte] aandele soos omskrewe in artikel 1 van die Wet op Beheer van [Effektebeurse] Aandelebeurse, 1985 (Wet No. 1 van 1985), enige genoteerde finansiële instrumente soos omskrewe 20

in artikel 1 van die Wet op Beheer van Finansiële Markte, 1989 (Wet No. 55 van 1989), of enige ander [effekte] aandele of finansiële instrumente goedgekeur deur die Registrateur by kennisgewing in die Staatskoerant en alle bestaande regte of ander voordele ten opsigte van sodanige [effekte] aandele of instrumente of wat sodanige [effekte] aandele of instrumente toekom, en ook enige sertifikaat wat uitgereik is ten aansien van sodanige [effekte] aandele of instrumente of sodanige regte of ander voordele;";

- (d) by the substitution for the definition of "entry" of the following definition: 'entry' includes an electronic recording of any deposit, withdrawal, 10 transfer, attachment, pledge, cession in securitatem debiti or other transaction in respect of [an interest in] securities;";
 (e) by the substitution for the definition of "Registrar" of the following
- definition:
 - " 'Registrar' means the [Registrar of Financial Markets as defined in 15 section 1 of the Financial Markets Control Act, 1989 (Act No. 55 of 1989)] Executive Officer of the Financial Services Board referred to in section 1 of the Financial Services Board Act, 1990 (Act No. 97 of 1990);";
- by the substitution for the definition of "rules" of the following definition: 20 "'rules' means the rules of a central securities depository made in terms of section 12;"; and
- (g) by the addition of the following definition:
 - " 'uncertificated securities' means uncertificated securities as defined in section 91A of the Companies Act, 1973 (Act No. 61 of 1973).".

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Substitution of heading to Chapter 2 of Act 85 of 1992

2. The following heading is hereby substituted for the heading to Chapter 2 of the principal Act:

"CUSTODY AND ADMINISTRATION OF SECURITIES".

Amendment of section 2 of Act 85 of 1992, as substituted by section 2 of Act 70 of 30 1996

- 3. Section 2 of the principal Act is hereby amended—
 - (a) by the substitution for subsection (2) of the following subsection:
 - "(2) (a) Where securities are deposited with a depositary institution such institution [shall] may, unless the client expressly directs otherwise 35 in writing, [be entitled to] deposit them with another depositary institution or, if it is a participant, deposit them with a central securities
 - (b) The depositary institution or participant, as the case may be, shall reflect the number or nominal value of the securities so deposited in a securities account.";
 - (b) by the insertion after subsection (2) of the following subsections:
 - "(2A) A participant shall deposit and administer securities in terms of
 - (2B) If the records of a central securities depository is inconsistent 45 with those of a participant regarding securities deposited with the central securities depository by the participant, the records of the central securities depository shall, until the contrary is proved, be deemed to be correct."; and
 - (c) by the substitution for paragraph (a) of subsection (3) of the following 50 paragraph:
 - '(a) Every client, depositary institution and participant shall be deemed to warrant that such person is entitled to deposit the securities deposited by that person and that any document or instruction relating to such securities and lodged or given by that person is genuine and correct in all respects and that person shall be deemed to have agreed to indemnify the depositary institution, participant or the central securities

depository against any claim made upon the depositary institution, participant or central securities depository and against any loss suffered by the depositary institution, participant or central securities depository arising out of such deposit or breach of warranty.".

Amendment of section 3 of Act 85 of 1992, as substituted by section 3 of Act 70 of 1996

- **4.** Section 3 of the principal Act is hereby amended by the substitution for subsections (2) and (3) of the following subsections, respectively:
 - "(2) A depositary institution shall notify the client having a securities account with it <u>in writing or as otherwise agreed to by the client</u> of any entry made in such 10 account.
 - (3) A depositary institution shall on request disclose information with regard to the holdings of a client in a securities [repository] account, unless the client concerned directs otherwise in writing in a case where the client may do so in terms of any law.".

Amendment of section 4 of Act 85 of 1992, as substituted by section 4 of Act 70 of 1996

- **5.** Section 4 of the principal Act is hereby amended—
 - (a) by the insertion after subsection (3) of the following subsection:
 - "(3A) Subsections (1), (2) and (3) do not apply to uncertificated 20 securities."; and

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- (b) by the substitution for subsection (4) of the following subsection:
 - "(4) A written acknowledgement signed by or on behalf of a depositary institution in respect of an owner of securities or of a client, or by or on behalf of a central securities depository in respect of a 25 participant or client, as the case may be, and specifying the interest of that owner, client or participant, as the case may be, shall be *prima facie* evidence of the title <u>or interest</u> of that person in such [interest] securities."

Substitution of section 5 of Act 85 of 1992

6. The following section is hereby substituted for section 5 of the principal Act:

"Transfer of securities

5. Transfer of <u>securities or of</u> an interest in securities held by a depositary institution [in a securities repository] shall be effected [by agreement completed] in terms of the rules of a central securities depository by entry in the securities accounts of the transferor and the transferee with the depositary institution or institutions concerned."

Substitution of section 6 of Act 85 of 1992, as substituted by section 5 of Act 70 of 1996

7. The following section is hereby substituted for section 6 of the principal Act: 40

"Pledge, or cession in securitatem debiti, of securities

- **6.** (1) A pledge, or cession *in securitatem debiti*, in respect of <u>securities or of</u> an interest in securities held by a depositary institution [in a securities repository] shall be effected [by agreement completed] in terms of the rules of a central securities depository by entry in the securities account 45
- (a) the pledgor in favour of the pledgee specifying the name of the pledgee, the <u>securities or</u> interest <u>therein</u> ceded and the date; or

- (b) the cedent in favour of the cessionary specifying the name of the cessionary, the <u>securities or</u> interest <u>therein</u> ceded and the date, as the case may be.
- (2) Such [an] <u>securities or interest therein</u> shall not be transferred except with the written consent of the pledgee or cessionary.

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- (3) The pledgee or cessionary of such [an] securities or interest therein shall be entitled to all the rights of a pledgee or cessionary *in securitatem debiti* of movable property.
- (4) Notwithstanding section 3(3), a depositary institution shall at the request of an issuer disclose to the issuer the information contemplated in subsection (1)(a) and (b) and the issuer shall, in turn, furnish such information to any person who requests it."

Substitution of section 8 of Act 85 of 1992, as substituted by section 7 of Act 70 of 1996

8. The following section is hereby substituted for section 8 of the principal Act:

"Delivery of securities

- **8.** (1) Subject to the provisions of sections 4 and 6, the owner of an interest in securities held by a depositary institution in a securities repository or a participant holding an interest in a central securities repository, as the case may be, shall at all times be entitled to delivery, within a reasonable time, by the depositary institution or central securities depository concerned, of the same number of securities, or securities of the same nominal value, and of the same kind as the securities held on such person's behalf, [in such securities repository or central securities repository] as long as such person has a sufficient unencumbered credit 25 balance of securities with the depositary institution or central securities depository concerned.
 - (2) Subsection (1) does not apply to uncertificated securities.".

Amendment of section 9 of Act 85 of 1992, as amended by section 71 of Act 104 of 1993 and section 8 of Act 70 of 1996

- **9.** Section 9 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:
 - "(1) [A] No person may conduct the business of a central securities depository [shall be] unless that person is registered as such in terms of this Act.".

Amendment of section 10 of Act 85 of 1992, as amended by section 9 of Act 70 of 35 1996

- 10. Section 10 of the principal Act is hereby amended—
 - (a) by the substitution for subsections (2) and (3) of the following subsections, respectively:
 - "(2) In the event of rights being exercised <u>against a central securities</u> depository in respect of securities deposited with a central securities depository, such rights shall be exercised through a participant, and that participant shall exercise those rights in its own name on behalf of the relevant clients.
 - (3) All securities held by a central securities depository shall, unless they are bearer <u>or uncertificated</u> securities, be registered in the name of that central securities depository or its wholly owned subsidiary, as defined in section 1(1) of the Companies Act, 1973 (Act No. 61 of 1973), and approved by the Registrar."; and
 - (b) by the substitution for subsection (6) of the following subsection:

"(6) A central securities depository shall on request disclose information with regard to the holdings of a participant or client in a central securities [repository] account, unless the participant or client concerned directs otherwise in writing in a case where the participant or client may do so in terms of any law.".

Amendment of section 11 of Act 85 of 1992, as substituted by section 10 of Act 70 of 1996

- 11. Section 11 of the principal Act is hereby amended by the substitution for subsections (3) and (4) of the following subsections, respectively:
 - "(3) The provisions of sections 5 and 6 shall apply *mutatis mutandis* to the transfer, pledge and cession *in securitatem debiti* by one participant to another of an interest in securities held **[in deposit]** by a central securities depository.
 - (4) A central securities depository shall notify a participant having a central securities account with it <u>in writing or as otherwise agreed to by the participant</u> of any entry made in such account.".

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Amendment of section 12 of Act 85 of 1992, as substituted by section 11 of Act 70 of 1996

- **12.** Section 12 of the principal Act is hereby amended—
 - (a) by the substitution in subsection (1) for the words preceding paragraph (a) of the following words:

"The rules of [any] a central securities depository shall be framed so as to ensure, to the satisfaction of the Registrar—";

- (b) by the substitution for paragraph (d) of subsection (1) of the following paragraph:
 - "(d) that the central securities accounts kept for each participant are conducted with due regard to their interests and the interests of their clients;";
- (c) by the substitution for paragraph (h) of subsection (1) of the following paragraph:
 - "(h) that, unless the rights are exercised directly against the issuer, proper measures are taken to pay to the participants or clients all dividends and other payments made by the issuers of securities and to convey to them all notices regarding rights and other benefits accruing to the securities and to give effect to the lawful instructions of the participants or clients with regard to voting rights and other matters and to ensure that the rights of participants or clients are not in any way diminished by the fact that securities held by them or on their behalf are held collectively in a central securities repository as provided for by this Act.";
- (d) by the substitution for paragraphs (j) and (k) of subsection (1) of the following 40 paragraphs, respectively:
 - "(j) that proper measures are taken by a participant to ensure that the rights of clients are not in any way diminished by the fact that securities held on their behalf are held collectively in a securities repository or central securities repository as provided for by this Act and to ensure that, where a participant agrees—
 - (i) to [pay clients all] receive moneys in respect of securities [received by a participant from the] on behalf of clients from a central securities depository, [or] issuer or [a] company, such moneys are paid to the clients concerned [and];
 - (ii) to convey to clients all information regarding rights and other benefits accruing to the securities <u>held on behalf of such</u> clients, such information is, in fact, conveyed; and
 - (iii) to give effect to the lawful instructions of clients with regard to voting rights and other matters, the necessary action is taken; [and]
 - [(iv) to ensure that the rights of clients are not in any way

diminished by the fact that securities held on their behalf are held collectively in a securities repository or central securities repository as provided for by this Act]

- (k) that, on written request from a client or an owner [or client] of securities or of an interest in securities held in a securities repository or central securities repository, a participant be required to deliver the same number of securities, or securities of the same nominal value and of the same kind, as the securities held on behalf of that client or owner [or client] in [a] the securities repository or central securities repository, as long as the client or owner [or client] has a sufficient unencumbered credit balance of securities with the relevant participant;";
- (e) by the substitution for paragraph (p) of subsection (1) of the following paragraph:
 - (p) that the right of <u>clients and</u> participants to withdraw instruments in respect of securities be subject to a time limit from the date and time of the deposit;"; and
- (f) by the insertion after subsection (1B) of the following subsection:
 - "(1C) (a) A central securities depository may, with the consent of the Registrar, delegate or assign any power or duty conferred upon or assigned to it by or under this Act or by the rules to any person.

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- (b) A central securities depository is not divested of any power or duty delegated or assigned under paragraph (a).
- (c) A central securities depository may, and the Registrar may by written notice to a central securities depository, cancel a delegation or 25 assignment made under paragraph (a)."

Amendment of section 13 of Act 85 of 1992, as amended by section 12 of Act 70 of 1996

13. Section 13 of the principal Act is hereby amended by the substitution for the words preceding paragraph (a) of the following words:

"The attachment of securities or of an interest in securities denosited with a

"The attachment of <u>securities or of</u> an interest in securities deposited with a depositary institution and held in a securities repository or central securities repository shall only be complete when—".

Amendment of section 19 of Act 85 of 1992

- **14.** Section 19 of the principal Act is hereby amended by the substitution for 35 subsection (1) of the following subsection:
 - "(1) This Act shall be called the [**Safe Deposit**] <u>Custody and Administration</u> of Securities Act, 1992, and the provisions thereof shall come into operation on a date fixed by the State President by proclamation in the *Gazette*."

Substitution of long title of Act 85 of 1992, as substituted by section 15 of Act 70 of 40 1996

15. The following long title is hereby substituted for the long title of the principal Act: "To provide for the registration of a central securities depository for the [safe] custody and administration of securities in terms of a predetermined set of rules; to permit a depositary institution to become a participant of a central securities depository; to permit clients to deposit securities through a participant with a central securities depository; [and] to provide for the ownership, transfer, pledge and delivery of securities held [in safe custody] by a depositary institution; and to provide for matters connected therewith."

Short title

16. This Act is called the Safe Deposit of Securities Amendment Act, 1998, and takes effect on a date fixed by the President by proclamation in the *Gazette*.