Please note that most Acts are published in English and another South African official language. Currently we only have capacity to publish the English versions. This means that this document will only contain even numbered pages as the other language is printed on uneven numbered pages.

## REPUBLIC OF SOUTH AFRICA

## **GOVERNMENT GAZETTE**

# **STAATSKOERANT**

## VAN DIE REPUBLIEK VAN SUID-AFRIKA

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#### PRESIDENT'S OFFICE

No. 1877.

20 November 1996

No. 1877.

20 November 1996

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

No. 77 of 1996: Extradition Amendment Act, 1996.

Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

KANTOOR VAN DIE PRESIDENT

No. 77 van 1996: Wysigingswet op Uitlewering, 1996.

Act No. 77, 1996

**EXTRADITION AMENDMENT ACT, 1996** 

#### **GENERAL EXPLANATORY NOTE:**

[	1	Words in bold type in square brackets indicate omissions from existing enactments.			
<b>9-7</b> 8 W		Words underlined with a solid line indicate insertions in existing enactments.			
	*	2			

To amend the Extradition Act, 1962, so as to add certain definitions and to amend a definition; to provide for the designation of States to which extradition may be effected in the absence of formal agreements; to further provide in respect of persons liable to be extradited; to further provide in respect of the issuing of warrants of arrest of persons and for further detention; to grant to the Minister certain powers after a warrant has been issued; to make further arrangements in connection with the evidence that may be received by a magistrate at the enquiry of a detained person; to further regulate the holding of enquiries concerning offences committed in foreign and associated States; to grant to the Minister the power to refuse extradition under certain circumstances; and to further regulate the procedure regarding an appeal by a person against whom an order for extradition has been issued; and to provide for matters connected therewith.

> (English text signed by the President.) (Assented to 6 November 1996.)

E IT ENACTED by the Parliament of the Republic of South Africa, as follows:-

#### Amendment of section 1 of Act 67 of 1962

1. Section 1 of the Extradition Act, 1962 (hereinafter referred to as the principal Act), is hereby amended—

- (a) by the insertion after the definition of "associated State" of the following definitions:
  - " 'designated State' means any foreign State designated by the President under section 2(1)(b);

'extraditable offence' means any offence which in terms of the law of the 10 Republic and of the foreign State concerned is punishable with a sentence of imprisonment or other form of deprivation of liberty for a period of six months or more, but excluding any offence under military law which is not also an offence under the ordinary criminal law of the Republic and of such foreign State;"; and

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(b) by the substitution for the definition of "extradition agreement" of the following definition:

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"'extradition agreement' means an agreement in force or deemed to be in force under section 2 including a multilateral convention to which the Republic is a signatory or to which it has acceded and which has the same effect as such agreement;".

Amendment of section 2 of Act 67 of 1962, as amended by section 18 of Act 93 of 1963, section 53 of Act 70 of 1968, section 15 of Act 29 of 1974 and section 1 of Act 46 of 1987

- 2. Section 2 of the principal Act is hereby amended—
  - (a) by the substitution for subsection (1) of the following subsection:

"(1) The [State] President may, on such conditions as he or she may 10 deem fit, but subject to the provisions of this Act—

(a) enter into an agreement with any foreign State, other than a designated State, providing for the surrender on a reciprocal basis of persons accused or convicted of the commission within the jurisdiction of the Republic or such State or any territory under the sovereignty or protection of such State, of an extraditable offence or offences specified in such agreement and may likewise agree to any amendment or revocation of such agreement; and

(b) designate any foreign State for purposes of section 3(3), and may at any time amend the conditions to which such designation was subjected to or revoke such designation.";

(b) by the deletion of subsection (2);

(c) by the substitution for the words preceding paragraph (a) of subsection (3) of the following words:

"No such agreement or designation or any amendment thereof, or 25 revocation of the designation, shall be of any force or effect—";

(d) by the substitution for paragraph (a) of subsection (3) of the following paragraph:

"(a) until [it has been published by the State President by proclamation in the Gazette] the ratification of, or accession to, or amendment or revocation of such agreement or designation has been agreed to by Parliament; [or]";

(e) by the deletion of paragraph (b) of subsection (3);

(f) by the insertion after subsection (3) bis of the following subsection:

"(3)ter The Minister shall as soon as practicable after Parliament has agreed to the ratification of, or accession to, or amendment or revocation of an agreement or the designation of a foreign State, give notice thereof in the Gazette."; and

(g) by the deletion of subsection (5).

### Amendment of section 3 of Act 67 of 1962

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3. Section 3 of the principal Act is hereby amended—

(a) by the substitution for subsection (2) of the following subsection:

"(2) Any person accused or convicted of an [offence contemplated by subsection (2) of section two and] extraditable offence committed within the jurisdiction of a foreign State which is not a party to an 45 extradition agreement shall be liable to be surrendered to such foreign State, if the [State] President has in writing consented to his or her being so surrendered."; and

(b) by the addition of the following subsection:

"(3) Any person accused or convicted of an extraditable offence committed within the jurisdiction of a designated State shall be liable to be surrendered to such designated State, whether or not the offence was committed before or after the designation of such State and whether or not a court in the Republic has jurisdiction to try such person for such offence."

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#### Amendment of section 5 of Act 67 of 1962

4. Section 5 of the principal Act is hereby amended by the substitution for paragraph (b) of subsection (1) of the following paragraph:

"(b) upon such information of his or her being a person [liable to be surrendered to a foreign State] accused or convicted of an extraditable offence committed within the jurisdiction of a foreign State, as would in the opinion of the magistrate justify the issue of a warrant for the arrest of such person, had it been alleged that he or she committed an offence in the Republic.".

#### Amendment of section 7 of Act 67 of 1962

5. Section 7 of the principal Act is hereby amended by the substitution for subsection 10 (2) of the following subsection:

"(2) Such a warrant for the further detention of any person may be issued upon such information of his <u>or her</u> being a person [liable to be surrendered to a foreign State] accused or convicted of an extraditable offence committed within the jurisdiction of a foreign State, as would in the opinion of the magistrate justify the issue of a warrant for the arrest of such person, had it been alleged that he <u>or she</u> committed an offence in the Republic."

#### Amendment of section 8 of Act 67 of 1962

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

"(2) The Minister may at any time after having been notified that a warrant has been issued as contemplated in subsection (1)—

(a) in the case where the warrant has not yet been executed, direct the magistrate concerned to cancel the warrant; or

(b) in the case where the warrant has been executed, direct that the person who has been arrested be discharged forthwith.

if the Minister is of the opinion that a request for the extradition of the person concerned is being delayed unreasonably, or for any other reason that the Minister may deem fit.".

#### Amendment of section 9 of Act 67 of 1962, as amended by section 2 of Act 46 of 1987 30

7. Section 9 of the principal Act is hereby amended—

(a) by the substitution for the words preceding paragraph (a) of subsection (3) of the following words:

"Any deposition, statement on oath or affirmation taken, whether or not taken in the presence of the accused person, or any record of any 35 conviction or any warrant issued in a foreign State, or any copy or sworn translation thereof, may be received in evidence at any such enquiry if such document is—"; and

(b) by the substitution for paragraph (a) of subsection (3) of the following paragraph:

"(a) (i) accompanied by a certificate according to the example set out in Schedule B;

(ii) authenticated in the manner [foreign documents may be authenticated to enable them to be produced in any court in the Republic or in the manner] provided for in the 45 extradition agreement concerned; or

(iii) authenticated by the signature and seal of office—

(aa) of the head of a South African diplomatic or consular mission or a person in the administrative or professional division of the public service serving at a South African diplomatic, consular or trade office in a foreign State or a South African foreign service officer grade VII or an

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		honorary South African consul-general, vice-consul or trade commissioner;	
	(bb)	of any government authority of such foreign State charged with the authentication of documents in terms of the law of that foreign State;	5
		of any notary public or other person in such foreign State who shall be shown by a certificate of any person referred to in item (aa) or (bb) or of any diplomatic or consular	
		officer of such foreign State in the Republic to be duly authorized to authenticate such document in terms of the law of that foreign State; or	10
*>:\$* (*	(dd)	of a commissioned officer of the South African National Defence Force in the case of a document executed by a person on active service; or".	
100	n of section 10 of	海运产品 医多种性 化二烷二烷 医二烷烷二烷	15
<b>8.</b> The fo	llowing section is	hereby substituted for section 10 of the principal Act:	
	"Enquiry where	offence committed in foreign State	
	referred to in sector brought before h	n consideration of the evidence adduced at the enquiry $tion 9(4)(a)$ and $(b)(i)$ the magistrate finds that the person $tion to the constant in the case where such person is accused of an offence, that$	20
	there [would be shad it been com	sufficient reason for putting him on trial for the offence mitted in the Republic] is sufficient evidence to warrant the offence in the foreign State concerned, the magistrate	
	shall issue an o	order committing such person to prison to await the on with regard to his or her surrender, at the same time person that he or she may within 15 days appeal against	25
	such order to the		
	evidence to warra accept as conclus issued by an app foreign State conc	ant a prosecution in the foreign State the magistrate shall sive proof a certificate which appears to him or her to be propriate authority in charge of the prosecution in the cerned, stating that it has sufficient evidence at its disposal	٠.
in i		osecution of the person concerned.  magistrate finds that the evidence does not warrant the	35
		er of committal or that the required evidence is not in a reasonable time, he shall discharge the person brought	
	forward to the M	nagistrate issuing the order of committal shall forthwith linister a copy of the record of the proceedings together as he may deem necessary.".	
Substitutio	n of section 11 of	Act 67 of 1962	.2
9. The fo	llowing section is	hereby substituted for section 11 of the principal Act:	
	"Minister may	order or refuse surrender to foreign State	
	11. The Minist		45
		person committed to prison under section 10 to be to any person authorized by the foreign State to receive or	
	(b) order that a	person shall not be surrendered—	·
	the Resuch pr	criminal proceedings against such person are pending in public, until such proceedings are concluded and where occeedings result in a sentence of a term of imprisonment, ach sentence has been served;	
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- (ii) where such person is serving, or is about to serve a sentence of a term of imprisonment, until such sentence has been completed;
- (iii) at all, or before the expiration of a period fixed by the Minister, if he or she is satisfied that by reason of the trivial nature of the offence or by reason of the surrender not being required in good faith or in the interests of justice, or that for any other reason it would, having regard to the distance, the facilities for communication and to all the circumstances of the case, be unjust or unreasonable or too severe a punishment to surrender the person concerned; or

(iv) if he or she is satisfied that the person concerned will be prosecuted or punished or prejudiced at his or her trial in the foreign State by reason of his or her gender, race, religion, nationality or political opinion.".

#### Substitution of section 12 of Act 67 of 1962

10. The following section is hereby substituted for section 12 of the principal Act:

#### "Enquiry where offence committed in associated State

12. (1) If upon consideration of the evidence adduced at the enquiry referred to in section 9(4)(b)(ii) the magistrate finds that the person brought before him or her is liable to be surrendered to the associated State 20 concerned, the magistrate shall, subject to the provisions of subsection (2), issue an order for his or her surrender to any person authorized by such associated State to receive him or her at the same time informing him or her that he or she may within 15 days appeal against such order to the Supreme

(2) [If the magistrate is of the opinion that] The magistrate may order that theperson brought before him or her shall not be surrendered-

- (a) where criminal proceedings against such person are pending in the Republic, until such proceedings are concluded and where such proceedings result in a sentence of a term of imprisonment, until such 30 sentence has been served;
- where such person is serving, or is about to serve a sentence to a term of imprisonment, until such sentence has been completed; or
- at all, or before the expiration of a period fixed by him or her, or make such order as to him or her seems just if he or she is of the opinion 35 that-
  - (i) :: by reason of the trivial nature of the offence or by reason of the surrender not being required in good faith or in the interests of justice, or that for any other reason it would, having regard for the distance, the facilities for communication and to all the circum- 40 stances of the case, be unjust or unreasonable or too severe a punishment to surrender the person [required to be surrendered either at all or until the expiration of a certain period, the magistrate may discharge such person or order that he shall not be surrendered until after the expiration of a period stated in such order or may make such other order as to the magistrate seems just] concerned; or
  - (ii) the person concerned will be prosecuted or punished or prejudiced at his or her trial in the associated State by reason of his or her gender, race, religion, nationality or political opinion.

(3) If the magistrate finds that the evidence does not warrant the issue of an order under subsection (1) or that the required evidence is not forthcoming within a reasonable time and the delay is not caused by the person brought before him or her, he or she shall discharge [the] that person [brought before him].".

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### Amendment of section 13 of Act 67 of 1962

	ction 13 of the principal Act is hereby amended by the addition of the following	
ubsectio		
time the pers Cor	(3) Any person who has lodged an appeal in terms of subsection (1) may at any e before such appeal has been disposed of, apply to the magistrate who issued order in terms of section 10 or 12 to be released on bail on condition that such son deposits with the clerk of court, or with a member of the Department of rectional Services, or with any police official at the place where such person is	5
sub: Crit	ustody, the sum of money determined by the magistrate.  4) If the magistrate orders that the applicant be released on bail in terms of section (3), the provisions of sections 66, 67, 68 and 307(3), (4) and (5) of the minal Procedure Act, 1977 (Act No. 51 of 1977), shall mutatis mutandis apply ail so granted, and any reference in those sections to—	10
	the prosecutor who may act under those sections, shall be deemed to be a reference to such person who may appear at an enquiry held under this Act; the accused, shall be deemed to be a reference to the person released on bail	15
	under subsection (3); the court, shall be deemed to be a reference to the magistrate who released such person on bail; and	
(d)	the trial or sentence, shall be deemed to be a reference to the magistrate's order under section 10 or 12.".	20
ddition	of Schedule B to Act 67 of 1962	1/2
	he following Schedule is hereby added to the principal Act, the existing becoming Schedule A.	
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*::	"Schedule B (section 9(3)(a)(i))	25
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#### Amendment of section 23 of Act 67 of 1962

13. Section 23 of the principal Act is hereby amended by the substitution for the word "Schedule" of the expression "Schedule A".

#### Transitional provisions

- 14.(1) Any enquiry pending before a magistrate in terms of section 9(1) of the principal Act, immediately before the commencement of this Act, shall be continued and concluded as if this Act has not been passed.
- (2) For the purposes of subsection (1) an enquiry shall be deemed to be pending if the magistrate has proceeded with the enquiry as contemplated in section 9(2) of the principal Act, and it shall be deemed to have been concluded if the magistrate
  - (a) has issued an order referred to in section 10(1) or 12(1) or (2); or
  - (b) has discharged a person in terms of section 10(3) or 12(3), of the principal Act.

#### Short title and commencement

15. This Act shall be called the Extradition Amendment Act, 1996, and shall come 15 into operation on a date fixed by the President by proclamation in the *Gazette*.