DEPARTMENT OF ECONOMIC DEVELOPMENT

NOTICE 600 OF 2021

NORTHERN CAPE PROVINCIAL GOVERNMENT

DEPARTMENT OF ECONOMIC DEVELOPMENT AND TOURISM

NORTHERN CAPE CONSUMER PROTECTION BILL, 2021

The abovementioned Bill is hereby published for public comment .

Any person who wishes to comment on the said Bill must submit such comment in writing within 30 days of publication hereof.

Comments must be submitted to:

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BILL

To repeal the Northern Cape Consumer Protection Act, 2012 (Act No. 1 of 2012); to make provision for certain definitions; to provide for the Provincial Consumer Protection Authority as a Unit within the Department of Economic Development and Tourism; to provide for the appointment of the Consumer Protector, Deputy Consumer Protector; and to provide for all management arrangements related to the Authority and Consumer Court; to provide for the establishment of a Consumer Court for the Province; to provide for the appointment of members and a Registrar for the Consumer Court; to provide for the functioning and administration of the Consumer Court; and to provide for matters connected therewith.

PREAMBLE

WHEREAS a need exists within the Northern Cape Province to protect the rights of consumers;

AND WHEREAS national legislation provides for concurrent consumer protection functions to be exercised by provincial consumer protection entities,

BE IT THEREFORE ENACTED by the Northern Cape Provincial Legislature, as follows:-

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Inter	pretatio	on.				
1.	(1)	In this Act, any word or expression to which a meaning has been assigned in the Consumer Protection Act, 2008 (Act No. 68 of 2008) has the meaning so assigned to it, and, unless the context otherwise indicates –	20			
		"Authority" means the Provincial Consumer Protection Unit within the Department of Economic Development and Tourism;	25			
		"Constitution" means the Constitution of the Republic of South Africa, 1996;				
		"consumer", in respect of any particular goods or services, means –	30			
		(a) a person to whom those particular goods or services are marketed in the ordinary course of the supplier's business;				
		(b) a person who has entered into a transaction with a supplier in the ordinary course of the supplier's business, unless the transaction is exempt from the application of the Consumer Protection Act by section 5(2) or in terms of section 5(3) of that Act;	35			
		(c) if the context so requires or permits, a user of those particular goods or a recipient or beneficiary of those particular services, irrespective of whether that user, recipient or beneficiary was a party to a transaction concerning the supply of those particular goods or services; and	40			
		(d) a franchisee in terms of a franchise agreement, to the extent applicable in terms of section 5(6)(b) to (e) of the Consumer Protection Act;	45			

"Consumer Court" means the Northern Cape Consumer Court established by section 18;	
"Consumer Protection Act" means the Consumer Protection Act, 2008 (Act No. 68 of 2008);	5
"consumer protection unit" means the Authority or the Consumer Court;	
"Consumer Protector" means the Northern Cape Consumer Protector appointed in terms of section 5(1), subject to the Public Service Act, 1994 as amended;	10
"Credit Act" means the National Credit Act, 2005 (Act No. 34 of 2005);	
"Department" means the Department responsible for economic development in the Province;	15
"Deputy Consumer Protector" means the Deputy Consumer Protector appointed in terms of section 5(4), subject to the Public Service Act, 1994 as amended;	20
"functionary of a consumer protection unit" means the Registrar, the Consumer Protector or the Deputy Consumer Protector and a member of the Consumer Court;	-
"goods" include –	25
 (a) anything marketed for human consumption; (b) any tangible object not otherwise contemplated in paragraph (a), including any medium on which anything is or may be written or encoded; 	30
(c) any literature, music, photograph, motion picture, game, information, data, software, code or other intangible product written or encoded on any medium, or a licence to use any such intangible product;	35
(d) a legal interest in land or any other immovable property, other than an interest that falls within the definition of "service" in this section; and	33
(e) gas, water and electricity;	40
"institution" means –	10
(a) the Provincial Consumer Protection Authority established by section 4; or	45
(b) the Northern Cape Consumer Court established by section 18;	43
"Province" means the Northern Cape Province referred to in section	

103(1)(g) of the Constitution, or any part thereof;

"Provi	incial (Gazette" means the Provincial Gazette of the Province;	
		Act, 1999 (Act No. 1 of 1999);	_
		neans the Registrar of the Consumer Court appointed in terms subject to the Public Service Act, 1994 as amended;	5
		Member " means the Member of the Executive Council r economic development in the Province;	10
"servic	ce" incl	udes, but is not limited to –	
(a) (b)	indirec	ork or undertaking performed by one person for the direct or to benefit of another; ovision of any education, information, advice or consultation,	15
	except Adviso	advice that is subject to regulation in terms of the Financial ory and Intermediary Services Act, 2002 (Act No. 37 of 2002); inking services, or related or similar financial services, or the	
(c)	undert	aking, underwriting or assumption of any risk by one person half of another, except to the extent that any such service –	20
	(i)	constitutes advice or intermediary services that is subject to regulation in terms of the Financial Advisory and Intermediary Services Act, 2002 (Act No. 37 of 2002); or	25
	(ii)	is regulated in terms of the Long-term Insurance Act, 1998 (Act No. 52 of 1998), or the Short-term Insurance Act, 1998 (Act No. 53 of 1998);	
(d) (e)		nsportation of an individual or any goods; ovisions of –	30
	(i)	any accommodation or sustenance;	
	(ii)	any entertainment or similar intangible product or access to any such entertainment or intangible product;	35
	(iii)	access to any electronic communication infrastructure;	33
	(iv)	access, or of a right of access, to an event or to any premises, activity or facility; or	
	(v)	access to or use of any premises or other property in terms of a rental;	40
(f)	-	of occupancy of, or power or privilege over or in connection ny land or other immovable property, other than in terms of	
(g)	rights extent	of a franchisee in terms of a franchise agreement, to the applicable in terms of section 5(6)(b) to (e) of the Consumer tion Act,	45

			ective of whether the person promoting, offering or providing the es participates in, supervises or engages directly or indirectly in the e;	
			blier ' means supplier as defined in section 1 of the Consumer ction Act;	5
			oly chain' means supply chain as defined in section 1 of the amer Protection Act, 2008 (Act No. 68/2008);	10
		"this .	Act" includes any regulation made under this Act; and	
			unal" means the National Consumer Tribunal established by section the Credit Act.	15
	(2)	Credit	Act, whenever a provision of the Consumer Protection Act or the Act is to apply, read with the changes required by the context, in pplication, unless the context otherwise indicates, a reference in those o –	20
		(a)	the "Act" must be construed as a reference to "this Act";	
		(b)	the "Commission" must be construed as a reference to the "Authority";	25
		(c)	the "Minister" must be construed as a reference to the "responsible Member"; and	
		(d)	the "Tribunal" must be construed as a reference to the "Consumer Court".	30
			Part B	
			OBJECTS AND APPLICATION OF ACT	35
Objec	ts of Ac	et		
2.	(1)	welfare princip	ojects of this Act are to promote and advance the social and economic e of consumers in the Province in accordance with provisions and oles set out in the Consumer Protection Act, by providing for tions to –	40
		(a)	investigate;	45
		(b)	mediate; or	45

		(c)	adjudi	cate,			
				ringement of consumers' rights as set tection Act.	out in Chapter 2 of the		
	(2)			ses of this Act, sections 3 and 4 of the with the changes required by the cont			
App	lication	of Act				į	
3.	Subject to the exemptions set out in section 5 of the Consumer Protection Act, this Act applies within the Province to all activities referred to in that section to which that Act applies.						
				CHAPTER 2			
	I	PROVI	NCIAL (CONSUMER PROTECTION AUT	THORITY		
				Part A		15	
AU7	THORI blishme	TY		F PROVINCIAL CONSUME Consumer Protection Authority	ER PROTECTION	20	
4.	(1)			Consumer Protection Authority for the Department.	e Province functions as		
	(2)	respo	onsible M	must, by notice in the <i>Provincial Gazet</i> ember to have general authority ters, and –	,	25	
		(a)	is a un	t within the Department;		30	
		(b)	has jur	sdiction throughout the Province;			
		(c)	must p	erform the specific functions –			
			(i)	assigned to it by this Act, any other a responsible Member;	applicable law or by the	35	
			(ii)	assigned to a provincial consumer of the Consumer Protection Act,	protection authority by	40	
				most cost-efficient and effective man ne values and principles mentioned aution.			

Appointment of Consumer Protector and Deputy Consumer Protector 5. (1)The responsible Member must, subject to the provisions of the Public Service Act, 1994 as amended appoint a person with suitable experience and at least an university degree in economics, law, commerce, industry or 5 public affairs as Provincial Consumer Protector in the Office of the Authority, who must perform all the functions of the Authority under this Act or any other law. The Head of Department is the accounting authority for the Authority, and (2)10 as such is responsible for -(a) all income and expenditure of the Authority; (b) all revenue collected by the Authority; 15 (c) all assets, and the discharge of all liabilities of the Authority; and (d) the proper and diligent implementation of the Public Finance Management Act with respect to the Authority. 20 (3) The responsible Member must appoint a person with suitable experience and at least an university degree in economics, law, commerce, industry or public affairs as Deputy Consumer Protector who -25 must assist the Consumer Protector in carrying out the functions of (a) the Authority, and must perform the functions of the Authority whenever -(b) 30 (i) the Consumer Protector is unable for any reason to perform the functions of the Authority; or (ii)the office of the Consumer Protector is vacant. 35

(4)	The C	Consumer Protector may in writing —	5
		(a) assign management or other duties to the Deputy Consumer Protector or to employees of the Authority with appropriate skills to assist the Consumer Protector in the management or control over the functioning of the Authority; and	10
		(b) delegate, with or without conditions, any of the powers or functions of the Authority to the Deputy Consumer Protector or to any suitably qualified employee of the Authority, but any such delegation does not divest the Consumer Protector of responsibility for the exercise of any power or performance of any such function.	15
		Part B	
		FUNCTIONING OF THE AUTHORITY	20
Referral of matters to Consumer Court			
6.	(1)	Subject to subsections (2) and (4), a matter to be considered by the Consumer Court in terms of this Act or the Consumer Protection Act may only be considered if referred in writing to the Consumer Court by the Authority.	25
	(2)	A person contemplated in section 4(1) of the Consumer Protection Act who seeks to enforce any right in accordance with section 69(c)(ii) of that Act by applying directly to the Consumer Court, may do so only —	30
		(a) if a complaint has beforehand been filed with and investigated by the Authority; and	25
		(b) the Authority has issued a notice of non-referral to the person.	35
	(3)	Proceedings before the Consumer Court must, subject to subsection (2), be prosecuted by the Authority, which may be represented by an advocate, attorney or any other person appointed in writing by the Consumer Protector.	40
	(4)	The provisions of subsections (1), (2) and (3) do not apply to a matter referred to the Consumer Court in terms of sections 140 or 141 of the Credit Act.	

Appointment of inspectors and investigators					
7.	(1)	The r	esponsi	ble Member, after consultation with the Consumer Protector –	
		(a)	any o	appoint or designate any suitable employee of the Authority or other suitable person employed by the Department, as an octor or investigator; and	5
		(b)	presc	issue each inspector or investigator with a certificate in the ribed form stating that the person has been appointed or nated as an inspector or investigator in terms of this Act.	10
	(2)	subset person	ction (1) n affect person,	n inspector or investigator appointed or designated under (a), performs a function under this Act in the presence of any ed thereby, the inspector or investigator must, on demand by produce to him or her the certificate referred to in subsection	15
Inves	stigation	a by Au	thority		
8.	(1)	Upon initiating or receiving a complaint in terms of this Act or the Consumer Protection Act, the Authority may –			
		(a)		a notice of non-referral to the complainant in the prescribed if the complaint –	25
			(i)	appears to be frivolous or vexatious;	
			(ii)	does not allege any facts which, if true, would constitute grounds for a remedy under this Act; or	30
			(iii)	is prevented, in terms of section 116 of the Consumer Protection Act, from being referred to the Consumer Court;	
		(b)		an inspector or investigator to investigate the complaint as y as practicable, in any other case.	35
	(2)	one of	r more	uring an investigation, the Consumer Protector may designate persons to assist the inspector or investigator conducting the contemplated in subsection (1).	40
Outc	Outcome of investigation				
9.	After	conclud	ing an i	nvestigation into a complaint, the Authority may –	45
	(a)	issue a	notice	of non-referral to the complainant in the prescribed form;	45

	(b)	refer the matter to the National Prosecuting Authority, if the Authority alleges that a person has committed an offence in terms of this Act; or	
	(c)	if the Authority believes that a person has engaged in prohibited conduct –	r
		(i) propose a draft consent order in terms of section 10; or	5
		(ii) issue a compliance notice in terms of section 100 of the Consumer Protection Act.	
Con	sent ord	lers	10
10.	(1)	If a matter has been investigated by the Authority, and the Authority and the respondent agree to the proposed terms of an appropriate order, the Consumer Court or a court, without hearing any evidence, may confirm that agreement as a consent order.	15
	(2)	After hearing a motion for a consent order, the Consumer Court or a court must –	•
		(a) make an order as agreed to and proposed by the Authority and the respondent;	20
		(b) indicate any changes that must be made in the draft order before the order is made; or	25
		(c) refuse to make the order.	
	(3)	With the consent of a complainant, a consent order confirmed in terms of subsection (1) may include an award of damages to the complainant.	30
Refe	rral to (Consumer Court by complainant	
11.	(1)	If a notice of non-referral in response to a complaint, other than on the grounds contemplated in section 116 of the Consumer Protection Act, 2008 (Act No. 68/2008) was issued, the complainant concerned may refer the matter directly to the Consumer Court, in accordance with Section 75(1)(a) of the Consumer Protection Act, 2008 (Act No. 68/2008) with leave of the Consumer Court.	35
	(2)	A referral to the Consumer Court, whether by the Authority or by a complainant in terms of subsection (1), must be in the prescribed form, subject to Provincial Legislation governing that Consumer Court.	40
Resp	onsible	Member may direct policy and other matters and require investigation	
12.	The r	esponsible Member may –	

	(a)	by notice in the <i>Provincial Gazette</i> , issue policy directives to the Authority with respect to the application, administration and enforcement of this Act, but any such directive must be consistent with this Act and the Consumer Protection Act; and	
	(b)	at any time direct the Authority to –	5
		(i) investigate an alleged contravention of this Act or the Consumer Protection Act;	10
		(ii) investigate any matter or circumstances with respect to the purposes of this Act or the Consumer Protection Act, whether or not those circumstances appear at the time of the direction to amount to a possible contravention of this Act or the Consumer Protection Act; or	10
		(iii) give effect to any arrangement contemplated in section 83(1) of the Consumer Protection Act.	
		Part C	20
		POWERS IN SUPPORT OF INVESTIGATION	
Sum	mons		25
13.	(1)	At any time during an investigation being conducted in terms of section 8(1)(b), the Consumer Protector may issue a summons to any person who is believed to be able to furnish any information on the subject of the investigation, or to have possession or control of any book, document or other object that has a bearing on that subject –	25 30
		 (a) to appear before the Authority, or before an inspector or independent investigator, to be questioned at a time and place specified in the summons; or (b) to deliver or produce to the Authority, or to an inspector or independent investigator, any book, document or other object 	35
	(2)	referred to in paragraph (a) at a time and place specified in the summons. A summons contemplated in subsection (1) —	40
		(a) must be signed by the Consumer Protector, or by an employee of the Authority designated by the Consumer Protector; and	45
		(b) may be served in the same manner as a subpoena in a criminal case issued by the magistrate's court.	

(3)		An inspector or investigator before whom a person is summoned to appear, or to whom a person is required to deliver any book, document or other object, may –		
		(a) interrogate and administer an oath to, or accept an affirmation from, the person named in the summons; and	5	
		(b) retain any such book, document or other object for examination, for a period not exceeding two months, or such longer period as the Consumer Court, on application and good cause shown, may allow.	10	
	(4)	A person questioned by the Authority or by an inspector or investigator conducting an investigation must answer each question truthfully and to the best of that person's ability, but –		
		(a) a person is not obliged to answer any question if the answer is self-incriminating; and	15	
		(b) the person asking the questions must inform that person of the right set out in paragraph (a).	20	
	(5)	No self-incriminating answer given or statement made by any person to the Authority or an inspector or investigator exercising powers in terms of this Act, will be admissible as evidence against that person in criminal proceedings against that person instituted in any court, except in criminal proceedings for perjury or in which that person is tried for an offence contemplated in section 37(3) or 38(2)(d), and then only to the extent that the answer or statement is relevant to prove the offence charged.	25	
Auth	ority to	enter and search under warrant	30	
14.	(1)	A judge of the High Court or a magistrate may issue a warrant to enter and search any premises that are within the jurisdiction of that judge or magistrate if, from information on oath or affirmation, there are reasonable grounds to believe that —	35	
		(a) a contravention of this Act has taken place, is taking place, or is likely to take place on or in those premises; or		
		(b) anything connected with an investigation in terms of this Act is in the possession of, or under the control of, a person who is on or in those premises.	40	
	(2)	A warrant to enter and search may be issued at any time and must specifically –	45	

	(a)	ident	ify the premises that may be entered and searched; and			
	(b)		orise an inspector, investigator or a police officer to enter and the premises and to do anything listed in section 15.			
(3)	A wa	arrant to	enter and search is valid until –	5		
	(a)	the w	varrant is executed;			
	(b)		warrant is cancelled by the person who issued it or, in that on's absence, by a person with similar authority;	10		
	(c)	the p	urpose for issuing it has lapsed; or			
	(d)	the ex	xpiry of one month after the date it was issued.	15		
(4)	the j	udge, reį	enter and search may be executed only during the day, unless gional magistrate or magistrate who issued it authorises that it ecuted at night at a time that is reasonable under the is.	20		
(5)			son authorised by warrant issued in terms of subsection (2) may enter earch premises named in that warrant.			
(6)			before commencing with the execution of a warrant, a person t warrant must either –	25		
	(a)	if the	owner, or person in control, of the premises to be searched is nt –			
		(ï)	provide identification to that person and explain to that person the authority by which the warrant is being executed; and	30		
		(ii)	hand a copy of the warrant to that person or to the person named in it; or	35		
	(b)		ne of those persons is present, affix a copy of the warrant to remises in a prominent and visible place.			

Powers to enter and search

15.	(1)	A per may –	son who is authorised under section 14 to enter and search premises	
		(a)	enter upon or into those premises;	5
		(b)	search those premises;	
		(c)	search any person on those premises if there are reasonable grounds for believing that the person has personal possession of an article or document that has a bearing on the investigation;	10
		(d)	examine any article or document that is on or in those premises that has a bearing on the investigation;	15
		(e)	request information about any article or document from the owner of, or person in control of the premises or from any person who has control of the article or document, or from any other person who may have the information;	20
		(f)	take extracts from, or make copies of, any book or document that is on or in the premises that has a bearing on the investigation;	
		(g)	use any computer system on the premises, or require assistance of any person on the premises to use that computer system, to-	25
			(i) search any data contained in or available to that computer system;	
			(ii) reproduce any record from that data;	30
		(h)	seize any output from that computer for examination and copying; and	
		(i)	attach and if necessary remove from the premises for examination and safekeeping anything that has a bearing on the investigation.	35
	(2)	Section	n 13(5) applies equally to an answer given or statement made to an tor, investigator or police officer in terms of this section.	40
	(3)	An ins	spector or investigator authorised to conduct an entry and search in	

terms of section 14 may be accompanied and assisted by a police officer.

Conduct of entry and search

16.	(1)	condu	rson who enters and searches any premises under section 15 must uct the entry and search with strict regard for decency and order, and regard for each person's right to dignity, freedom, security and privacy.	5
	(2)	invest	ng any search under section 15(1)(c), only a female inspector, tigator or police officer may search a female person, and only a male ctor, investigator or police officer may search a male person.	10
	(3)		rson who enters and searches premises under section 15, before ioning anyone, must –	10
		(a)	advise that person of the right to be assisted at the time by an advocate or attorney; and	15
		(b)	allow that person to exercise that right.	
	(4)	A per	son who removes anything from premises being searched must -	•0
		(a)	issue a receipt for it to the owner of, or person in control of, the premises; and	20
		(b)	return it as soon as practicable after achieving the purpose for which it was removed.	25
	(5)	an ar	ng a search, a person may refuse to permit the inspection or removal of cricle or document on the grounds that it contains privileged mation.	
	(6)	of sub the se sheriff article	owner or person in control of an article or document refuses in terms essection (5) to give that article or document to the person conducting earch, the person conducting the search may request the Registrar or of of the High Court that has jurisdiction to attach and remove the or document for safe custody until that court determines whether or the information is privileged.	30
	(7)			
	(7)	section to ent the er	lice officer who is authorised to enter and search premises under in 13, or who is assisting an inspector or investigator who is authorised are and search premises under section 14, may overcome resistance to entry and search by using as much force as is reasonably required, ling breaking a door or window of the premises.	40

(8)

Before using force in terms of subsection (6), a police officer must audibly

		demand admission and must announce the purpose of the entry, unless it is reasonable to believe that doing so may induce someone to destroy or dispose of an article or document that is the object of the search.	_
	(9)	The Authority may compensate anyone who suffers damage because of a forced entry during a search when no one responsible for the premises was present.	5
Clain	ıs that i	nformation is confidential	10
17.	(1)	When submitting information to the Authority, the Consumer Court, or an inspector or investigator appointed in terms of this Act, a person may claim that all or part of that information is confidential.	15
	(2)	Any claim contemplated in subsection (1) must be supported by a written statement explaining why the information is confidential.	15
	(3)	The Authority, Consumer Court, inspector or investigator, as the case may be, must –	20
		(a) consider any claim made in terms of subsection (1); and	
		(b) notify the claimant whether or not the information contemplated in subsection (1) will be treated as if it had been determined to be confidential.	25
	(4)	When making any ruling, decision or order in terms of this Act or the Consumer Protection Act, the Authority or Consumer Court may take into account any information that has been the subject of a claim in terms of subsection (1).	30
	(5)	If any reasons for a decision in terms of this Act or the Consumer Protection Act would reveal any information that has been the subject of a claim in terms of subsection (1), the Authority or Consumer Court, as the case may be, must provide a copy of the proposed reasons to the party claiming confidentiality at least five business days before publishing those reasons.	35
	(6)	Within five business days after receiving a notice in terms of subsection (3) (b), or a copy of proposed reasons in terms of subsection (5), a party may apply to a court for an appropriate order to protect the confidentiality of the relevant information.	40

CHAPTER 3

NORTHERN	CAPE	CONSTIMER	COURT
LICHTITICITY		COMPONIEN	COUNT

			Part A	5
	ESTA	BLISH	MENT AND FUNCTIONING OF CONSUMER COURT	
Estal	blishme	nt and	constitution of Consumer Court	10
18.	(1)		e is hereby established a body to be known as the Northern Cape umer Court, which –	
		(a)	is a unit within the Department;	15
		(b)	has jurisdiction throughout the Province;	
		(c)	is a court of record; and	
		(d)	must exercise its functions in accordance with this Act or any other applicable legislation.	20
	(2)		Consumer Court consists of a Chairperson and not more than 6 other pers appointed by the responsible Member, on a full or part-time basis.	25
	(3)	The re	esponsible Member must, subject to section 20, –	
		(a)	appoint the Chairperson and other members of the Consumer Court from time to time; and	30
		(b)	appoint a person to fill any vacancy on the Consumer Court.	
Func	tions of	Consu	mer Court	
19.			er Court or a member of the Consumer Court acting alone may, in ith this Act –	35
	(a)	adjudi	cate in relation to any –	
		(i)	application that may be made to it in terms of this Act, the Credit Act or the Consumer Protection Act and make any order provided for in this Act in respect of such an application; or	40

		(ii)	allegations of prohibited conduct by determining whether prohibited conduct has occurred and, if so, by imposing a remedy provided for in this Act, the Credit Act or the Consumer Protection Act;	
	(b)	grant	an order for costs; and	5
	(c)	exerc	ise any other power conferred on it by law.	
Qua	lificatio	ns of m	embers of Consumer Court	4.0
20.	(1)	The r	members of the Consumer Court, viewed collectively –	10
		(a)	must represent a broad cross-section of the population of the Province; and	
		(b)	must comprise sufficient persons with legal training and experience to satisfy the requirements of section 23(2).	15
	(2)	Each	member of the Consumer Court must –	20
		(a)	be a citizen of South Africa;	20
		(b)	have suitable experience and at least an university degree in economics, law, commerce, industry or consumer affairs; and	25
		(c)	be committed to the purposes of this Act, the Credit Act and the Consumer Protection Act.	25
Tern	of offi	ce of m	embers of Consumer Court	
21.	(1)	Each	member of the Consumer Court serves for a term of five years.	30
	(2)	at the	esponsible Member may re-appoint a member of the Consumer Court expiry of that member's term of office, but no person may be need to the office of the Chairperson of the Consumer Court for more wo consecutive terms.	35
	(3)		Chairperson, on one month's written notice addressed to the nsible Member, may –	40
		(a)	resign from the Consumer Court; or	40
		(b)	resign as Chairperson, but remain as a member of the Consumer Court.	
	(4)		mber of the Consumer Court other than the Chairperson may resign ing at least one month's written notice to the responsible Member.	45

Deputy Chairperson of Consumer Court

22.	(1)	The responsible Member must designate a member of the Consumer Court as Deputy Chairperson of the Consumer Court.	
	(2)	The Deputy Chairperson performs the functions of Chairperson whenever –	5
		(a) the office of Chairperson is vacant; or	
		(b) the Chairperson is for any other reason temporarily unable to perform those functions.	10
Cons	umer C	Court proceedings	
23.	(1)	The Chairperson is responsible to manage the caseload of the Consumer Court, and must assign each matter referred to the Consumer Court to –	15
		(a) a member of the Consumer Court; or	
		(b) a panel composed of any three members of the Consumer Court, in any other case.	20
	(2)	When assigning a matter to a member or a panel in terms of subsection (1), the Chairperson must –	25
		(a) in the case of a single member, ensure that the member is a person who has suitable legal qualifications and experience; and	
		(b) in the case of a panel –	30
		(i) ensure that at least one member of the panel is a person who has suitable legal qualifications and experience; and	
		(ii) designate a member of the panel to preside over the panel's proceedings.	35
	(3)	If, because of resignation, illness, death, unwillingness or withdrawal from a hearing in terms of section 21, a member of the panel is unable to complete the proceedings in a matter assigned to that panel, the Chairperson must –	40
		(a) direct that the hearing of that matter proceed before the remaining members of the panel, subject to the requirements of subsection (2)(b); or	45

		(b) terminate the proceedings before that panel and constitute another panel, which may include any member or members of the original panel, and direct that panel to conduct a new hearing.	
	(4)	The decision of a panel on a matter referred to it must be in writing and include reasons for that decision.	5
	(5)	A decision of a single member of the Consumer Court hearing a matter as contemplated in subsection (1)(a), or of a majority of the members of a panel in any other case, is the decision of the Consumer Court.	10
Hear	ings by	y Consumer Court	
24.	(1)	When the Consumer Court hears a matter referred to it in terms of this Act, the Consumer Protection Act or the Credit Act, the provisions of Parts D and E of Chapter 7 of the Credit Act, each read with the changes required by the context, apply to the hearing.	15
	(2)	An order of the Consumer Court made after hearing a matter contemplated in subsection (1), has the same force and effect as if it had been made by a consumer court making an order in terms of section 140 of the Credit Act or section 73 of the Consumer Protection Act, respectively.	20
(a) pro	omote t	In any matter brought before the Consumer Court in terms of this Act- ner Court must- the spirit and purposes of this act; propriate orders to give practical effect to the consumer's right of access to	25
		redress, including but not limited to- provided for in this Act; and rative order that better advances, protects, promotes and assures the realization by consumers of their rights in terms of this Act, including publication of the orders of the Consumer Court.	30
Confl	icts an	d disclosure of interest	
25.	(1)	A member of the Consumer Court may not represent any person before the Consumer Court.	35
	(2)	If, during a hearing in which a member of the Consumer Court is participating, it appears to that member that the matter concerns a financial or other interest of that member contemplated in section 29, that member must –	40
		(a) immediately and fully disclose the fact and nature of that interest to the Chairperson and to the presiding member at that hearing; and	45
		(b) withdraw from any further involvement in that hearing.	

				5
Acti	ng by n	nembe	r of Consumer Court after expiry of term of office	3
26.	mem	ber is s	xpiry of the term of office of a member of the Consumer Court, that still considering a matter before the Consumer Court, that member may act as a member in respect of that matter only.	
			Part B	
		Æ	ADMINISTRATION OF CONSUMER COURT	10
Regi	strar of	Consu	amer Court	
27.	(1)	Prot	responsible Member must, in consultation with the Consumer ector and subject to the provisions of the Public Service Act 1994 as nded, appoint a person with suitable experience and at least a university	15
		degr of th	ee in economics, law, commerce, industry or public affairs as Registrar are Consumer Court, who is responsible for all matters pertaining to the inistrative functions of the Consumer Court.	20
				25
			CHAPTER 4	
			GENERAL PROVISIONS	30
			Part A	
	MAT	TERS.	PERTAINING TO MEMBERS OF CONSUMER COURT	35
Eligi	bility to	serve	as functionary of a Consumer Court	
28.	(1)		pe eligible to serve as a functionary of a Consumer Court, and to inue to hold that office, a person must –	40
		(a)	be a fit and proper person;	
		(b)	not be subject to any disqualification set out in subsection (2);	45
		(c)	have submitted to the responsible Member the affidavit referred to in subsection (3); and	
		(d)	be a citizen of the Republic.	
	(2)	A pe	rson may not be a functionary of Consumer Court if that person –	

				30
		(a)	is a political office-bearer;	
		(b)	is an unrehabilitated insolvent, or becomes insolvent and the insolvency results in the sequestration of his or her estate;	35
		(c)	was once, or is removed from an office of trust on account of misconduct;	
		(d)	is subject to an order of a competent court holding that person to be mentally deranged;	40
		(e) (f)	within the previous ten years has been, or is, convicted in the Republic or elsewhere of theft, fraud, forgery or uttering a forged document, perjury, an offence under the Prevention and Combating of Corrupt Activities Act, 2004 (Act No. 12 of 2004), an offence under Chapter 2 or 3 of the Prevention of Organised Crime Act, 1998 (Act No. 121 of 1998), an offence under the Financial Intelligence Centre Act, 2001 (Act No. 38 of 2001) or an offence involving dishonesty; or has been convicted of any other offence committed after the Constitution of the Republic of South Africa, 1993 (Act No. 200 of	45
			1993), took effect, and sentenced to imprisonment without the option of a fine.	-
	(3)	must	e being appointed a functionary of a Consumer Court, the candidate submit to the responsible Member an affidavit in which such date declares that he or she –	5
		(a)	is eligible for such appointment; and	10
		(b)	is not disqualified in terms of this Act from such appointment.	
	(4)	her s Const	esponsible Member is at any time entitled to call for proof to his or atisfaction of the continued eligibility of any functionary of a umer Court or to undertake or cause to be undertaken any igation or enquiry in that regard.	15
Confl	icting i	nterests	S	•
29.	(1)	A fun	ctionary of a Consumer Court must not –	20
		(a)	engage in any activity that may undermine the integrity of the Consumer Court;	0.5
		(b)	attend, participate in or influence the proceedings of the Consumer Court if, in relation to the matter before the Consumer Court, that functionary has any financial or other interest that precludes the functionary from performing the duties of a functionary of the	25

			25	
			Consumer Court in a fair,	30
		(c)	unbiased and proper manner;	
		(d)	vote at any of the proceedings of the Consumer Court in connection with a matter contemplated in paragraph (b);	35
		(e)	make private use of, or profit from, any confidential information obtained as a result of performing duties as a functionary of the Consumer Court; or	40
		(e)	divulge any information referred to in paragraph (d) to any third party, except as required as part of that person's official functions as a member of the Consumer Court.	40
	(2)	indired in that	the purpose of subsection (1)(b), a financial interest does not include an extinterest held in any fund or investment if the person contemplated a subsection has no control over the investment decisions of that fund estment.	45
	(3)	matter	any time, it appears to a functionary of a Consumer Court that a before the Consumer Court concerns an interest of that functionary ed to in subsection (1)(b), the functionary must –	
		(a)	immediately and fully disclose the nature of that interest to the Consumer Court; and	5
		(b)	withdraw from the proceedings to allow the remaining functionaries to discuss the matter and determine whether the functionary should be prohibited from participating in any further proceedings concerning that matter.	10
Remo	oval fron	n office		
30.	(1)	of a C	esponsible Member must, by written notice, remove any functionary consumer Court from office if the functionary becomes subject to a liftcation contemplated in section 28(2).	15
	(2)	investi	responsible Member may, after considering the findings of an gating tribunal appointed by him or her, by written notice, remove office any functionary of a Consumer Court if the functionary –	20
		(a)	fails or refuses to comply with the provisions of this Act incumbent on the execution of his or her duties;	0.5
		(b)	is, without sound reason, absent from his or her office or from two or more scheduled activities of the Consumer Court concerned in one year, or, in the case of absence due to medical reasons, fails to present a valid medical certificate;	25
			1	30

(c)

(3)

A tribunal investigating allegations against a functionary of a Consumer Court in accordance with subsection (2), may make a finding only after considering representations made by the functionary regarding the

duly perform his or her duties in terms of this Act.

is found guilty of improper conduct, or is found to be unable to

		allega	tions made against him or her.	40
	(4)		tice contemplated in subsection (1) or (2) must state the reasons for val of the functionary.	
Remu	ineratio	n and l	benefits of functionaries of Consumer Court	
31.	A functionary of a Consumer Court must be paid such reasonable remuneration and allowances out of the funds of the Department as the responsible Member, in consultation with the Member of the Executive Council responsible for Finance in the Province, may from time to time determine by notice in the <i>Provincial Gazette</i> .			5
			Part B	
			ADMINISTRATIVE PROVISIONS	10
Staff	of consi	ımer pı	rotection unit	
32.	(1)	The re	esponsible Member must –	4.5
		(a)	determine a staff establishment for the consumer protection unit, and	15
		(b)	appoint such staff as may be necessary on the establishment of the unit subject to the provisions of the Public Service Act, 1994 as amended, to enable it to perform its functions.	20
	(2)	Counc detern	esponsible Member, in consultation with the Member of the Executive cil responsible for financial matters in the Province, must beforehand nine the salary and other terms and conditions of service of a person nted in terms of subsection (1)(b).	25
	(3)	person	esponsible Member may in writing delegate the power to appoint a in terms of subsection (1)(b) to the Consumer Protector or a conary of the unit.	30
	(4)	of emp	aployees of the current Consumer Protection Authority are, with the encement of this Act, transferred on the same terms and conditions ployment, including remuneration and other benefits, subject to the ions of the Public Service Act, 1994 as amended, to the permanent stablishment of the unit within the Department.	35

Brea	ch of c	Part C OFFENCES AND PENALTIES onfidence	40
33.	(1)	It is an offence to disclose any personal or confidential information concerning the affairs of any person obtained –	45
		(a) in carrying out any function in terms of this Act; or	
		(b) as a result of initiating a complaint or participating in any proceedings in terms of this Act.	
	(2)	Subsection (1) does not apply to information disclosed –	
		(a) for the purpose of the proper administration or enforcement of this Act;	
		(b) for the purpose of the administration of justice; or	5
		(c) at the request of an inspector, investigator, regulatory authority or Consumer Court member entitled to receive the information.	
Hind	ering a	dministration of Act	10
34.	(1)	It is an offence to hinder, oppose, obstruct or unduly influence any person who is exercising a power or performing a function delegated, conferred or imposed on that person by this Act.	
	(2)	A person commits an offence if that person, having been summoned –	15
		(a) fails without sufficient cause to appear at the time and place specified or to remain in attendance until excused; or	20
		(b) attends as required, but –	20
		(i) refuses to be sworn in or to make an affirmation; or	
		(ii) fails to produce a book, document or other item as ordered, if it is in the possession of, or under the control of that person.	25
	(3)	A person commits an offence if that person, having been sworn in or having made an affirmation –	30
		(a) fails to answer any question fully and to the best of his or her ability, subject to section 13(5); or	
		(b) gives false evidence, knowing or believing it to be false.	35

Offences relating to Consumer Protector and Consumer Court 35. (1) A person commits an offence if that person contravenes or fails to comply with an order of the Consumer Court. (2) A person commits an offence if that person —				
Offences relating to Consumer Protector and Consumer Court 35. (1) A person commits an offence if that person contravenes or fails to comply			40	
	(-)			
	(2)	A pe	rson commits an offence if that person –	45
		(a)	Court or a regulatory authority concerning any matter connected	5
		(b)	authority concerning an investigation in a way that is calculated to	4.0
		(c)	does anything in connection with an investigation that would have been contempt of court if the proceedings had occurred in a court of law;	10
		(d)	knowingly provides false information to a regulatory authority;	15
		(e)	brings the Consumer Court, or a member of the Consumer Court, in their respective official capacities, into disrepute;	
		10		

	(e)	brings the Consumer Court, or a member of the Consumer Court, in their respective official capacities, into disrepute;	
	(f)	wilfully interrupts the proceedings of a hearing or misbehaves in the place where a hearing is being conducted;	5
	(g)	acts contrary to a warrant to enter and search; or	
	(h)	without authority, but claiming to have authority in terms of section 14 –	10
		(i) enters or searches premises; or	
		(ii) attaches or removes an article or document.	
(3)	Consu	If-incriminating answer given or statement made by any person to the mer Court, Consumer Protector, or an inspector or investigator	15
	that pecourt, tried for then or	sing powers in terms of this Act, will be admissible as evidence against terson in criminal proceedings against that person instituted in any except in criminal proceedings for perjury or in which that person is or an offence contemplated in subsection (2)(d) or section 37(3), and only to the extent that the answer or statement is relevant to prove the e charged.	20
Offences rela	ting to	prohibited conduct	25
36. (1)	It is an	offence for any person to alter, obscure, falsify, remove or omit a	

	displayed price, labelling or trade description without authority.	30
(2	It is an offence to fail to act in accordance with a compliance notice, but no person may be prosecuted for such an offence in respect of the compliance notice if, as a result of the failure of that person to comply with that notice, the Consumer Protector has applied to the Consumer Court for the imposition of an administrative fine.	35
37. (1)	Any person convicted of an offence in terms of this Act is liable — (a)in the case of a contravention of section 33(1), to a fine or to imprisonment for a period not exceeding 10 years, or to both a fine and imprisonment; or (b) in any other case, to a fine or to imprisonment for a period not exceeding 12 months, or to both a fine and imprisonment.	40

(2) Despite anything to the contrary contained in any other law, a Magistrate's Court has jurisdiction to impose any penalty provided for in subsection (1)

Admi	nistrati	ve fines	
38.	(1)	The Consumer Court may impose an administrative fine in respect of prohibited or required conduct.	
	(2)	An administrative fine imposed in terms of this Act may not exceed the greater of –	5
		(a) 10 per cent of the respondent's annual turnover during the preceding financial year; or	10
		(b) R1 000 000,	
		or such higher percentage or larger sum of money as the responsible Member may, from time to time, determine by notice in the <i>Provincial Gazette</i> .	15
	(3)	When determining an appropriate administrative fine, the Consumer Court must consider –	
		(a) the nature, duration, gravity and extent of the contravention;	20
		(b) any loss or damage suffered as a result of the contravention;	
		(c) the behaviour of the respondent;	25
		(c) the market circumstances under which the contravention took place;	

			30
		(e) the level of profit derived from the contravention;	
		(f) the degree to which the respondent has co-operated with the Consumer Protector and the Consumer Court; and	35
		(g) whether the respondent has previously been found in contravention of this Act.	
	(4)	For the purpose of this section, the annual turnover of a supplier at the time when an administrative fine is assessed, is the total income of that supplier during the immediately preceding year, as determined in the prescribed manner.	40
	(5)	A fine payable in terms of this Act must be paid into the Provincial Revenue Fund referred to in section 226 of the Constitution.	
Vica	rious lia	ability	
39.	(1)	If an employee or agent of a person is liable in terms of this Act for anything done or omitted in the course of that person's employment or activities on behalf of their principal, the employer or principal is jointly and severally liable with that person.	
	(2)	This section does not apply in respect of criminal liability.	

Part D MISCELLANEOUS MATTERS 5 Regulations 40. (1)The responsible Member may make regulations regarding – (a) any form required to be used for the purpose of this Act; 10 any matter which in terms of this Act is required or permitted to be (b) prescribed; (c) any fee payable in terms of this Act; and 15 in general, any matter in respect of which it is necessary or expedient (d) to make regulations in order to achieve the objects of this Act. (2)Before making regulations in terms of subsection (1), the responsible 20 Member must publish the draft regulations for public comment in the Provincial Gazette. (3) Any regulation made in terms of subsection (1)(c) or (d), may only be made with the concurrence of the Member of the Executive Council responsible 25 for financial matters in the Province. Repeal and amendments of laws 41. (1)The Northern Cape Consumer Protection Act. 2012 (Act No. 1 of 2012), is 30 hereby repealed. (2)The responsible Member may, after consultation with the Consumer Protector and the Members of the Consumer Court, amend this Act, by proclamation. 35 Transitional and founding arrangements 42. (1)For the purpose of this section, "previous Act" means the Northern Cape Consumer Protection Act, 2012 (Act No. 1 of 2012). 40 (2) Any investigation done or arrangement concluded under the previous Act, is regarded to have been done or concluded under a comparable provision of this Act. (3)Any other thing done under a provision of the previous Act and which may 45 be done under a corresponding provision of this Act is regarded to have been done under the latter provision. Short title and commencement 43. This Act is called the Northern Cape Consumer Protection Act, 2021 and

	comes into operation on a date fixed by the Premier by proclamation in the <i>Provincial Gazette</i> .	
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