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## PROCLAMATION NOTICES • PROKLAMASIE KENNISGEWINGS

## PROCLAMATION 149 OF 2024

## EXTENSION OF SECURITY OF TENURE ACT 62 OF 1997

## REGULATIONS AND GUIDELINES IN TERMS OF THE EXTENSION OF SECURITY OF TENURE ACT: AMENDMENT

The Minister of Agriculture, Land Reform and Rural Development made Regulations and Guidelines in the Schedule in terms of section 28(1), (2) and (3) of the Extension of Security of Tenure Act, 1997 (Act No.62 of 1997).

The effective date for these Regulations is 1st April 2024.

MS ANGELA THOKOZILE DIDIZA

MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

#### SCHEDULE A

## The manner of lodgment of applications for tenure grants

- 14. (1) An application for a tenure grant in terms of section 4 (1) (a) to (e) of the Act must be submitted to the Director-General-
  - (a) by hand;
  - (b) by registered mail;
  - (c) electronically on the Department's official website address.

(2) The Director-General shall, from the date of the commencement of these regulations, establish and keep a Register of all applications received in terms of sub-regulation (1) above.

(3) The Director-General shall enter into the Register the details of all applications for grants received from the date of the commencement of these regulations.

(4) The Director-General shall keep the Register up to date and the Register shall be open to the public, subject to the Promotion of Access to Information Act, 2000 (Act No 2 of 2000).

### Applications for tenure grants

- 15. (1) An application for a tenure grant in terms of section 4 (1) (a) (d) of the Act must be completed in the form of Form I contained in Annexure I, and must contain-
  - (a) the full particulars of the occupier, former occupier or family members;
  - (b) the registered description of the land to which the application relates, specifying the farm name or names;
  - (c) the name and details of the owner, or person in charge, of the land to which the application relates;
  - (d) confirmation from Municipality that the applicant never received any assistance from the State for permanent security of tenure;
  - (e) information that will assist the Director-General to determine the nature and extent of the rights of occupiers, former occupiers or family members, including:
    - (i) details of the land the intended occupiers, former occupiers or family members occupy, or occupied, for residential purposes,
    - (ii) the purpose that the land will be used for;
    - (iii) immovable or movable assets owned by the occupier, former occupier or family member.

- (2) An application for a tenure grant in terms of section 4 (1) (e) of the Act must be completed in the form of Form J contained in Annexure I, and must contain –
  - (a) the full particulars of the owner or person in charge;
  - (b) the registered description of the land to which the application relates, specifying the farm name or names;
  - (c) the full details of the occupiers to whom accommodation and, or services are to be provided and or rendered;
  - (d) the nature and extent of the accommodation, and, or services to be provided by the owner or person in charge to the occupiers or former occupiers;
  - (e) an itemized activity plan and cost of services and or accommodation to be provided or rendered;
  - (f) An affidavit and or letter of consent from the occupiers or former occupiers or family members confirming their acceptance for accommodation and or services to be provided and or rendered.

#### Conditions of application of tenure grants

- 16. Applications for tenure grants in terms of section 4 (1) (a) (e) of the Act may only be made if:
  - (a) An order for the eviction of occupier or former occupier or family member on the land to which the application relates has been granted by a competent court; or a threat of eviction and insecure tenure by the occupier or former occupier or family members;
  - (b) In respect of applications for grants in terms of section 4(1) (e), there shall be a written undertaking from the applicant that the land upon which the accommodation and or services to be rendered or provided will be transferred in full title to the occupiers or former occupiers or family members first before grants can be paid for the compensation of such.

## Conditions for alienation of acquired land through tenure grant

17. (1) It shall be a condition of tenure grants referred to in section 4 (1) (b) (c) (d) and (e) of the Act that the beneficiaries of the tenure grant shall not sell or otherwise alienate land acquired with such tenure grant within a period of 10 years from the date on which the property was acquired by that person unless the land has first been offered to the Director-General, who must either accept or reject the offer in writing within 90 calendar days of receipt.

(2) It shall be a condition of tenure grants to acquire land that the beneficiaries' successor in title shall not sell or otherwise alienate the land unless it has first been offered to the Director-General, who must either accept or reject the offer in writing within 90 calendar days of receipt.

#### The probation officer's report

- 18. The probation report must provide for the following information:
  - (a) the legal framework upon which the re[port is based;
  - (b) objectives of the report;

(c) whether the municipality and the Department had an obligation to occupiers in the prevailing circumstances; and

- (d) when and how the municipality and the Department could fulfil the obligations;
- (e) persons consulted on or directly affected by the report;
- (f) agreements entered into by persons consulted or directly affected by the report; and
- (g) the minutes of the consultation meetings

#### Additional information required for a data base

- **19.** The database contemplated in section 15C (1)(b) must have the following additional Information:
  - a) the number of occupiers that have insecure land tenure;
  - b) the number of occupiers with no access to housing;
  - c) the number of occupiers with no access to basic services; and
  - d) the number of occupiers with no access to sustainable development.

#### Guidelines on procedures for dealing with disputes

- **20.** (1) A person involved in a dispute relating to the administration of the Act may seek assistance from the nearest offices of the Department.
  - (2) The nearest office of the Department must attempt to resolve the dispute.

(3) If the attempt is unsuccessful, the nearest office of the Department must refer the matter to the Director-General to facilitate mediation or arbitration in accordance with sections 21 and 22 of the Act, respectively.

(4) Reference of a matter for mediation or arbitration shall be made on application form K in Annexure I

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(5) If mediation or arbitration is unsuccessful, the Department must assist the person to obtain legal representation through Legal Aid South Africa by completing Form L and have the matter referred to court.

Form I

APPLICATION FOR A TENURE GRANT IN TERMS OF SECTION 4(1) a - e OF EXTENSION OF SECURITY OF TENURE ACT 67 OF 1997

OCCUPIER / FAMILY MEMBER
URNAME
DATE OF BIRTH
DENTITY NUMBER
TEL NO.
FAX NOJ EMAIL ADDRESS
CELL NO.
REASONS FOR APPLICATION FOR A GRANT
2.1 HAVE YOU OR FAMILY MEMBER RECEIVED AND HOUSE OR LANDS FROM THE STATE OR ORGAN OF THE STATE?
2.2 IF YES, ATTACH A SIGNED LOCAL MUNICIPALITY CONFIRMATION LETTER

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REGISTERED DESCRIPTION OF LAND		
FARM NAME		- 118 m
FARM ADDRESS (property description)		
PROVINCE		
DISTRICT MUNICIPALITY		500 C
LOCAL MUNICIPALITY		
PROPERTY DESCRIPTION (FARM ADDRESS)		
OWNER OF LAND OR PERSON IN CHARG	E	
NAME		
SURNAME		
DATE OF BIRTH		
IDENTITY NUMBER		
FARM NAME		
TEL. NO.		
FAX NO / EMAIL ADDRESS		-
CELL NO.		
LAND USE		
ASSETS OWNED BY THE OCCUPIER	IMMOVABLE ;	MOVABLE

5.1 DETAILS OF THE LAND THE	E INTENDED B	ENEFICIARIES	OCCUPY. OF	OCCUPIED. FOR
RESIDENTIAL PURPOSES				
FARM NAME	1			
FARM ADDRESS (property descrip	ption)			
PROVINCE	1			
DISTRICT MUNICIPALITY				
LOCAL MUNICIPALITY	···· •i			
PROPERTY DESCRIPTION	(FARM			
ADDRESS)	÷			

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ACCOMMODATION FROM THE LOCAL MUNICIPALITY

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	HAT THE LAND WILL BE USE FOR
FARM NAME	
FARM ADDRESS (property description)	
PROVINCE	
DISTRICT MUNICIPALITY	
LOCAL MUNICIPALITY	
PROPERTY DESCRIPTION (FARM ADDRESS)	
5.3 DETAILS OF THE ASSETS OWNED BY THE	
IMMOVABLE ASSESTS	MOVABLE ASSETS
HE REASON THE INTENDED BENEFIC	IARIES REQUIRE SUITABLE ALTERNATI

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Form J

# APPLICATION FOR A TENURE GRANT IN TERMS OF SECTION 4 (1) (6) OF EXTENSION OF SECURITY OF TENURE ACT 67 OF 1997

FULL PARTICULARS OF THE OWNER OR PERSON IN CHARGE
NAME
SURNAME
DATE OF BIRTH
IDENTITY NUMBER
TEL. NO.
FAX NO./ EMAIL ADDRESS
CELL NO.
RESIDENTIAL ADDRESS
REGISTERED DESCRIPTION OF LAND THAT THE APPLICATION RELATES TO
FARM NAME
FARM ADDRESS (property description)
PROVINCE
DISTRICT MUNICIPALITY
LOCAL MUNICIPALITY
PROPERTY DESCRIPTION (FARM ADDRESS)

NAME & SURNAME	DATE OF BIRTH	CONTACT DETAILS i.e. Cellphone number, Telephone number email address
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3.2 REASONS	
HAVE THE OCCUPIER OR	
FAMILY MEMBER	
RECEIVED LAND OR	
HOUSE FROM THE STATE	
OR ORGAN OF THE	
STATE? IF YES, ATTACH SIGNED	
LOCAL MUNICIPALITY	
CONFIRMATION LETTER	
IN ITEMIZED PLANS AND COST OF SERVICI	E TO BE RENDERED
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	E TO BE RENDERED
IN AFFIDAVIT FROM THE OCCUPIERS SI	

Applicant: Date:

Form K



agriculture, land reform & rural development for an Land Reform and Rural Development

Agnostury, Land Helorin and Ku REPUBLIC OF SOUTH AFRICA

**Mediation Application form** 

#### ID Number I Ms / Mrs / Mrs -Residing at \_\_\_\_

Requests the Department of Agriculture Land Reform and Rural Development, to appoint a mediator in terms of section 21(1) of the Extension of security of Tenure Act / section 36 of the Land Reform Labour Tenancy Act to provide mediation services on the below detailed issues.

My (our) desired outcome from this mediation is

\_\_\_\_\_ Applicant

Capacity (e.g. / person charge/occupier/ former in the labour tenant as the most of the second LTA)

day of \_\_\_\_\_ on this the \_\_\_\_\_ SIGNED at 2022 \_

GREY SMADED AREAS ARE MANDA	TORY FIELDS AND MUST BE COMPLETED	Vour voice.	South Africa FORM L
CASE CLASSIFICATION COURT DETAILS SEAT OF COURT CASE NO.	CIVIL ACTION DISTRICT COURT	CIVIL MOTION	Image: Section of the section of t
MATTER TYPE NEXT COURT DATE			INCIDENT DATE
	SA Citizen	Home Add	dress
MARITAL STATUS	MINOR ADVELT 18 YEARS 18-60 YEARS	SENIOR GTAZEN SENIOR GTAZEN Ridowed Preferred m	
	frican Indian I 0 Inite Coloured	ther Gefi No: Email:	
DISABILITY		Relationship: Contact No:	×
is the applicant a Minor? Is this application on behalf of a	Minor?	<ul> <li>If YES, provide name of pan</li> <li>If YES, provide Minors name</li> </ul>	
MEANS TEST if the answers to Do you have an income? Do you or any of your family con company or trust or legal entity. Name of employer		Do you have any assets? Do you have any assets? Do you or your spouse expect deceased estate and/or are e	complete the full means test.  Are you employed?
SPOUSES DETAILS     NAME     ID NUMBER / DATE OF BIRTH     DECLARATION I declare that the     that a false declaration could lead	to the suspension of legal aid	and in appropriate circumst	tables, to criminal
prosecution, I hereby give my con Institutions. I hereby consent to b legal representation in my matter and to the retention of such loter	sent to Legal Aid SA to verify the processing of my personal h and for the use of such inform	te information provided with formation by Legal Aid SA in ation where required to und	h other independent In relation to obtaining Jartaka mu kanal matter



NUMEROSSIND VIELLY, HIGHNE SPOUSE/ PARTNER ONLY COMPLETE & HOUSEHOLD SINGLE APPLICANT Salary R R - 1 Allowances ÷ R R R Subsidy + R Bonuses R ÷ R Interest R ÷ R Ι., Rentals R ÷ R Maintenance received R ÷ R 1 . Other R 4 R Tetal: Gross Income: R  $\mathbf{+}$ R R -Less: PAYE Deduction -R R  $\mathbf{+}$ = 8 Less: Rebates \_ R 7400 <u>or</u> R 8000 = | R (No Legal Ald in case of a plus balance) TOTAL = R

al 151115		SINGLE APPLICANT	SPOUSE/ PARTNER ONLY COMPLETE IF HOLISEHOLD	1
Fixed property: <i>Reasonable market value</i>		R	R	1
Less Bonds	+	R	R	1
Sub-total	=	R	Ŕ	1
Movable Property		R	R	1
Investments & Savings	÷	R	B	1
Monles due to applicant	+	R	R	1
TOTAL NET VALUE	=	R +	R =	R
or LES	5 R640	LES: ,000 if there is fixed property and ap	S R128,000 If no fixed property plicant resides in the property	R
		(No Legal Aid in	case of a plus balance) TOTAL =	R

institutions. I hereby consent to the processing of my personal information by Legal Ald SA in relation to obtaining legal representation in my matter and for the use of soch information where required to undertake my legal matter and to the retention of such information for a period of 7 years after the closure/linalisation of this matter.

SIGNATURE OF APPLICANT:	
Hod DISCRETION EXERCISED	PE DISCRETION EXERCISED
	i terret
	المعادم المعادم
SKENATURE OF HEC	SIGNATURE OF PE

Client has been informed that he/she exceeds the means test and the HoO/PE discretion but that he/she has a final appeal to the Chief Legal Executive.



1. (0 <sup>1</sup> (0551)0))(11)(11(00))(		SINGLE APPLICANT	SPOUSE/ PARTNER	
Salary	1	18	R	-
Allowances	+	R	B	1
Subsidy	+	R, the	R	-
Bonuses	+	R	R	1
Interest	÷	<u>R</u> ,	R	1
Rentals	+	R	R	1
Maintenance received	+	R	R	1
Other	ł	R	R	1
Total: Gross Income:	×	R +	R ⇒	R
Less: PAVE Deduction	-	R +	R =	R
Less: Rebates	-	R 7400	r R 8000 =	R
	- <u>11.22</u> -1	(No Legal Aid in c	ese of a plus balance) TOTAL =	R

0.083515		SINGLE APPLICANT	SPOUSE/ PARTNER ONLY COMPLETE IF HOWSEHOLD	ļi.
Fixed property: Reasonable market value		R	R	1
Less Bonds	-	R	R	1
Sub-total	-	R	8	1
Movable Property		R	R	1
Investments & Savings	*	R	R	1
Monies due to applicant	+	R	R	1
TOTAL NET VALUE	ŧ,	R +	R =	R
or LES:	5 R640	LESS ,000 li there is fixed property and ap	A128,000 if no fixed property plicant resides in the property	R
		(No Legal Aid in	case of a plus balance) TOTAL =	R

DECLARATION I declare that the above mentioned information is true, correct and complete. I understand that a false declaration could lead to the suspension of legal aid, and in appropriate circumstances, to criminal prosecution. I hereby give my consent to Legal Aid SA to verify the information provided with other independent institutions. I hereby consent to the processing of my personal information by Legal Aid SA in relation to obtaining legal representation in my matter and for the use of such information where required to undertake my legal matter and to the extention of such information for a period of 7 years after the closure/finalisation of this matter.

SIGNATURE OF APPLICANT:	
HoO DISCRETION EXERCISED	PE DISCRETION EXERCISED
SIGNATURE OF HeC	

Clent has been informed that he/she exceeds the means test and the HoO/PE discretion but that he/she has a final appeal to the Chief Legal Executive.