DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

27 August 2021

NO. R. 757

PROMOTION OF ACCESS TO INFORMATION ACT, 2000 (ACT NO. 2 OF 2000): REGULATIONS RELATING TO THE PROMOTION OF ACCESS TO INFORMATION, 2021

I, Ronald Ozzy Lamola, the Minister of Justice and Correctional Services, hereby, under section 92 of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000), make the regulations in the Schedule.

R Q LAMOLA, MP

MINISTER OF JUSTICE AND CORRECTIONAL SERVICES

DATE: 39/07/201/

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CHAPTER 1 GENERAL

Definitions

- 1. In these Regulations any word or expression to which a meaning has been assigned in the Act has the meaning so assigned and, unless the context otherwise indicates—"complainant" for purposes of the Regulations, means a requester or a third party, as defined in section 1 of the Act:
- "guide" means the guide contemplated in section 10 of the Act;
- "information officer" for purposes of the Regulations, includes the head of a private body, as defined in section 1 of the Act, and may include a deputy information officer, if so delegated in terms of section 17 of the Act;
- "in writing" includes in the form of a data message and accessible in a manner usable for subsequent reference, as contemplated in section 12 of the Electronic Communications and Transactions Act, 2002 (Act No. 25 of 2002);
- "signature" includes a signature contemplated in section 13 of the Electronic Communications and Transactions Act, 2002; and
- "the Act" means the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000).

CHAPTER 2 AVAILABILITY OF GUIDE

Obligations of Information Regulator

- **2.** (1) The Information Regulator must make the guide available in each of the official languages—
- (a) by publication in the Government Gazette;
- (b) at the Office of the Information Regulator, for inspection, during normal office hours;
- (c) on the website of the Information Regulator; and
- (d) to the Director-General of the Department of Government Communication and Information Systems.
- (2) The Information Regulator must make available, upon the written request of any person, including an information officer, on a form which corresponds substantially with Form 1 of Annexure A to the Regulations, the number of copies of the guide in the official languages, as requested.
 - (3) The Information Regulator may not charge any fee for—
- (a) a copy of the guide made available in terms of subregulation (2); or
- (b) inspection of a copy of the guide at the office of the Information Regulator.

Obligations of information officer

- **3.** (1) An information officer must have a copy of the guide, in at least two of the official languages, at his or her registered head office, for public inspection during normal office hours.
- (2) An information officer must make available, upon the written request of any person, on a form which corresponds substantially with Form 1 of Annexure A to the Regulations, the number of copies of the guide in the official languages, as requested.
 - (3) An information officer may not charge a fee for—
- (a) a copy of the guide made available in terms of subregulation (2); or
- (b) inspection of a copy of the guide at the office of the information officer.

CHAPTER 3 ACCESS TO INFORMATION

Automatic availability of certain records of public bodies

- **4.** (1) The information officer of a public body, must compile and keep a description of the categories of records contemplated in section 15(1)(a) of the Act, that are automatically available without a requester having to request access thereto.
- (2) The description contemplated in subregulation (1) must be updated as soon as practically possible after an amendment to the description occurs.
 - (3) The description must be made available—
- (a) to the Information Regulator;
- (b) on the website of the public body; and
- (c) for inspection, at the head office of a public body concerned during normal office hours.
- (4) A requester may request a copy of a record referred to in subregulation (1) and must be provided with such copy, upon payment of the fee for reproduction, as provided for in items 2 to 8 of Annexure B to the Regulations.

Voluntary disclosure and automatic availability of certain records of private bodies

- 5. (1) The Head of a private body, may compile and keep a description of the categories of records contemplated in section 52(1)(a) of the Act that are—
- (a) voluntarily disclosed; or
- (b) automatically available without a requester having to request access thereto.
- (2) If a description contemplated in subregulation (1) is compiled and kept, it must be—
- updated as soon as practically possible after any amendment to the description occurs;
 and
- (b) made available---
 - (i) to the Information Regulator;
 - (ii) on the website of the private body; and
 - (iii) for inspection, at the registered head office of a private body concerned during normal office hours.
- (3) A requester may request a copy of a record referred to in subregulation (1) and must be provided with such copy, upon payment of the fee for reproduction, as provided for in items 2 to 8 of Annexure B to the Regulations.

Availability of records of political parties

- 6. The records contemplated in section 52A(1)(b) of the Act must be available for inspection—
- (a) from Monday to Friday, excluding public holidays, from 8h00 to 16h00 at the physical business address of a political party; and
- (b) electronically on the website of the political party, if that political party has a website.

Request for access to information

- **7.** (1) A request for access to a record contemplated in section 18(1) or 53(1) of the Act, must be made on a form that corresponds substantially with Form 2 of Annexure A to the Regulations, to the information officer.
 - (2) The information officer must—
- (a) assist a requester with any request with regards to a request for access to information; and
- (b) if a request for access to a record is made orally as a result of illiteracy or a disability of a requester, complete Form 2 of Annexure A to the Regulations on behalf of the requester and provide a copy thereof to the requester, as contemplated in section 18(3) of the Act.
 - (3) The request fee payable by every requester referred to in section 22(1) or 54(1) of the Act is prescribed in item 1 of Annexure B to the Regulations.

Outcome of request and fees payable

- **8.** (1) The information officer must, if a request for access to a record referred to in regulation 7 of the Regulations is granted or refused, inform the requester of—
- (a) his or her decision; and
- (b) the fees payable as provided for in Annexure B to the Regulations, on a form that corresponds substantially with Form 3 of Annexure A to the Regulations: Provided that a request for a copy of the guide may not be refused.
 - (2) A person who requests—

- (a) a copy of a record contemplated in regulation 4 or 5 of the Regulations; or
- (b) access to a record as contemplated in regulation 7 of the Regulations, may be charged the fee for reproduction and postage as prescribed in Annexure B to the Regulations, if the request is granted.
 - (3) If—
- (a) the search for a record in respect of which a request for access has been made; and
- (b) the preparation of the record for disclosure, including any arrangements contemplated in section 29(2)(a) and (b)(i) and (ii)(aa) of the Act,

would, in the opinion of the information officer, require more than six hours for these purposes, the information officer must, on a form which corresponds substantially with Form 3 of Annexure A to the Regulations, inform the requester to pay as a deposit, a portion of the access fee: Provided that the amount payable as a deposit, must not exceed one third of the amount payable, if the request is granted.

(4) The fee for the search for and preparation of the record contemplated in section 29(2)(a) and (b)(i) or 54(2)(a) and (b)(i) of the Act is as provided for in item 9 of Annexure B to the Regulations.

Internal appeal against decision of information officer of a public body

9. A complainant may lodge an internal appeal against a decision of the information officer of a public body as contemplated in section 75(1) of the Act, on a form which corresponds substantially with Form 4 of Annexure A to the Regulations.

CHAPTER 4 COMPLAINTS TO INFORMATION REGULATOR

Lodging of complaints

10. A complaint contemplated in section 77A of the Act, must be lodged in writing on a form that corresponds substantially with Form 5 of Annexure A to the Regulations, to the Information Regulator.

Procedure regarding investigation of complaints

- **11.** (1) (a) Upon receipt of a complaint contemplated in section 77A of the Act, the Information Regulator must, on a form which corresponds substantially with Form 6 of Annexure A to the Regulations, acknowledge receipt of the complaint.
- (b) The Information Regulator must inform the complainant, as contemplated in section 77E of the Act, whether—
- (i) the Information Regulator will investigate the complaint further; or
- (ii) the complaint will be referred to the Enforcement Committee, established in terms of section 50 of the Protection of Personal Information Act, 2013 (Act No. 4 of 2013).
- (2) If the Information Regulator decides to investigate the complaint as contemplated in section 77C(1)(a) of the Act, it must, within 20 working days after receipt of the complaint on a form that corresponds substantially with Form 7 of Annexure A to the Regulations—
- (a) bring the complaint to the attention of the information officer concerned;
- (b) inform the information officer concerned of its intention to investigate the complaint; and

- (c) request the information officer concerned to respond to the complaint and produce any item or document, on which he or she based his or her decision.
- (3) The information officer concerned must, within 20 working days after receipt of the complaint from the Information Regulator, respond in writing to the complaint and submit any item or document to the Information Regulator, in the manner the Information Regulator requests.
- (4) For purposes of the investigation, the Information Regulator has all the powers and functions as determined in section 77G of the Act.
- (5) The Information Regulator must, within a reasonable time from the date of a decision being made or action being taken—
- (a) keep the complainant and the information officer concerned and any other party to the matter, informed of the developments of the investigation; and
- (b) inform the complainant, the information officer concerned and any other party to the matter of the results of the investigation,

on a form that corresponds substantially with Form 8 of Annexure A to the Regulations.

(6) The Information Regulator may, during its investigation as contemplated in subregulation (1)(b) if it appears that the Enforcement Committee is better suited to investigate the complaint, refer the complaint to the Enforcement Committee, and must in writing inform the complainant accordingly.

Settlement of matter

- 12. (1) If it appears from a complaint or any written reply to the complaint—
- (a) under section 77E(b)(ii) of the Act; or
- (b) during a conciliation meeting,

that it may be possible to secure a settlement between the parties, the Information Regulator may confer with the parties—

- (i) in person; or
- (ii) by means of electronic communication,

as is deemed appropriate to endeavour to obtain a settlement.

- (2) If during the process referred to in subregulation (1) the Information Regulator decides to convene a settlement meeting, the Information Regulator must, as soon as it is practically possible, inform the parties on a form that corresponds substantially with Form 9 of Annexure A to the Regulations of the date, time and place of the settlement meeting.
- (3) For the purpose of settlement proceedings, the Information Regulator has the same powers as a conciliator contemplated in regulation 13(3) and (4) of the Regulations.
- (4) The Information Regulator must issue a settlement certificate on a form that corresponds substantially with Form 10 of Annexure A to the Regulations, within a reasonable time after the date of the conclusion of the settlement meeting.
- (5) If no settlement is secured or if either or both of the parties did not wish to attend a settlement meeting, the Information Regulator must proceed with the matter as provided for in terms of section 77C of the Act.

Conciliation of matter

- **13**. (1) If—
- (a) on receipt of a complaint;
- (b) during its investigation; or

- on receipt of any written response from the information officer of a public body or the head of a private body, in terms section 77E(b)(ii) of the Act,
- it becomes clear to the Information Regulator that the complaint, or certain aspects of the complaint, could successfully be settled, the Information Regulator, may conduct conciliation proceedings and act as conciliator in the matter.
- (2) The Information Regulator must convene a conciliation meeting as soon as it is practically possible and inform the complainant, the information officer concerned or any other party to the matter, on a form that corresponds substantially with Form 11 of Annexure A to the Regulations—
- (a) of the Information Regulator's decision to act as a conciliator in the matter;
- (b) of the name of the conciliator:
- (c) of the date, which must be at least 10 working days after this notification, of the time and place of the conciliation meeting; and
- that in the event of non-attendance by either party or both, the Information Regulator may summon the appearance of persons before the Information Regulator.
 - (3) The Information Regulator—
- (a) may consolidate separate complaints, which are alleged to relate to the same matter by the same information officer, in order to deal with the complaints in the same conciliation proceedings;
- (b) must ensure that all persons entitled to attend the conciliation meeting are notified within a reasonable time, of the date, time and place of the meeting;
- (c) may request all the relevant documentation relating to the complaint from the complainant, information officer or other party to the matter;
- (d) may confer with the parties in person, by means of electronic communication, or by any other means as is deemed appropriate; and
- (e) may-
 - (i) encourage parties to communicate with each other with a view to settle the matter;
 - (ii) assist the parties to narrow down the issues in dispute;
 - (iii) take an active role in the proceedings, including summarising the various options available to the parties and the strengths and weaknesses of the matter;
 - (iv) offer an opinion as to the issues of factual or legal disputes between the parties;
 - (v) give advice about cost implications and other legal consequences; and
 - (vi) make any proposal to the parties with a view to settle the matter.
- (4) Where a conciliation meeting fails to take place, the Information Regulator must arrange for an alternative date and notify the persons entitled to attend the conciliation meeting accordingly.
- (5) The Information Regulator must issue a conciliation certificate which corresponds substantially with Form 12 of Annexure A to the Regulations within a reasonable time after the date of the conclusion of the conciliation meeting.
- (6) If the complaint is not resolved, or either or both of the parties did not attend a conciliation meeting, the Information Regulator must proceed with the complaint as provided for in terms of section 77C(1) of the Act.

Assessment

14. (1) A request by an information officer for an assessment in terms of section 77H(1) of the Act must be submitted to the Information Regulator in writing on a form that

corresponds substantially with Form 13 of Annexure A to the Regulations, together with substantiated reasons for the request.

- (2) If the Information Regulator receives a request for an assessment in terms of subregulation (1) or on its own initiative decides, to make an assessment as contemplated in section 77H(1) of the Act, it must—
- (a) inform the public or private body in writing on a form that corresponds substantially with Form 14 of Annexure A to the Regulations of the request for an assessment received, or of its decision to make an assessment on its own initiative; and
- (b) request the public or private body to answer in writing, with substantiated reasons why an assessment is unnecessary, within the time specified by the Information Regulator.
- (3) On receipt of an answer and substantiated reasons why an assessment is unnecessary, or after the date specified in the notice has expired, whether or not an answer and substantiated reasons were received, the Information Regulator must—
- (a) decide whether an assessment will be conducted or not; and
- (b) inform—
 - (i) the public or private body; and
 - (ii) if a request for assessment was received, the person who requested an assessment,

in writing on a form that corresponds substantially with Form 15 of Annexure A to the Regulations, whether or not, it has decided to conduct an assessment, within a reasonable time from the date that the decision was made.

- (4) The—
- (a) period of assessment; and
- (b) manner of assessment.

will be determined by the Information Regulator on a case by case basis.

- (5) When making an assessment, the Information Regulator must take the following into account:
- (a) The nature of the body in question:
- (b) the services it provides to the public or a group of persons:
- (c) the purpose of the information under assessment;
- (d) the likely effect of non-compliance, or of future or continued non-compliance with the Act by the body concerned;
- (e) whether such non-compliance has been committed before;
- (f) whether the body was previously made aware of its earlier or current non-compliance;
- (g) the steps taken by the body to comply with the Act; and
- (h) the most effective solution in the public interest to remedy the non-compliance.
- (6) On conclusion of the assessment, the Information Regulator must compile an assessment report, containing its detailed findings and recommendations, if any.
- (7) If the Information Regulator has made a finding that the public or private body is not complying with the provisions of the Act, the Information Regulator must deal with the matter as if a complaint is lodged with it in terms of section 77A of the Act.
 - (8) The Information Regulator must notify—
- (a) the public or private body; and
- (b) the person who requested an assessment, if a request was received,

of any decision made, or action taken, or view formed on a form that corresponds substantially with Form 16 of Annexure A to the Regulations, within a reasonable time from the date that the decision was made or action taken or view formed.

CHAPTER 5 MISCELLANEOUS

Electronic communication

The provisions of the Electronic Communications and Transactions Act, 2002, are applicable to all forms, records, documents or any information, which are electronically communicated.

Offences and penalties

16. An information officer who willfully or in a grossly negligent manner charges a fee other than the fee prescribed in terms of the Regulations, is guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

Repeal and transitional provisions

- 17. (1) The regulations published under Government Notice No. R. 187 of 15 February 2002, as amended by Government Notices Nos R. 1244 of 22 September 2003, R. 990 of 13 October 2006, R. 466 of 1 June 2007 and R. 307 of 1 April 2021, are hereby repealed.
- Anything done under a provision of a regulation repealed by subregulation (1) and which could have been done under a provision of these Regulations, is regarded as having been done under the latter provision.

Short title

18. These Regulations are called the Regulations relating to the Promotion of Access to Information, 2021.

ANNEXURE A FORM 1 REQUEST FOR A COPY OF THE GUIDE

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TO:	*The Information Board	[Regulations	2 a
10.	*The Information Regu P.O Box 31533	iator	
	Braamfontein,		
	2017 E-mail address: Tel number:	inforeg@justice.gov.za +27 (0) 10 023 5200	l
		OR	
	*The information office	r	

Full names:			
In my capacity as (mark with "x"):	Information officer	Other	
Name of *public/private			

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request is made (when made on behalf		
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Provide full particulars of		access is requested, including the reference number if that
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Record comprises vin	tual images (this i	ncludes photographs, slides, video recordings,
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held on computer or in	an electronic or mac	hine-readable form)

Written or printed transcription of virtual images (this includes photographs, slides, video	
recordings, computer-generated images, sketches, etc)	
Transcription of soundtrack (written or printed document)	3-22
Copy of record on flash drive (including virtual images and soundtracks)	
Copy of record on compact disc drive(including virtual images and soundtracks)	
Copy of record saved on cloud storage server	

MANNER OF ACCESS (Mark the applicable box with an "X")	
Personal inspection of record at registered address of public/private body (including listening to recorded words, information which can be reproduced in sound, or information held on computer or in an electronic or machine-readable form)	
Postal services to postal address	
Postal services to street address	
Courier service to street address	
Facsimile of information in written or printed format (including transcriptions)	
E-mail of information (including soundtracks if possible)	- 0.
Cloud share/file transfer	
Preferred language: (Note that if the record is not available in the language you prefer, access may be granted in the language in which the record is available)	

	CULARS OF RIGHT TO BE EXERCISED OR PROTECTED adequate, please continue on a separate page and attach it to this Form. The requester must sign all the additional pages.
Indicate which right is to be exercised or protected:	
Explain why the record requested is required for the exercise or protection of the aforementioned right:	

Henry I	FEES
a)	A request fee must be paid before the request will be considered.
b)	You will be notified of the amount of the access fee to be paid.
c)	The fee payable for access to a record depends on the form in which access is required and
	the reasonable time required to search for and prepare a record.
d)	If you qualify for exemption of the payment of any fee, please state the reason for exemption
Reas	

You will be notified in writing whether your request has been approved or denied and if approved the costs relating to your request, if any. Please indicate your preferred manner of correspondence:

Postal address	Facsimile	Electronic communication (Please specify)

FOR OFFICIAL USE Reference number: Request received by: (state rank, name and surname of information officer) Date received: Access fees: Deposit (if any): Signature of information officer FORM 3 OUTCOME OF REQUEST AND OF FEES PAYABLE [Regulation 8] Note: 1. If your request is granted the— (a) amount of the deposit, (if any), is payable before your request is processed; and (b) requested record/portion of the record will only be released once proof of full payment is received. 2. Please use the reference number hereunder in all future correspondence. Reference number: TO: Prover request dated received. 1. You requested: Personal inspection of information at registered address of public/private body (including listening to recorded words, information which can be reproduced in sound, or information held on computer or in an electronic or machine-readable form) is free of charge. You are required to make an appointment for the inspection of the information and to bring this Form with you. If you then require any form of reproduction of the information, you will be liable for the fees prescribed in Annexure B. OR 2. You requested: Printed copies of the information (including copies of any virtual images, transcriptions and information held on computer or in an electronic or machine-readable form.) Written or printed transcription of virtual images (this includes photographs, slides, video recordings, computer-generated images, sketches, etc.) Transcription of soundtrack (written or printed document) Copy of information on flash drive (including virtual images and soundtracks) Copy of information on flash drive (including virtual images and soundtracks)		day of 20	Signed at
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FORM 5 LODGING OF COMPLAINT

[Regulation 10]

Note:

- 1. This form is designed to assist the Requester (hereinafter referred to as "the Complainant") in requesting a review of a public or private body's response or non-response to a request for access to records under the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000) ("PAIA"). Please fill out this form and send it to the Information Regulator or complete the online complaint form available at https://www.justice.gov.za/inforeg/.
- 2. PAIA gives a member of the public a right to file a complaint with the Information Regulator about any of the nature of complaints detailed in part E of this complaint form.
- 3. It is the policy of the Information Regulator to defer investigating or to reject a complaint if the Complainant has not first given the public or private body (herein after referred to as "the Body") an opportunity to respond to and attempt to resolve the issue. To help the Body address your concerns prior to approaching the Information Regulator, you are required to complete the prescribed PAIA form and submit it to the Body.
- 4. A copy of this form will be provided to the Body that is the subject of your complaint. The information you provide on this form, attached to this form or that you supply later, will only be used to attempt to resolve your dispute, unless otherwise stated herein.
- The Information Regulator will only accept your complaint once you confirm having complied with the prerequisites below.
- 6. Please attach copies of the following documents, if you have them:
 - Copy of the form to the Body requesting access to records;
 - The Body's response to your complaint or access request;
 - · Any other correspondence between you and the Body regarding your request;
 - Copy of the appeal form, if your compliant relate to a public body;
 - The Body's response to your appeal;
 - Any other correspondence between you and the Body regarding your appeal;
 - Documentation authorizing you to act on behalf of another person (if applicable);
 - Court order or court documents relevant to your complaint, if any.
- If the space provided for in this Form is inadequate, submit information as an Annexure to this Form and sign each page.

TO: The Information Regulator

P.O Box 31533 Braamfontein,

2017

E-mail address: Tel number:

inforeg@justice.gov.za +27 (0) 10 023 5200

CAPACITY OF PERSON/PARTY LODGING A COMPLAINT

Ob-3 NO-38HA-MI		(M	ark with an "X")		
Со	mplainant perso	onally			
Re	presentative of	complainan	t		
Th	ird party				
10 3 00 00	COLUMN THE	PF	REREQUISITES		
Did you submit red body?	quest (PAIA forn	And the second second second second second second	s to record of a public/private	Yes	No
	sed from the da	ate on which	h you submitted your PAIA	Yes	No
			edure against a decision of	Yes	No
			ef regarding this matter?	Yes	No
	FOR	IFORMAT!	ON DECUL ATORIO HOS OF	MI V	2372
Received by: (Ful		HORMAII	ON REGULATOR'S USE O	NLY	was a second
Position:	Harres				
Signature:					
Complaint accept		Yes	N	0	
Postal address	Facsim	nile	Other electronic	communica	ation
			(1 10000	Specify/	
	PERS	ONAL INFO	PART A PRIMATION OF COMPLAIN	ANT	
Full names:					
Identity number:					***************************************
Postal Address:					
Street Address:					
E-mail Address:	Tal (D)		Fassins	ile I	
Contact numbers:	Tel. (B): Cellular		Facsim	iie	
	y if you will be r	epresented.	PART B NTATIVE INFORMATION A Power of Attorney must be which the complaint will be re		if complainant is
Full names of	- Oprodon	, running v	voimpiant viii voit	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
representative:	N. P. C.				
Nature of			77.77		
representation:					
Identity number/Registrat	ion				
number:					
Postal Address:					

Street Address:	10.00	
E-mail Address:		
Contact numbers:	Tel. (B):	Facsimile
	Cellular:	
		PART C THIRD PARTY INFORMATION Please attach letter of authorisation)
Type of body:	Private	Public
Name of *public/private body:		
Registration number (if any):		
Name, surname and title of person authorised to lodge complaint:		
Postal Address:		
Street Address:		
E-mail Address:	7 ((5)	[Factorial and a second secon
Contact	Tel. (B):	Facsimile
numbers:	Cellular	
	DODY A	PART D
Top of header		AINST WHICH THE COMPLAINT IS LODGED
Type of body:	Private	Public
Name of *public/private body:		
Registration number (if any):		
Name, surname and title of person you dealt with at the public or private body to try to resolve your complaint or request to access of information: Postal Address:		
Street Address: E-mail Address:	1	
	Tel /D\	Facsimile
Contact	Tel. (B): Cellular	racsimie
numbers: Reference number given (if any):	Cenular	
Tell us about t		PART E COMPLAINT ve taken to try to resolve your complaint (Complaints should first be ody for response and possible resolution; there are limited exceptions)

Date on which request for	access to records		
submitted: Please specify the nature o exercised or protected, if a			
a private body:		134	[A)-
f yes, when did you receiv		Yes	No
	lecision of the information officer of the	Yes	No
oublic body?			
f yes, when did you lodge		I Voc	No
If yes, please indicate whe adjudicated by the Court? Order, if there is any.	Please attach Court	Yes	140
	PART F DETAILED TYPE OF ACCESS TO RECO		
	e of the following to describe your complaint t	o the Informa	tion Regulator)
Unsuccessful appeal: (Section 77A(2)(a) or section 77A(3)(a) of PAIA)	I have appealed against the decision of the public body and the appeal is unsuccessful.		
Unsuccessful application for condonation:	I filed my appeal against the decision of the public body late and applied for		
(Sections 77A(2)(b) and 75(2) of PAIA)	condonation. The condonation application was dismissed.		
Refusal of a request for access: (Section 77A(2)(c)(i) or 77A(2)(d)(i) or 77A(3)(b) of PAIA)	I requested access to information held by a body and that request was refused or partially refused.		
The body requires me to pay a fee and I feel it is	Tender or payment of the prescribed fee.		
excessive: (Sections 22 or 54 of PAIA)	The tender or payment of a deposit.		
Repayment of the deposit: (Section 22(4) of PAIA)	The information officer refused to repay a deposit paid in respect of a request for access which is refused.		20000
Disagree with time extension: (Sections 26 or 57 of PAIA)	The body decided to extend the time limit for responding to my request, and I disagree with the requested time limit extension or a time extension taken to respond to my access request.		
Form of access denied: (Section 29(3) or 60(a) of PAIA)	I requested access in a particular and reasonable form and such form of access was refused.		
Deemed refusal: (Section 27 or 58 of PAIA)	It is more than 30 days since I made my request and I have not received a decision. Extension period has expired and no		
Inappropriate disclosure	response was received. Records (that are subject to the grounds		
of a record: (Mandatory grounds for refusal of access to record)	for refusal of access) have inappropriately/unreasonable been		

No adequate reasons for the refusal of access: (Section 56(3)(a) of PAIA)	My request for access is refused, and no valid or adequate reasons for the refusal, were given, including the provisions of this Act which were relied upon for the refusal.	
Partial access to record: (Section 28(2) or 59(2) of PAIA)	Access to only a part of the requested records was granted and I believe that more of the records should have been disclosed.	
Fee waiver: (Section 22(8) or 54(8) of PAIA)	I am exempt from paying any fee and my request to waive the fees was refused.	
Records that cannot be found or do not exist: (Section 23 or 55 of PAIA)	The Body indicated that some or all of the requested records do not exist and I believe that more records do exist.	
Failure to disclose records:	The Body decided to grant me access to the requested records, but I have not received them.	
No jurisdiction (exercise or protection of any rights): (Section 50(1)(a) of PAIA)	The Body indicated that the requested records are excluded from PAIA and I disagree.	
Frivolous or vexatious request: (Section 45 of PAIA)	The Body indicated that my request is manifestly frivolous or vexatious and I disagree.	
Other: (Please explain):		
How do you think the Info seek.	PART G EXPECTED OUTCOME rmation Regulator can assist you? Describe	the result or outcome that you
	PART H AGREEMENTS	

The legal basis for the following agreements is explained in the Privacy Notice on how to file your complaint document. In order for the Information Regulator to process your complaint, you need to check each one of the checkboxes below to show your agreement:

I agree that the Information Regulator may use the information provided in my complaint to assist it in researching issues relating to the promotion of the right of access to information as well as the protection of the right to privacy in South Africa. I understand that the Information Regulator will never include my personal or other identifying information in any public report, and that my personal information is still protected by the Protection of Personal Information Act, 2013 (Act No. 4 of 2013). I understand that if I do not agree, the Information Regulator will still process my complaint.
The information in this Complaint Form is true to the best of my knowledge and belief.
I authorize the Information Regulator to collect my personal complaint information (such as the information about me in this complaint form) and use it to process my human rights complaint relating to the right of access to information and / or the protection of the right to privacy.

process my comple this information by complaint, these r	aint to share it with the li r talking to witnesses or	nformation Regulator. The asking for written record	ss) who has information in the Information Regulator of the Institution of the sat the Institution of the sat the Institution of the satisfies of the Institution of	an obtai ure of th
			ess, it is my responsibility ce a delay or even be clos	
Signed at	this	day of	20	
		FORM 6 NT OF RECEIPT OF CO egulation 11(1)]	MPLAINT	
Note: Please use the u	ndermentioned referenc	e number in all future co	rrespondence.	
		Reference	number:	
		-		

COMPLAINT LODGED Receipt of your complaint, regarding:				
Unsuccessful appeal: (Section 77A(2)(a) or section 77A(3)(a) of PAIA)	I have appealed against the decision of the public body and the appeal is unsuccessful.			
Unsuccessful application for condonation: (Sections 77A(2)(b) and 75(2) of PAIA)	I filed my appeal against the decision of the public body late and applied for condonation. The condonation application was dismissed.			
Refusal of a request for access: (Section 77A(2)(c)(i) or 77A (d)(i) or 77A(3)(b) of PAIA)	I requested access to information held by a body and that request was refused or partially refused.			
The body requires me to pay a fee and I feel it is excessive:	Tender or payment of the prescribed request fee.			
(Section 22 or 54 of PAIA)	The tender or payment of a deposit.			
Repayment of the deposit: (Section 22(4) of PAIA)	The information officer refused to repay a deposit paid in respect of a request for access which is refused.			
Disagree with time extension:	The body decided to extend the time limit for responding to my request, and I disagree with the			

(Section 26 or 57 of PAIA)	requested time limit extension or a time extension taken to respond to my access request.	
Form of access denied: (Section 29(3) or 60(a) of PAIA)	I requested access in a particular and reasonable form and such form of access was refused.	
Deemed refusal: (Section 27 or 58 of	It is more than 30 days since I made my request and I have not received a decision.	
PAIA)	Extension period has expired and no response was received.	
Inappropriate disclosure of a record: (Mandatory grounds for refusal of access to record)	Records (that are subject to the grounds for refusal of access) have inappropriately/unreasonable been disclosed.	
No adequate reasons for the refusal of access: (Section 56(3)(a) of PAIA)	My request for access is refused, and no valid or adequate reasons for the refusal, were given, including the provisions of this Act which were relied upon for the refusal.	
Partial access to record: (Section 28(2) or 59(2) of PAIA)	Access to only a part of the requested records was granted and I believe that more of the records should have been disclosed.	220
Fee waiver: (Section 22(8) or 54(8) of PAIA)	I am exempt from paying any fee and my request to waive the fees was refused.	
Records that cannot be found or do not exist: (Section 23 or 55 of PAIA)	The Body indicated that some or all of the requested records do not exist and I believe that more records do exist.	
Failure to disclose records:	The Body decided to grant me access to the requested records, but I have not received them.	
No jurisdiction (exercise or protection of any rights): (Section 50(1)(a) of PAIA)	The Body indicated that the requested records are excluded from PAIA and I disagree.	
Frivolous or vexatious request: (Section 45 of PAIA)	The Body indicated that my request is manifestly frivolous or vexatious and I disagree.	
Other: (Please explain):		
s hereby acknowledge	ed. Kindly note that the complaint will be dealt with as follo	ows:
The Informatio	n Regulator will investigate the complaint further.	
The complaint	will be referred to the Enforcement Committee.	
	this day of	20

FORM 7 NOTIFICATION TO INFORMATION OFFICER

[Regulation 11(2)]

Note: Please use the undermentioned reference number in all future correspondence.

	Reference number:	
то:		
-		
RE: COMPLAINT RECE	EIVED AND INTENTION TO INVESTIGATE	
The following complaint number	t was received from, on	identity
	COMPLAINT LODGED	
Unsuccessful appeal: (Section 77A(2)(a) or 77A(3)(a) of PAIA)	I have appealed against the decision of the public body and the appeal is unsuccessful.	
Unsuccessful application for condonation: (Sections 77A(2)(b) and 75(2) of PAIA)	I filed my appeal against the decision of the public body late and applied for condonation. The condonation application was dismissed.	
Refusal of a request for access: (Section 77A(2)(c)(i) or 77A (d)(i) or 77A(3)(b) of PAIA)	I requested access to information held by a body and that request was refused or partially refused.	
The body requires me to pay a fee and I	Tender or payment of the prescribed request fee.	
feel it is excessive: (Section 22 or 54 of PAIA)	The tender or payment of a deposit.	
Repayment of the deposit: (Section 22(4) of PAIA)	The information officer refused to repay a deposit paid in respect of a request for access which is refused.	v Salan — 122 () 14
Disagree with time extension:	The body decided to extend the time limit for responding to my request, and I disagree with the requested time limit extension or a time extension taken to respond to my access request.	
Form of access denied: (Section 29(3) or sections 60(a) of PAIA)	I requested access in a particular and reasonable form and such form of access was refused.	
Deemed refusal: (Section 27 or 58 of	It is more than 30 days since I made my request and I have not received a decision.	
PAIA)	Extension period has expired and no response was	

Inappropriate disclosure of a record: (Mandatory grounds		ect to the grounds for refusal riately/unreasonable been	of
for refusal of access to record)			
No adequate reasons for the refusal of access: (Section 56(3)(a) of PAIA)	My request for access adequate reasons for the the provisions of this Arrefusal.		
Partial access to record: (Section 28(2) of 59(2) of PAIA)		f the requested records was hat more of the records shou	ld
Fee waiver: (Section 22(8) or 54(8) of PAIA)	I am exempt from payin waive the fees was refu	ng any fee and my request to used.)
Records that cannot be found or do not exist: (Section 23 or 55 of PAIA)		hat some or all of the requ nd I believe that more reco	
Failure to disclose records:	The Body decided to g records, but I have not	rant me access to the request received them.	sted
No jurisdiction (exercise or protection of any rights): (Section 50(1)(a) of PAIA)	The Body indicated excluded from PAIA ar	that the requested record nd I disagree.	s are
Frivolous or vexatious request: (Section 45 of PAIA)	The Body indicated that frivolous or vexatious a	at my request is manifestly and I disagree.	
Other: (Please explain):			
requested to respond to	the complaint and prod		e the matter. You are hereby ulator any information, item or eipt of this notification.
Signed at	this	day of	20
Information Regulator			
		FORM 8 OUTCOME OF INVESTIGA gulation 11(5)]	TION
		Reference number:	
то:		_	
	150		
0	1 (-1 M)		
RE- COMPLAINT LOD	GED WITH REGARDS	TO	

Kindly note that:			
The investigation	is ongoing.		
The following dec	cision is taken:		
	7000		187 - 187 19 - 1
Signed at	this	day of	20
Information Regulator			
		FORM 9 EMENT MEETING egulation 12(2)]	
		Reference nu	mber:
TO:			
		_	
		_	
		_	
RE: COMPLAINT LODG	ED WITH REGARDS	то:	
it may be possible		t between the parti-	
YOU ARE HEREBY INV			
to attend a conciliation m	eeting at <i>(place)</i> 20 . at		on the _(time) and on any subsequent date that
day of may be required, regarding	ng the above-mention	ed matter.	<u>, , , , , , , , , , , , , , , , , , , </u>
Kindly confirm your attend	dance with the Informa	ition Regulator on/b	efore
Signed at	this	day of	20
Information Regulator			
	+	FORM 10 MENT CERTIFICA egulation 12(4)]	TE
	_	Reference	e Number:
	IN THE	MATTER BETWEE	-Ni
Full names	114 (11/2)		IN
Identity number			
Full names		100/12 100 100 100 100	

Identity number				
Full names				
Identity number				
Full names	22 page —			
Identity number				A 72
		AND		
Name of public/private				
Name of information			-8	
officer	<u>.</u>			
l,		in my capacity as	facilitator in	the matter between the
above-mentioned parties,				
HEREBY CERTIFY THAT:				
The matter has been r	esolved, and the	e following settlement	reached:	
	•			<u> </u>
		·		
The matter has not be	en resolved, and	will be referred back t	to the Informat	tion Regulator to be deal
with in terms of section				
Signed at	thin	day of		20
Signed at	this	day of		
Facilitator				
		FORM 11		
		IATION OF MATTER	ŧ.	
	ЯЈ	egulation 13(2)]		
		Reference num	ber:	
то:		_		
_		_		
				
		_		
RE: COMPLAINT LODGED V	NITH REGARDS	S TO:		

KINDLY TAKE NOTE THAT:

- (a) It appears from the nature of the complaint and the response made in relation to the complaint, that it may be possible to secure a settlement between the parties concerned.
- (b) The Information Regulator has decided to act as a conciliator in the matter.

to attend a conciliation meetin	g at (place)		on the
day of	20, at - above-mentione	d matter	on the(time) and on any subsequent date that
Kindly confirm your attendance	with the Informat	ion Regulator or	n/before
Signed at	this	day of _	20
Information Regulator			
		FORM 12	
	CONCILIA	TION CERTIFI	CATE
	[Re	gulation 13(5)]	
		Refere	ence Number:
	IN THE M	ATTER BETW	EEN
Full names			
Identity number			
Full names			
Identity number			
Full names			
Identity number			
Full names Identity number			
		AND	
Name of public/private body		- 118	
Name of information			
officer			
l,above-mentioned parties,		_ in my capacit	ty as conciliator in the matter between th
above-mentioned parties,			
HEREBY CERTIFY THAT:			
The matter has been	esolved, and the	following settler	ment reached:
	<u> </u>		
<u> </u>	24	75	
The matter has not be	en resolved, and v	vill be referred b	back to the Information Regulator to be dea

Signed at	 .	this	day of		20	_
Conciliator						
			FORM 13			
			T FOR ASSESSN egulation 14(1)]	IENT		
TO: The Information	n Regulator	•				
P.O Box 31533 Braamfontein,	n regulator					
2017						
E-mail address: int Tel number: +27 (0						
I, Full names:	1					
Postal Address:						
Street Address:						
E-mail Address:						
Contact	Tel. (B):			Facsimile:		
numbers:	Cellular					
Name of private/public body:						
Postal Address:			= = = = = = = = = = = = = = = = = = = =	res :		
Street Address:						
E-mail Address:						
Contact	Tel. (B):	=		Facsimile:		
numbers:	Cellular:			- ACT		
	PARTIC	ULARS OF I	NFORMATION TO	BE ASSES	SED	
-						
		<u> </u>				
				8		16.4
PE	RSONS AFFE	CTED BY TH	E RELEVANT INF	ORMATION	PRACTICE/S	
12						

	= = = = = = = = = = = = = = = = = = = =	- 12				14 12
	INC KEA	YAHW MUCH	AN ASSESSMENT	13 KEQUES	IEU	

SPECIFIC ASPE	ECTS OF THE INFORMATION	THAT THE ASSESS	SMENT SHOULD ADDRESS
Signed at	this	day of	20
Requester			
NOTICE OF *RE		FORM 14 SULATOR'S OWN DE gulation 14(2)]	CISION TO DO AN ASSESSMENT
TO:		Reference n	umber:
	atified that the Information Dec	aulotor .	
	otified that the Information Requastreated to conduct an as		
h	as on its own initiative decided	d to conduct an asses	sment,
in terms of section	n 77H of the Promotion of Acc	ess to Information Act	; 2000 (Act No. 2 of 2000).
	PARTICULARS OF IN	FORMATION TO BE	ASSESSED
			4 7 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
	A and the second		
PE	ERSONS AFFECTED BY THE	RELEVANT INFORM	MATION PRACTICE/S
	THE REASON WHY A	N ASSESSMENT IS	REQUESTED

			
SPECIFIC ASPECTS	S OF THE INFORMATION	THAT THE ASSESS	MENT SHOULD ADDRESS
You are hereby invited	d to submit a written respor	nse, together with sub	estantiated proof with regards to the
*request/the Informon/before	nation Regulator's o	wn initiative to	conduct an assessment
Signed at	this	day of	20
Information Regulator			
mormation regulator		FORM 15	
DE	CISION WITH REGARDS 1		N ASSESSMENT
TO:		Reference nu	mber:
	- 27		
			/ has on its own initiative decided to
	ent, in terms of section 77H as, after taking all the releva		Access to Information Act, 2000 (Act onsideration, to—
	proceed with an assessr	ment; or	
	not to proceed with an a	ssessment.	
	,		
Signed at	this	day of	20
Information Regulator			
	DECISION WITH RI	FORM 16 EGARDS TO ASSES Julation 14(5)]	SMENT
	-	Reference no	umber:

TO:	
	
Th - 1 - 6	
conduct No. 2	ormation Regulator *was requested to conduct an assessment/ has on its own initiative decided to t an assessment, in terms of section 77H of the Promotion of Access to Information Act, 2000 (Act of 2000), and has, after taking all the relevant information into consideration, formed the nentioned views:
	VIEWS OF INFORMATION REGULATOR
	The Information Regulator hereby wishes to confirm that it wishes to take no further action in this regard.
	The Information Regulator hereby wishes to confirm that it wishes to take the following action in this regard:
Signed	at this day of 20
Informa	ation Regulator

ANNEXURE B FEES

Fees in Respect of Public Bodies

Item	Description	Amount
1.	The request fee payable by every requester	R100.00
2.	Photocopy of A4-size page	R1.50 per page or part thereof.
3.	Printed copy of A4-size page	R1.50 per page or part thereof.
4.	For a copy in a computer-readable form on: (i) Flash drive (to be provided by requestor) (ii) Compact disc	R40.00
	 If provided by requestor If provided to the requestor 	R40.00 R60.00
5.	For a transcription of visual images per A4-size page	Service to be outsourced. Will
6.	Copy of visual images	depend on quotation from Service provider.
7.	Transcription of an audio record, per A4-size page	R24.00
8.	Copy of an audio record on:	

Item	Description	Amount
EL LUCIO	(i) Flash drive (to be provided by requestor)	R40.00
	(ii) Compact disc	
	If provided by requestor	R40.00
	If provided to the requestor	R60.00
9.	To search for and prepare the record for disclosure for each	R100.00
	hour or part of an hour, excluding the first hour, reasonably	
	required for such search and preparation.	
	To not exceed a total cost of	R300.00
10.	Deposit: If search exceeds 6 hours	One third of amount per request
		calculated in terms of items 2 to 8.
11.	Postage, e-mail or any other electronic transfer	Actual expense, if any.

Fees in Respect of Private Bodies

Item	Description	Amount
1.	The request fee payable by every requester	R140.00
2.	Photocopy/printed black & white copy of A4-size page	R2.00 per page or part thereof.
3.	Printed copy of A4-size page	R2.00 per page or part thereof.
4.	For a copy in a computer-readable form on: (iii) Flash drive (to be provided by requestor) (iv) Compact disc • If provided by requestor • If provided to the requestor	R40.00 R40.00 R60.00
5.	For a transcription of visual images per A4-size page	Service to be outsourced. Will
6.	Copy of visual images	depend on quotation from Service provider.
7.	Transcription of an audio record, per A4-size page	R24.00
8.	Copy of an audio record on: (v) Flash drive (to be provided by requestor) (vi) Compact disc • If provided by requestor • If provided to the requestor	R40.00 R40.00 R60.00
9.	To search for and prepare the record for disclosure for each hour or part of an hour, excluding the first hour, reasonably required for such search and preparation. To not exceed a total cost of	R145.00 R435.00
10.	Deposit: If search exceeds 6 hours	One third of amount per request calculated in terms of items 2 to 8.
11.	Postage, e-mail or any other electronic transfer	Actual expense, if any.".

WET OP BEVORDERING VAN TOEGANG TOT INLIGTING, 2000 (WET NO. 2 VAN 2000): REGULASIES RAKENDE DIE BEVORDERING VAN TOEGANG TOT INLIGTING, 2021

Ek, Ronald Ozzy Lamola, die Minister van Justisie en Korrektiewe Dienste, maak hierby kragtens artikel 92 van die Wet op Bevordering van Toegang tot Inligting, 2000 (Wet No. 2 van 2000), die regulasies in die Bylae.

ROLAMOLA, MP

MINISTER VAN JUSTIBIE EN KORREKTIEWE DIENSTE

DATUM: 25/07

BYLAE INDELING VAN REGULASIES HOOFSTUK 1 ALGEMEEN

1. Woordomskrywing

HOOFSTUK 2 BESKIKBAARHEID VAN GIDS

- 2. Verpligtinge van Inligtingsreguleerder
- 3. Verpligtinge van inligtingsbeampte

HOOFSTUK 3 TOEGANG TOT INLIGTING

- 4. Outomatiese beskikbaarheid van sekere rekords van openbare liggaam
- 5. Vrywillige openbaarmaking en outomatiese beskikbaarheid van sekere rekords van privaatliggame
- 6. Beskikbaarheid van rekords van politieke partye
- 7. Versoek om toegang tot inligting
- 8. Uitslag van versoek en van gelde betaalbaar
- 9. Interne appèl teen besluit van inligtingsbeampte van openbare liggaam

HOOFSTUK 4 KLAGTES AAN INLIGTINGSREGULEERDER

- 10. Indien van klagtes
- 11. Prosedure vir ondersoek van klagtes
- 12. Skikking van aangeleentheid
- 13. Bemiddeling van aangeleentheid
- 14. Oudit

HOOFSTUK 5 DIVERSE

- 15. Elektroniese kommunikasie
- 16. Misdrywe en strawwe

- 17. Herroeping en oorgangsmaatreëls
- 18. Kort titel

AANHANGSEL A

Vorm:

- 1. Versoek om 'n kopie van die gids
- 2. Versoek om toegang tot rekord
- 3. Uitslag van versoek en gelde betaalbaar
- 4. Indiening van 'n interne appèl
- 5. Indiening van klagte
- 6. Erkenning van ontvangs van klagte
- 7. Kennisgewing aan inligtingsbeampte
- 8. Ontwikkeling en uitslag van ondersoek
- 9. Skikkingsvergadering
- 10. Skikkingsertifikaat
- 11. Bemiddeling van aangeleentheid
- 12. Bemiddelingsertifikaat
- 13. Versoek om 'n oudit
- 14. Kennisgewing van *versoek/Inligtingsreguleerder se eie besluit om 'n oudit te doen
- 15. Besluit oor doen van 'n oudit
- 16. Besluit oor oudit

AANHANGSEL B

Gelde

HOOFSTUK 1 ALGEMEEN

Woordomskrywing

- 1. In die Regulasies het enige woord of uitdrukking waaraan 'n betekenis in die Wet toegewys is, daardie betekenis en, tensy dit uit die samehang anders blyk, beteken—
- "die Wet" die Wet op Bevordering van Toegang tot Inligting, 2000 (Wet No. 2 van 2000);
- "klaer" by die toepassing van die Regulasies, 'n versoeker of 'n derde party soos in artikel 1 van die Wet omskryf;
- "gids" die gids in artikel 10 van die Wet beoog:
- "handtekening" sluit 'n handtekening beoog in artikel 13 van die Wet op Elektroniese Kommunikasies en Transaksies, 2002 (Wet No. 25 van 2002), in;
- "inligtingsbeampte" by die toepassing van die Regulasies, ook die Hoof van 'n privaatliggaam, soos omskryf in artikel 1 van die Wet en kan 'n adjunk-inligtingsbeampte insluit, indien sodanig ingevolge artikel 17 van die Wet gedelegeer; en
- "skrif" sluit in die vorm van 'n databoodskap en wat toeganklik is op 'n wyse wat vir latere verwysing bruikbaar is, soos beoog in artikel 12 van die Wet op Elektroniese Kommunikasies en Transaksies, 2002.

HOOFSTUK 2

BESKIKBAARHEID VAN GIDS

Verpligtinge van Inligtingsreguleerder

- 2. (1) Die Inligtingsreguleerder moet die gids in elk van die amptelike tale beskikbaar stel—
- (a) deur publikasie in die Staatskoerant;
- (b) by die Kantoor van die Inligtingsreguleerder, ter insae, tydens normale kantoorure;
- (c) op die webwerf van die Inligtingsreguleerder; en
- (d) aan die Direkteur-generaal van die Departement van Regeringskommunikasie-en-Inligtingstelsels.
- (2) Die Inligtingsreguleerder moet, op skriftelike versoek van 'n persoon, op 'n vorm wat wesenlik dieselfde is as Vorm 1 van Aanhangsel A van die Regulasies, die getal kopieë van die gids in die amptelike tale soos versoek, beskikbaar stel.
 - (3) Die Inligtingsreguleerder kan nie enige gelde hef nie vir-
- (a) 'n kopie van die gids ingevolge subregulasie (2) beskikbaar gestel; of
- (b) insae van 'n kopie van die gids by die kantoor van die Inligtingsreguleerder.

Verpligtinge van inligtingsbeampte

- **3.** (1) 'n Inligtingsbeampte moet toesien dat 'n afskrif van die Gids, in ten minste twee van die amptelike tale, by sy of haar geregistreerde hoofkantoor, vir insae deur die publiek tydens normale kantoorure, is.
- (2) Die Inligtingsbeampte moet, op skriftelike versoek van 'n persoon, op 'n vorm wat wesenlik dieselfde is as Vorm 1 van Aanhangsel A van die Regulasies, die getal kopieë van die gids in die amptelike tale soos versoek, beskikbaar stel.
 - (3) Die Inligtingsbeampe kan nie enige gelde hef nie vir—
- (a) 'n kopie van die gids ingevolge subregulasie (2) beskikbaar gestel; of
- (b) insae van 'n kopie van die gids by die kantoor van die Inligtingsbeampte.

HOOFSTUK 3 TOEGANG TOT INLIGTING

Outomatiese beskikbaarheid van sekere rekords van openbare liggaam

- **4.** (1) Die inligtingsbeampte van 'n openbare liggaam moet 'n beskrywing opstel en hou van die kategorieë van rekords beoog in artikel 15(1)(a) van die Wet wat outomaties beskikbaar is sonder dat 'n versoeker 'n versoek om toegang daartoe moet rig.
- (2) Die beskrywing beoog in subregulasie (1), moet so gou doenlik nadat enige 'n wysiging tot die beskrywing gemaak word, bygewerk word.
 - (3) Die beskrywing moet beskikbaar gestel word—
- (a) aan die Inligtingsreguleerder;
- (b) op die webwerf van die openbare liggaam; en
- (c) ter insae by die hoofkantoor van 'n betrokke openbare liggaam tydens normale kantoorure.
- (4) 'n Versoeker kan 'n kopie van 'n rekord bedoel in subregulasie (1) aanvra en moet van sodanige kopie voorsien word, by betaling van die gelde vir reproduksie soos in items 2 tot 8 van Aanhangsel B by die Regulasies voor voorsiening gemaak is.

Vrywillige openbaarmaking en outomatiese beskikbaarheid van sekere rekords van privaatliggame

- **5.** (1) Die Hoof van 'n privaatliggaam kan 'n beskrywing opstel en byhou van die kategorieë van rekords beoog in artikel 52(1)(a) van die Wet wat—
- (a) vrywillig openbaar gemaak word; of
- (b) outomaties beskikbaar is sonder dat 'n versoeker 'n versoek om toegang daartoe moet rig.
- (2) Indien 'n beskrywing in subregulasie (1) beoog opgestel en bygehou is, moet dit—
- so gou doenlik nadat enige 'n wysiging tot die beskrywing gemaak word, bygewerk word;
 en
- (b) beskikbaar gestel word-
 - (i) aan die Inligtingsreguleerder;
 - (ii) op die webwerf van die privaatliggaam; en
 - (iii) ter insae by die geregistreerde hoofkantore van 'n betrokke privaatliggaam tydens normale kantoorure.
- (3) 'n Versoeker kan 'n versoek om kopie van 'n rekord bedoel in subregulasie (1) rig en moet van sodanige kopie voorsien word by betaling van die gelde vir reproduksie, soos wat in items 2 tot 8 van Aanhangsel B tot die Regulasies voor voorsiening gemaak is.

Beskikbaarheid van rekords van politieke partye

- 6. Die rekords beoog in artikel 52A(1)(b) van die Wet moet ter insae beskikbaar wees—
- (a) vanaf Maandag tot Vrydag, openbare vakansiedae uitgesluit, vanaf 8h00 tot 16h00 by die fisieke sakeadres van 'n politieke party; en
- (b) elektronies op die webwerf van die politieke party, indien daardie politieke party 'n webwerf het.

Versoek om toegang tot inligting

- 7. (1) 'n Versoek om toegang tot 'n rekord soos beoog in artikel 18(1) of 53(1) van die Wet, moet aan die inligtingsbeampte gerig word op 'n vorm wat wesenlik dieselfde is as Vorm 2 van Aanhangsel A by die Regulasies.
 - (2) Die inligtingsbeampte moet—
- (a) 'n versoeker met enige versoek ten opsigte van 'n versoek om inligting, bystaan; en
- (b) indien 'n versoek om toegang tot 'n rekord mondelings gerig word weens ongeletterdheid of 'n gebrek van 'n versoeker, Vorm 2 van Aanhangsel A tot die Regulasies namens die versoeker invul en 'n kopie daarvan aan die versoeker voorsien, soos in artikel 18(3) van die Wet beoog.
- (3) Die versoekgeld wat betaalbaar is deur enige versoeker soos in artikel 22(1) of 54(1) van die Wet bedoel is in item 1 van Aanhangsel B tot die Regulasies voorgeskryf.

Uitslag van versoek en van gelde betaalbaar

- 8. (1) Die inligtingsbeampte moet, as 'n versoek om toegang tot 'n rekord in regulasie 7 van die Regulasies bedoel, toegestaan of geweier word, die versoeker verwittig van—
- (a) sy of haar besluit; en
- (b) die gelde betaalbaar soos in Aanhangsel B voor voorsiening gemaak,
- op 'n vorm wat wesenlik dieselfde is as Vorm 3 van Aanhangsel A by die Regulasies: Met dien verstande dat 'n versoek om 'n kopie van die gids nie geweier mag word nie.
 - (2) 'n Persoon wat-
- (a) 'n kopie van 'n rekord in regulasie 4 of 5 van die Regulasies beoog; of
- (b) toegang tot 'n rekord soos in regulasie 7 van die Regulasies beoog, kan die geld vir reproduksie en posgeld, soos voorgeskryf in Bylae B van die Regulasies, gevra word, indien die versoek toegestaan word.
 - (3) Indien—
- (a) die soektog na 'n rekord ten opsigte van 'n versoek om toegang; en
- (b) die voorbereiding van die rekord vir openbaarmaking, met inbegrip van enige reëlings beoog in artikel 29(2)(a) en (b)(i) en (ii)(aa) van die Wet,

na mening van die inligtingsbeampte, meer as ses uur sal vat, moet die inligtingsbeampte op 'n vorm wat wesenlik dieselfde is as Vorm 3 van Aanhangsel A by die Regulasies, die versoeker verwittig om 'n deel van die toegangsgelde van die rekordgelde, soos uiteengesit in Aanhangsel B van die Regulasies, as 'n deposito te betaal: Met dien verstande dat die bedrag betaalbaar as 'n deposito, nie een derde van die betaalbare bedrag moet oorskry nie, indien die versoek toegestaan word.

(4) Die gelde betaalbaar vir die soektog en voorbereiding van die rekord beoog by artikel 29(2)(a) en (b)(i) of 54(2)(a) en (b)(i) van die Wet is soos in item 9 van Aanhangsel B tot die Regulasies voorsiening voor gemaak word.

Interne appèl teen besluit van inligtingsbeampte van openbare liggaam

9. 'n Klaer kan 'n interne appèl teen 'n besluit van die inligtingsbeampte van 'n openbare liggaam soos beoog in artikel 75(1) van die Wet indien, op 'n vorm wat wesenlik dieselfde is as Vorm 4 van Aanhangsel A by die Regulasies.

HOOFSTUK 4 KLAGTES BY INLIGTINGSREGULEERDER

Indien van klagtes

10. 'n Klagte in artikel 77A van die Wet beoog, moet skriftelik op 'n vorm wat wesenlik dieselfde is as Vorm 5 van Aanhangsel A tot die Regulasies, by die Inligtingsreguleerder ingedien word.

Prosedure vir ondersoek van klagtes

- **11.** (1) (a) By ontvangs van 'n klagte in artikel 77A van die Wet beoog, moet die Inligtingsreguleerder op 'n vorm wat wesenlik dieselfde as Vorm 6 van Aanhangsel A tot die Regulasies is, ontvangs van die klagte erken.
- (b) Die Inligtingsreguleerder moet die klaer, soos in artikel 77E van die Wet beoog, inlig hetsy—
- (i) die Inligtingsreguleerder die klagte verder sal ondersoek; of

- (ii) die klagte na die Afdwingingskomitee, by artikel 50 van die Wet op Beskerming van Persoonlike Inligting, 2013 (Wet No. 4 van 2013), ingestel, verwys sal word.
- (2) As die Inligtingsreguleerder besluit om die klagte te ondersoek soos in artikel 77C(1)(a) van die Wet beoog, moet die Inligtingsreguleerder binne 20 werksdae na ontvangs van die klagte op 'n vorm wat wesenlik ooreenstem met Vorm 7 van Aanhangsel A tot die Regulasies—
- (a) die klagte onder die aandag van die betrokke inligtingsbeampte bring:
- (b) die betrokke inligtingsbeampte inlig van die Inligtingsreguleerder se voorneme om die klagte te ondersoek; en
- (c) versoek dat die betrokke inligtingsbeampte op die klagte reageer en enige item of dokument waarop hy of sy die besluit gegrond het, te verstrek.
- (3) Die betrokke inligtingsbeampte moet binne 20 werksdae na ontvangs van die klagte vanaf die Inligtingsreguleerder, skriftelik reageer op die klagte en enige item of dokument by die Inligtingsreguleerder indien, op die wyse wat die Inligtingsreguleerder versoek.
- (4) Vir die doeleindes van die ondersoek, het die Inligtingsreguleerder al die bevoegdhede en werksaamhede soos in artikel 77G van die Wet bepaal.
- (5) Die Inligtingsreguleerder moet, binne 'n redelike tyd vanaf die datum van die neem van 'n besluit of aksie—
- (a) die klaer en die inligtingsbeampte en enige ander party tot die aangeleentheid, ingelig hou van die vordering met die ondersoek; en
- (b) die klaer, die betrokke inligtingsbeampte en enige ander party tot die aangeleentheid, inlig oor die uitslae van die ondersoek,
- op 'n vorm wat wesenlik dieselfde is as Vorm 8 tot Aanhangsel A by die Regulasies.
- (6) Die Inligtingsreguleerder kan, tydens die ondersoek soos in subregulasie (1)(b) beoog, as dit voorkom dat die Afdwingingskomitee die klagte beter kan ondersoek, die klagte na die Afdwingingskomitee verwys, en moet die klaer skriftelik daarvan inlig.

Skikking van aangeleentheid

- 12. (1) As dit vanuit die klagte of uit enige skriftelike antwoord op die klagte—
- (a) kragtens artikel 77E(b)(ii) van die Wet; of
- (b) tydens 'n bemiddelingsvergadering,

blyk dat dit moontlik mag wees om 'n skikking tussen die partye te bereik, kan die Inligtingsreguleerder met die partye beraadslaag—

- (i) persoonlik; of
- (ii) deur elektroniese kommunikasie,
- soos gepas geag om te poog om 'n skikking te bewerkstellig.
- (2) As die Inligtingsreguleerder tydens die proses in subregulasie (1) bedoel, besluit om 'n skikkingsvergadering te belê, moet die Reguleerder, so gou as redelik moontlik, die partye op 'n vorm wat wesenlik dieselfde is as Vorm 9 van Aanhangsel A, inlig van die datum, tyd en plek van die skikkingsvergadering.
- (3) Vir die doeleindes van skikkingsverrigtinge, het die Inligtingsreguleerder dieselfde bevoegdhede as 'n bemiddelaar in regulasies 13(3) en (4) van die Regulasies beoog.
- (4) Die Inligtingsreguleerder moet 'n skikkingsertifikaat uitreik op 'n vorm wat wesenlik dieselfde is as Vorm 10 van Aanhangsel A tot die Regulasies, binne 'n redelike tyd na die datum van afhandeling van die skikkingsvergadering.

(5) Indien geen skikking bereik kan word nie of as enige een of albei partye nie 'n skikkingsvergadering wou bywoon nie, moet die Inligtingsreguleerder voortgaan met die aangeleentheid soos ingevolge artikel 77C van die Wet voor voorsiening gemaak.

Bemiddeling van aangeleentheid

- **13.** (1) As dit—
- (a) by ontvangs van 'n klagte;
- (b) tydens die ondersoek van die klagte; of
- (c) by ontvangs van enige skriftelike antwoord vanaf die inligtingsbeampte van 'n openbare liggaam of die hoof van 'n privaatliggaam, ingevolge artikel 77E(b)(ii) van die Wet,

vir die Inligtingsreguleerder duidelik word dat die klagte, of sekere aspekte van die klagte, suksesvol geskik kan word, kan die Inligtingsreguleerder bemiddelingsverrigtinge voer en as bemiddelaar in die aangeleentheid optree.

- (2) Die Inligtingsreguleerder moet 'n bemiddelingsvergadering so gou as redelik moontlik belê en die klaer, die betrokke inligtingsbeampte of enige ander party tot die aangeleentheid, op 'n vorm wat wesenlik dieselfde as Vorm 11 van Aanhangsel A tot die Regulasies is, inlig—
- (a) van die Inligtingsreguleerder se besluit om as bemiddelaar in die aangeleentheid op te tree;
- (b) van die naam van die bemiddelaar;
- (c) van die datum, wat ten minste 10 werksdae na hierdie kennisgewing moet wees, tyd en plek van die bemiddelingsvergadering; en
- (d) dat in die geval van niebywoning deur een of beide van die partye, die Inligtingsreguleerder persone kan dagvaar om voor die Inligtingsreguleerder te verskyn.
 - (3) Die Inligtingsreguleerder—
- (a) kan aparte klagtes konsolideer, wat na bewering verband hou met dieselfde aangeleentheid deur dieselfde inligtingsbeampte, ten einde die klagtes in dieselfde bemiddelingsvergaderings te hanteer;
- (b) moet verseker dat alle persone wat geregtig is om die bemiddelingsvergadering by te woon, betyds in kennis gestel word van die datum, tyd en plek van die vergadering;
- (c) kan al die tersaaklike dokumentasie oor die klagte van die klaer, inligtingsbeampte of enige ander party tot die aangeleentheid, aanvra;
- (d) kan persoonlik met die partye beraadslaag, per elektroniese kommunikasie, of per enige ander middele wat gepas geag word; en
- (e) kan—
 - (i) die partye aanmoedig om met mekaar te kommunikeer met die oog daarop om die aangeleentheid te skik;
 - (ii) die partye bystaan om die kwessies in geskil te verminder:
 - (iii) 'n aktiewe rol neem in die verrigtinge, met inbegrip van die opsomming van die verskeie opsies beskikbaar aan die partye en die sterk en swak punte van die aangeleentheid;
 - (iv) menings lig oor die kwessies van feitlike of regsgeskille tussen die partye;
 - (v) raad gee oor koste-implikasies en ander regsgevolge; en
 - (vi) enige voorstel aan die partye doen met die oog daarop om die aangeleentheid te skik.

- (4) Waar 'n bemiddelingsvergadering nie plaasvind nie, moet die Inligtingsreguleerder reëlings tref vir 'n alternatiewe datum en die persone wat die reg het om die bemiddelingsvergadering by te woon, dienooreenkomstig in kennis stel.
- (5) Die Inligtingsreguleerder moet 'n bemiddelingsertifikaat wat wesenlik dieselfde is as Vorm 12 van Aanhangsel A by die Regulasies uitreik binne 'n redelike tyd na die datum van die afhandeling van die bemiddelingsvergadering.
- (6) As die klagte nie opgelos word nie, of een van die of albei partye nie die bemiddelingsvergadering bygewoon het nie, moet die Inligtingsreguleerder met die klagte voortgaan soos in artikel 77C(1) van die Wet voor voorsiening gemaak.

Oudit

- **14.** (1) 'n Versoek deur 'n inligtingsbeampte vir 'n oudit ingevolge artikel 77H(1) van die Wet, moet skriftelik by die Inligtingsreguleerder ingedien word op 'n vorm wat wesenlik dieselfde is as Vorm 13 van Aanhangsel A by die Regulasies, saam met gestaafde redes vir die versoek.
- (2) As die Inligtingsreguleerder 'n versoek om 'n oudit ingevolge subregulasie (1) ontvang of uit eie beweging besluit, om 'n oudit te doen soos beoog in artikel 77H(1) van die Wet, moet die Inligtingsreguleerder—
- (a) die openbare of privaatliggaam skriftelik op 'n vorm wat wesenlik dieselfde is as Vorm 14 van Aanhangsel A, inlig van die versoek om 'n oudit wat ontvang is, of van sy of haar besluit om uit eie beweging 'n oudit te doen; en
- (b) versoek dat die openbare of privaatliggaam skriftelik antwoord, met gestaafde redes, waarom 'n oudit onnodig is, binne die tyd deur die Inligtingsreguleerder gespesifiseer.
- (3) By ontvangs van enige antwoord en gestaafde redes waarom 'n oudit onnodig is, of nadat die datum in die kennisgewing gespesifiseer, verstryk het, hetsy 'n antwoord en gestaafde redes ontvang is al dan nie, moet die Inligtingsreguleerder—
- (a) besluit of 'n oudit gedoen sal word of nie; en
- (b) skriftelik--
 - (i) die openbare of privaatliggaam; en
- (ii) as 'n versoek om oudit ontvang is, die persoon wat 'n oudit aangevra het, inlig op 'n vorm wat wesenlik dieselfde is as Vorm 15 van Aanhangsel A tot die Regulasies, hetsy besluit is om 'n oudit te doen al dan nie, binne 'n redelike tyd vanaf die datum waarop die besluit geneem is.
 - (4) Die—
- (a) tydperk van oudit; en
- (b) wyse van oudit,

sal deur Inligtingsreguleerder van geval tot geval besluit word.

- (5) Die Inligtingsreguleerder moet die volgende in ag neem wanneer 'n oudit gedoen word:
- (a) Die aard van die betrokke liggaam;
- (b) die dienste wat dit aan die publiek of 'n groep persone verskaf;
- (c) die doel van die inligting wat geoudit word;
- (d) die waarskynlike uitwerking van nienakoming, of van toekomstige of voortgesette nienakoming van die Wet deur die betrokke liggaam;
- (e) hetsy sodanige nienakoming voorheen gepleeg is;
- (f) hetsy die liggaam voorheen bewus gemaak is van die vroeëre of huidige nienakoming;
- (g) die stappe wat die liggaam gedoen het om aan die Wet te voldoen; en

- (h) die doeltreffendste oplossing in die openbare belang om die nienakoming te herstel.
- (6) By afhandeling van die oudit, moet die Inligtingsreguleerder 'n ouditverslag opstel wat in besonderhede bevindings en aanbevelings, indien enige, bevat.
- (7) Indien die Inligtingsreguleerder bevind het dat die openbare of privaatliggaam nie aan die bepalings van die Wet voldoen nie, moet die Inligtingsreguleerder die aangeleentheid hanteer asof 'n klagte ingevolge artikel 77A by die Inligtingsreguleerder ingedien is.
 - (8) Die Inligtingsreguleerder moet—
- (a) die openbare of privaatliggaam; en
- (b) die persoon wat 'n oudit aangevra het, as 'n versoek ontvang is, van enige besluit wat geneem is, of stap wat gedoen is, of opinie wat gevorm is, inlig op 'n vorm wat wesenlik dieselfde is as Vorm 16 van Aanhangsel A tot die Regulasies, binne 'n redelike tyd.

wat wesenlik dieselfde is as Vorm 16 van Aanhangsel A tot die Regulasies, binne 'n redelike tyd vanaf die datum waarop die besluit geneem is of stap gedoen is of opinie gevorm is.

HOOFSTUK 5 DIVERSE

Elektroniese kommunikasie

15. Die bepalings van die Wet op Elektroniese Kommunikasies en Transaksies, 2002, is van toepassing op alle vorms, rekords of enige inligting wat elektronies kommunikeer word.

Misdrywe en strawwe

16. 'n Inligtingsbeampte wat opsetlike of op 'n gru nalatige wyse gelde hef anders as die gelde ingevolge die Regulasies voorgeskryf, is skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete of met gevangenisstraf vir 'n tydperk van hoogstens twee jaar.

Herroeping en oorgangsmaatreëls

- **17.** (1) Die regulasies kragtens Goewermentskennisgewing No. R. 187 van 15 Februarie 2002, gepubliseer, soos gewysig deur Goewermentskennisgewings No's. R. 1244 van 22 September 2003, R. 990 van 13 Oktober 2006, R. 466 van 1 Junie 2007 en R. 307 van 1 April 2021, word hierby herroep.
- (2) Enigiets kragtens 'n bepaling van 'n regulasie herroep deur subregulasie (1) gedoen en wat kragtens 'n bepaling van die Regulasies gedoen kon gewees het, word geag kragtens die latere bepaling gedoen te gewees het.

Kort titel

18. Die Regulasies heet die Regulasies rakende die Wet op Bevordering van Toegang tot Inligting, 2021.

AANHANGSEL A VORM 1 VERSOEK OM 'N KOPIE VAN DIE GIDS

[Regulasies 2 en 3]

AAN: *Die Inligtingsreguleerder Posbus 31533 Braamfontein, 2017

E-posadres: Telnommer:		eg@justice.gov.za (0) 10 023 5200	а		
*Die inligtingsbeamp	ote	OF			
Ek,					
Volle name:			*		
In my hoedanigheid as (merk met 'n "x"):	Inligtin	gsbeampte		Ander	
Naam van *openbare/privaatliggaam (indien van toepassing)					
Posadres:					92.5
Straatadres:					
E-posadres:	Series C				
Faks:					
Kontaknommers:	Tel.(B):		Sel:	×	
Taal (merk met 'n "X") Sepedi, Setswana		Getal kopieë	Taal (merk me Sesotho	nn x)	Getal kopieë
Tshivenda			siSwati		
Afrikaans			Xitsonga Engels		
isiNdebele	1000000		isiXhosa		
isiZulu			ISIATIOSA		
Vyse waarop afgehaal sal v	vord (mer	k met 'n "x"):			
Persoonlike Posal	dres	Faks	A SECTION AND ADDRESS OF THE PARTY OF THE PA	niese komm pesifiseer a	
Geteken te		op hede die	dag van _		20
landtekening van versoeke	r				
Skrap wat nie van toepassi	ng is nie				
		VORI	f 2		

VERSOEK OM TOEGANG TOT REKORD

[Regulasie 7]

Let wel:

- 1. Bewys van identiteit moet deur versoeker aangeheg word.
- 2. Indien versoeke namens iemand anders gemaak word, moet bewys van sodanige magtiging by hierdie vorm aangeheg word.

AAN: Die inligtingsbeampte

/Adroa		
(Adres E-posadres:	ij	
aksnommer:		
Nerk met 'n "X"		
Versoek word	in my eie naam geri	g Versoek word namens iemand anders gerig.
	PEI	RSOONLIKE INLIGTING
Volle name:		
Identiteitsnommer:		3 27963
Hoedanigheid		
waarin versoek		
gerig word		
(wanneer dit namens iemand		
anders gerig word):		
Posadres:		
Straatadres:		
E-posadres:		
Kontaknommers:	Tel. (B):	Faks:
	Selfoon:	
Volle name van		
persoon namens wie die versoek		
gerig word (indien		
van toepassing):		
Identiteitsnommer:		
Posadres:		
Straatadres:		
E-posadres:	www.sy.su.	
Kontaknommers:	Tel. (B):	Faks
	Selfoon:	
Voorsien volle besor verwysingsnommer a	nderhede van die re as dit aan u bekend doende is, gaan ass	REKORD WAAROM AANVRAAG GEDOEN IS ekord waartoe toegang aangevra word, met inbegrip van die is, sodat die rekord opgespoor kan word. (As die spasie wat eblief op 'n aparte bladsy voort en heg dit by hierdie vorm aan. n wees.)
	5.00	
Beskrywing van		1000
rekord of relevante		
deel van die rekord:		
Verwysingsnommer, indien beskikbaar:		
Enigo vordore		
Enige verdere besonderhede van	-	
rekord:		
	- " -	

	_		0.00
		SOORT REKORD	
		(Merk die toepaslike boks met 'n "X")	
	is in geskrewe of		
	d bestaan uit v		
	argegenereerdebe		
		eemde woorde of inligting wat in klank herproduseer kan word	
чекого	word op 'n rekena	ar of in 'n elektroniese of masjienleesbare vorm gehou VORM VAN TOEGANG	
		(Merk die toepaslike boks met 'n "X")	
Godrul	rte konje van rekor	1 (met inbegrip van kopieë van enige virtuele beelde, transkripsies	
		naar of 'n elektroniese of masjienleesbare vorm)	
		nskripsie van virtuele beelde (dit sluit foto's, skyfies, video-opnames,	
		velde, sketse, ens. in)	
		in (geskrewe of gedrukte dokument)	
		heuestokkie (insluitend virtuele beelde en klankbane)	
		pakte skyf (insluitend virtuele beelde en klankbane)	
		stoorarea bediener bewaar	
		WYSE VAN TOEGANG	
		(Merk die toepaslike boks met 'n "X")	
		d by geregistreerde adres van openbare/privaatliggaam (insluitend	
		de te luister, inligting wat in klank herproduseer kan word, of	
		r of in 'n elektroniese of masjienleesbare vorm gehou word)	
	posadres		
	straatadres		
	rdiens na straatadre		
		elike of gedrukte formaat (insluitend transkripsies)	
		end klankbane, indien moontlik)	
	leel/leêr oordrag		
	eurtaal: ol dat indian dia rak	ard nio in u vaarkaurtaal haakikhaar in nio taagang gagaa kan ward	
	aal waarin die reko	ord nie in u voorkeurtaal beskikbaar is nie, toegang gegee kan word	
iii aie i		E VAN REG WAT UITGEOEFEN OF BESKERM STAAN TE WORD	
		en word, onvoldoende is, gaan asseblief op 'n aparte bladsy voort en he	ea di
As di		m aan. Die versoeker moet al die bykomende bladsye onderteken.	og un
As di			
Dui aa	n watter reg efen of beskerm		
Dui aa uitgeo	n watter reg		
Dui aa uitgeo	n watter reg efen of beskerm		
Dui aa uitgeo	n watter reg efen of beskerm		
Dui aa uitgeo staan t	n watter reg efen of beskerm		
Dui aa uitgeoo staan t Verdui rekord	n watter reg efen of beskerm te word: delik hoekom die wat aangevra		
Dui aa uitgeo staan t Verdui rekord word v	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening		
Dui aa uitgeo staan i Verdui rekord word v of besi	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die		
Dui aa uitgeor staan t Verdui rekord word v of besi bogen	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die oemde reg		
Dui aa uitgeor staan (Verdui rekord word v of besi bogen	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die		
Dui aa uitgeor staan f Verdui rekord word v of besi bogen benod	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die oemde reg ig word:	GELDE	
Dui aa uitgeor staan i Verdui rekord word v of besi bogen benod	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die oemde reg ig word: 'n Versoekgeld m	oet betaal word alvorens die versoek oorweeg sal word.	5. 112
Dui aa uitgeor staan i Verdui rekord word v of besi bogen benod	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die oemde reg ig word: 'n Versoekgeld m U sal in kennis ge	oet betaal word alvorens die versoek oorweeg sal word. estel word oor die bedrag wat as toegangsgelde betaal moet word.	
Dui aa uitgeor staan t Verdui rekord word v of besi bogen	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die oemde reg ig word: 'n Versoekgeld m U sal in kennis ge Die gelde betaalb	oet betaal word alvorens die versoek oorweeg sal word. estel word oor die bedrag wat as toegangsgelde betaal moet word. aar vir toegang tot 'n rekord hang af van die vorm waarin toegang verei	is
Dui aa uitgeor staan i Verdui rekord word v of besi bogen benod	n watter reg efen of beskerm te word: delik hoekom die wat aangevra rir die uitoefening kerming van die oemde reg ig word: 'n Versoekgeld m U sal in kennis ge Die gelde betaalb word en die redel	oet betaal word alvorens die versoek oorweeg sal word. estel word oor die bedrag wat as toegangsgelde betaal moet word.	

U sal skriftelik in kennis gest kostes in verband met u ver ontvang aan:	el word of u versoek goed soek, indien enige. Dui as	gekeur of afgekeur is en, seblief die wyse waarop	indien goedgekeur, die u korrespondensie wi
Posadres	Faks	Elektroniese ko (Spesifisee	
Geteken te	op hede die	dag van	20
Handtekening van versoeker	/ persoon namens wie vers	oek gerig word	
	VIR AMPTELIKE	GEBRUIK	
Let wel: 1. As u versoek toegestaar (a) is die deposito (in (b) sal die aangevraa volle betaling ontv	VORM : SLAG VAN VERSOEK EN [Regulasie n word— dien enige), betaalbaar voo gde rekord/gedeelte van die	GELDE BETAALBAAR e 8] rdat u versoek verwerk w e rekord, slegs vrygestel v	word sodra bewys van
AAN:		/erwysingsnommer:	
J versoek gedateer	, het betrekking.		
1. U het gevra vir: Persoonlike insae in inligting om te luister na opgeneemd wat op rekenaar of in 'n ek moet 'n afspraak maak vir d	e woorde, inligting wat in kl ektroniese of masjienleesba	ank herproduseer kan wo are vorm gehou word) w	ord, of inligting at gratis is. U

vat in klank herproduseer kan word, of inligting wat op rekenaar of in 'n elektroniese of nasjienleesbare vorm gehou word)	ting
Gedrukte kopieë van die inligting (insluitend om te luister na opgeneemde woorde, inligt vat in klank herproduseer kan word, of inligting wat op rekenaar of in 'n elektroniese of nasjienleesbare vorm gehou word)	ing
Skriftelike of gedrukte transkripsie van virtuele beelde (insluitend foto's, skyfies, video-	80
opnames, rekenaargegenereerde beelde, sketse, ens.)	
Transkripsie van klankbaan (geskrewe of gedrukte dokument)	
Kopie van inligting op geheuestokkie (insluitend virtuele beelde en klankbane)	
Kopie van inligting op kompakskyf (insluitend virtuele beelde en klankbane)	
Kopie van rekord op wolk stoorarea bediener bewaar	
Posdienste na posadres Posdienste na straatadres Koerierdiens na straatadres Faks van inligting in geskrewe of gedrukte formaat (insluitend transkripsies)	
E-pos van inligting (insluitend klankbane indien moontlik)	
Wolk deel/leêr oordrag	
Voorkeurtaal: (Let wel dat indien die rekord nie in u voorkeurtaal beskikbaar is nie, toegang gegee kal in die taal waarin die rekord beskikbaar is)	n word
	word
Goedgekeur is	
Geweier is, om die volgende redes:	

4. Gelde betaalbaar vir u versoek:

Item	Koste per A4-grootte bladsy of deel daarvan/item	Getal bladsye/items	Totaal
Fotokopie			
Gedrukte afskrif			
Afskrif in 'n rekenaarleesbare vorm op: (i) Geheuestokkie	R40.00 R40.00		

Indien aan versoeker verskaf	R60.00		
Transkripsie van visuele beelde Kopie van visuele beelde Transkripsie van 'n oudiorekord	Diens sal uitbestee word. Sal afhang van kwotasie van diensverskaffer.		
Kopie van 'n oudiorekord, per A4- grootte	R24.00		
Kopie van 'n oudiorekord (i) Geheuestokkie • Indien deur versoeker	R40.00		
verskaf (ii) Kompakskyf Indien deur versoeker verskaf Indien aan	R40.00 R60.00		
versoeker verskaf Posgeld, e-pos of enige ander elektroniese oordrag:	Werklike koste		
TOTAAL: 5. Deposito betaalb	aar (as soektog meer as s	es uur duur):	¬ м
Ja			Nee
Ure gesoek	Bedrag va (bereken o versoek)	n deposito p een derde van totale be	edrag per
Naam van bank: Naam van rekeninghouer: Soort rekening: Rekeningnommer: Takkode: Verwysingsnommer:			
Geteken te	op hede hierdie	dag van	20
Inligtingsbeampte			

VORM 4 INDIENING VAN 'N INTERNE APPÈL [Regulasie 9]

Verwysingsnommer:

	BESONDER	HEDE VAN OPENB	ARE LIGGAAM	10000000
Naam van openbare	liggaam:			
Naam en van van inligtingsbeampte:				
	SONDERHEDE VAL	N KLAER WAT DIE	INTERNE APP	ÈL INDIEN
Volle name:	ONDERNIEDE VA	TREALITY WAT DIE	HETELAND PARTY	EL INDILIA
Identiteitsnommer:				
Posadres:				.=
	Tel. (B):		Faks:	
Kontaknommers:	Selfoon:			
E-posadres:	1			
Word die interne app			Ja	Nee
Indien "ja", die hoed namens iemand and kapasiteit waarin die toepassing, moet aa	ers ingedien word: (appèl ingedien wor ngeheg word.)	(Bewys van die d, indien van	NTEDNE ADDÈ	L INGEDIEN WORD (As
BESONDERNED		r 'n derde party ing		L INGEDIEN WORD (AS
Volle name:				
Identiteitsnommer:				
Posadres:				
Kontaknommers:	Tel. (B):		Faks:	
Kontaknommers:	Selfoon:			
E-posadres:				
Weiering van versoe	(merk	N DIE INTERNE AF die gepaste boksie r		N WORD
Besluit aangaande of van die Wet hanteer Besluit ingevolge and te weier:	lie verlenging van di moet word:	ie tydperk waarbinne	die versoek ing	gevolge artikel 26(1) versoeker aangevra,
Besluit om versoek	om toegang toe te s	taan:		
		GRONDE VIR APP	ÈL	
			seblief op 'n apa	arte bladsy voort en heg dit eken wees.)
Stel die gronde waarop die interne appèl gebaseer is:				
Stel enige ander inligting wat by die oorweging van die appèl relevant kan wees:				

U sal skriftelik in kennis gestel word oor die besluit oor u interne appèl. Dui asseblief aan hoe u in kennis gestel wil word:

	Posadres Faks Elektroniese kommunikasie (Dui aan asseblief)		9	
eteken te		_ op hede die	dag van	20
andtekening van appell	ant/Derde _l	oarty		
	AMPT	VIR AMPTELIKE G ELIKE REKORD VAN		
Appèl ontvang deur: (stel rang, naam en van	van inligtir	ngsbeampte)		
Datum ontvang:			e besluit en, waar van toepassing,	
die besonderhede van e inligtingsbeampte voorg	nige derde	party waarmee die re	kord verband hou, deur die	Ja Nee
migungsbeampte voorg	ele.	RESULTAAT VAN	I APPÈL	1100
Weiering van versoek om toegang.	Ja	Nuwe besluit		
Bekragtig?	Nee	bekragtig nie)		
Gelde (Art 22).	Ja	Nuwe besluit		
Bekragtig?	Nee	bekragtig nie)		
Verlenging (Art 26(1)).	Ja	Nuwe besluit		
Bekragtig?	Nee	bekragtig nie)		
Toegang (Art 29(3)).	Ja	Nuwe besluit		
Bekragtig?	Nee	bekragtig nie)		
	EG (50) (51)			
Versoek om toegang toegestaan.	Ja	Nuwe besluit (indien nie		

Tersaaklike owerheid

VORM 5 INDIENING VAN KLAGTE

[Regulasie 10]

Let wel:

- Hierdie vorm is ontwerp om die Versoeker (hierna "die Klaer" genoem) by te staan in die aanvra van 'n hersiening van 'n openbare of privaatliggaam se antwoord of nalate om te antwoord op 'n versoek om toegang tot rekords kragtens die Wet op Bevordering van Toegang tot Inligting, 2000 (Wet No. 2 van 2000) ("BTI-wet"). Vul asseblief hierdie vorm in en stuur dit aan die Inligtingsreguleerder ("Reguleerder") of voltooi die aanlyn klagtevorm beskikbaar by https://www.justice.gov.za/inforeg/.
- 2. Die BTI-wet gee die publiek 'n reg om 'n klagte by die Reguleerder in te dien oor enige van die aard van klagtes in deel E van hierdie klagtevorm uiteengesit.
- 3. Dit is die Reguleerder se beleid om 'n ondersoek uit te stel of 'n klagte te verwerp as die Klaer nie eers die openbare of privaatliggaam (hierna "die Liggaam" genoem) 'n geleentheid gegun het om te reageer op en te probeer om die kwessie op te los nie. Om die Liggaam te help om u bekommernisse te hanteer voordat die Reguleerder genader word, moet u die voorgeskrewe BTI-wet vorm invul en dit aan die Liggaam voorlê.
- 4. 'n Afskrif van hierdie vorm sal aan die Liggaam wat die onderwerp van u klagte is, voorsien word. Die inligting wat u op hierdie vorm voorsien, by hierdie vorm aanheg of later voorsien, sal slegs gebruik word om te probeer om u geskil op te los, tensy andersins hierin gestel.
- Die Reguleerder sal slegs u klagte aanvaar sodra u bevestig dat u aan die volgende voorvereistes voldoen het.
- 6. Heg asseblief afskrifte van die volgende dokumente aan, as u hulle het:
 - Kopie van die vorm aan die organisasie waarin u versoek om toegang tot rekords gerig is;
 - Die organisasie se antwoord op u klagte of versoek om toegang;
 - Enige ander korrespondensie tussen u en die organisasie aangaande u versoek;
 - Afskrif van die appèlvorm, as u klagte met 'n openbare liggaam verband hou;
 - Die organisasie se antwoord op u appèl;
 - Enige ander korrespondensie tussen u en die organisasie oor u appèl;
 - Dokumentasie wat u magtig om namens iemand anders te handel (indien van toepassing);
 - Hofbevel of hofdokumente relevant tot u klagte, indien enige.
- 7. As die spasie in hierdie Vorm voorsien, nie genoeg is nie, dien inligting as 'n aanhangsel by hierdie Vorm in en onderteken elke bladsy.

AAN: Die Inligtingsreguleerder

Posbus 31533 Braamfontein,

2017

E-posadres: inforeg@justice.gov.za Tel no.: +27 (0) 10 023 5200

KAPASITEIT VAN PERSOON/PARTY WAT KLAGTE INDIEN (Merk met 'n "X")				
	Klaer persoonlik			
	Verteenwoordiger van klaer			
	Derde party			

VOORVEREISTES		
Het u 'n versoek (BTI-wet vorm) vir toegang tot 'n rekord van 'n openbare/privaatliggaam ingedien?	Ja	Nee
Het 30 dae verstryk vanaf die datum waarop u u BTI-vorm ingedien het?	Ja	Nee
Het u al die interne appèlprosedures teen 'n besluit van die inligtingsbeampte van 'n openbare liggaam uitgeput?	Ja	Nee
Het u by die Hof aansoek gedoen om gepaste regshulp aangaande hierdie aangeleentheid?	Ja	Nee

SL	EGS VIR REGULEER	DER SE GEBRUIK	
Ontvang deur: (Volle name)			
Posisie:			
Handtekening:			
Klagte aanvaar:	Ja	Nee	
Verwysingsnommer:			
Datumstempel			

Posadres	Faks	Ander elektroniese kommunikasie (Dui asb. aan)	

		DEEL A INLIGTING VAN KLAER	
Volle name:			
Identiteitsnommer:			
Posadres:			
Straatadres:			
E-posadres:			
Mandalan anna	Tel. (B):	Faks	
Kontaknommers:	Selfoon	1300000	

			die klaer
Volle name van verteenwoor	diger:		
Aard van verteenwoordiging:			
Identiteitsnommer/Registrasi	enommer:		
Posadres:	BAY IN THE		
Straatadres:			
E-posadres:			
Kontaknommers:	Tel. (B):	Faks	
	Selfoon:		
	DEEL (INLIGTING VAN DE (Heg asb. 'n magtig	RDE PARTY	
Tipe liggaam:	Privaat	Openbaar	

Naam van *openbare/privaatligg	ıaam [.]				
Registrasienommer (indien enige):					
Naam, van en titel va persoon gemagtig on klagte in te dien:					20.50
Posadres: Straatadres:		· · ·			
E-posadres:		<u>.</u>			
Kontaknommers:		I. (B): Iluler:	2551.2	Faks:	
	ORGANISA	SIE WAART	DEEL D EEN DIE KLAG	TE INGEDIEN WO	RD
Soort liggaam:	Privaat	Harrier III		Openbaar	
Naam van *openbare/ privaatliggaam:					
Registrasienommer (indien enige):			***		
Naam, van en titel van persoon by die openbare of privaatliggaam met wie u gewerk het om te probeer om u klagte of versoek					
om toegang tot inligting op te los: Posadres:					
Straatadres:					
E-posadres:	Tel. (B):	101		Faks	
Kontaknommers:	Selfoon			raks	
Verwysingsnommer gegee (indien enige)					
Vertel ons van d regstreeks by die	lie stappe openbare	liggaam vir a	DEEL E KLAGTE n het om u klagt ntwoord en mod rkte uitsonderin	ontlike oplossing ing	(Klagtes moet eers gedien word; daar is
Datum waarop verso ingedien is:	ek om toeç	ang tot rekor	ds		- 22 - 15.1 x 25x
Spesifiseer asseblief wat uitgeoefen of bes klagte teen 'n privaat	skerm moe liggaam is:	t word, as 'n			
Het u probeer om die	aangelee	ntheid met die	organisasie op	te los? Ja	Nee
Indien ja, wanneer he	et u dit ont	rang? (Heg			
assemiet die brief by	sseblief die brief by hierdie aansoek aan.)				

Het u teen 'n besluit van di liggaam geappelleer?	o migungabeample van u	ic openizate	Ja	Nee
Indien ja, wanneer het u 'n				
Het u by die hof aansoek g hierdie aangeleentheid?		ulp aangaande	Ja	Nee
Indien ja, dui asseblief aar aangeleentheid deur die h asseblief 'n hofbevel, as d	of bereg is? Heg			
assession in noisever, as a	DEE	LF Comments		wang 1851 bi 1228 bi 1
	JITVOERIGE SOORT TO	EGANG TOT REM		
(Kies asseblief een of mee			uleerder te ve	rduidelik)
Onsuksesvolle appèl: (Artikel 77A(2)(a) of artikel 77A(3)(a) van BTI-wet)	Ek het teen die besluit von liggaam geappelleer en onsuksesvol.			
Onsuksesvolle aansoek om kondonasie: (Artikels 77A(2)(b) en 75(2) van BTI-wet)	Ek het my appèl teen die openbare liggaam laat om kondonasie aansoe aansoek om kondonasie gewys.	ingedien en het ek gedoen. Die		
Weiering van 'n versoek om toegang: (Artikel 77A(2)(c)(i) of 77A(2)(d)(i) of 77A(3)(b) van BTI-wet)	Ek het toegang tot inligtin liggaam versoek en dat geweier of gedeeltelik ge	ardie versoek is		
Die liggaam vereis dat	Aanbied of betaling van	die		
ek gelde betaal en ek	voorgeskrewe gelde.			
voel dit is buitensporig: (Artikels 22 of 54 van BTI-wet)	Die aanbod of betaling v	an 'n deposito.		
Terugbetaling van die deposito: (Artikel 22(4) van BTI- wet)	Die inligtingsbeampte he deposito ten opsigte van toegang wat geweier is,	'n aansoek om		
Stem nie saam met tydverlenging nie: (Artikel 26 of 57 van BTI-wet)	Die liggaam het be tydsbeperking op 'n a versoek te verleng, en e met die tydsbeperkingverlenging tydverlenging wat genee versoek om toegang onvanpas.	k stem nie saam aangevraagde nie of 'n em is om op my		
Vorm van toegang is geweier: (Artikel 29(3) of 60(a) van BTI-wet)	Ek het toegang in 'n bepa vorm versoek en sode toegang is geweier.			
Geagte weiering: (Artikel 27 of 58 van BTI-wet)	Dit is al meer as 30 da versoek gemaak het e besluit ontvang nie. Ge ontvang nie en geer geneem nie. Verlengingstydperk het antwoord is ontvang nie.	n ek het nie 'n een antwoord is n verlenging is verstryk en geen		
Onvanpaste openbaarmaking van 'n rekord: (Verpligte gronde vir weiering van toegang tot rekord)	Rekords (wat onderhe gronde vir weiering v rekords) is onvanpas openbaar gemaak.	wig is aan die an toegang tot		
Geen voldoende redes vir die weiering van	My versoek om toegang 'n liggaam het nie geldig			

toegang nie: (Artikel 56(3)(a) van BTI-wet)	redes vir die weiering gegee nie, met inbegrip van die bepalings van hierdie Wet waarop staatgemaak is.	
Gedeeltelike toegang tot rekord: (Artikel 28(2) of 59(2) van BTI-wet)	Die liggaam het toegang tot deel van die aangevraagde rekords toegestaan en ek voel meer daarvan moet openbaar gemaak word.	
(wytskelding van gelde: Artikel 22(8) of 54(8) van BTI-wet)	Ek is vrygestel van die betaling van enige gelde en die liggaam het geweier om my versoek om kwytskelding van die gelde toe te staan.	
Rekords wat nie opgespoor kan word nie of wat nie bestaan nie: (Artikel 23 of 55 van BTI-wet)	Die liggaam het aangedui dat sommige of al die aangevraagde rekords nie bestaan nie en ek glo dat meer rekords wel bestaan.	
Versuim om rekords openbaar te maak:	Die liggaam het besluit om my toegang tot aangevraagde rekords te gee, maar ek het hulle nie ontvang nie.	
Geen regsbevoegdheid nie (uitoefening of beskerming van enige regte): (Artikel 50(1)(a) van BTI-wet)	Die liggaam het aangedui dat die aangevraagde rekords van die BTI-wet uitgesluit is en ek stem nie saam nie.	
Beuselagtige of ergerlike versoek: (Artikel 45 van BTI-wet)	Die liggaam het aangedui dat my versoek klaarblyklik beuselagtig of ergerlik is en ek stem nie saam nie.	
Ander: (Verduidelik asseblief):		
Hoe dink u kan die Regul	DEEL G VERWAGTE UITSLAG eerder u bystaan? Beskryf die resultaat of u	itslag wat u verlang.
	DEEL H OOREENKOMSTE	

Die regsgrondslag vir die volgende ooreenkomste word verduidelik in die Privaatheidkennsigewing oor hoe om u klagtedokument in te dien. Om die Reguleerder in staat te stel om u klagte te verwerk, moet u elkeen van die boksies hieronder aftik om aan te dui dat u toestem:

Ek stem toe dat die Reguleerder inligting wat in my klagte voorsien is, mag gebruik in die navorsing van kwessies aangaande die reg op toegang tot inligting asook die beskerming van die reg op privaatheid in Suid-Afrika. Ek verstaan die Reguleerder sal nooit my persoonlike of ander identifiserende inligting in enige openbare verslag insluit nie, en dat my persoonlike inligting steeds ingevolge die Wet op Beskerming van Persoonlike Inligting, 2013 (Wet No. 4 van 2013), beskerm word. Ek verstaan dat as ek nie instem nie, die Reguleerder steeds my klagte sal verwerk.
Die inligting in hierdie Klagtevorm is tot die beste van my wete en oortuiging, waar.
Ek magtig die Reguleerder om my persoonlike klagte-inligting (soos die inligting oor my in hierdie klagtevorm) in te samel en dit te gebruik om my menseregteklagte aangaande die reg op toegang tot inligting en/of die beskerming van die reg op privaatheid te verwerk.
Ek magtig enigiemand (soos 'n werknemer, diensverskaffer, getuie) wat inligting het wat nodig is om my klagte te verwerk, om dit met die Reguleerder te deel. Die Reguleerder kan hierdie inligting

klagte, kan hierdie	tuies te praat of vir skriftelike rekords personeellêers of w ingbetalerinligting insluit.		
	ontakinligting tydens die klag r in te lig; andersins kan my k		
Geteken te	op hede die	dag van	20
Klaer/Verteenwoordiger/Ge	emagtigde persoon of Derde p	arty	
	VORM 6 ERKENNING VAN ONTVA [Regulasie 1	NGS VAN KLAGTE	
Let wel: Gebruik asseblief	die verwysingsnommer hieron	der in alle toekomstige kol	rrespondensie.
		Verwysingsnommer: _	
			
2			

	KLAGTE INGEDIEN Ontvangs van u klagte, aangaande:	
Onsuksesvolle appèl: (Artikel 77A(2)(a) of artikel 77A(3)(a) van BTI-wet)	Ek het teen die besluit van die openbare liggaam geappelleer en die appèl is onsuksesvol.	
Onsuksesvolle aansoek om kondonasie: (Artikels 77A(2)(b) en 75(2) van BTI- wet)	Ek het my appèl teen die besluit van die openbare liggaam laat ingedien en om kondonasie aansoek gedoen. Die aansoek om kondonasie is afgewys.	
Weiering van 'n versoek om toegang: (Artikel 77A(2)(c)(i) of 77A (d)(i) of 77A(3)(b) van BTI-wet)	Ek het toegang tot inligting gehou deur 'n liggaam versoek en daardie versoek is geweier of gedeeltelik geweier.	
Die liggaam vereis dat ek gelde betaal	Aanbod of betaling van die voorgeskrewe versoekgelde.	
en ek voel dit is buitensporig: (Artikel 22 of 54 van BTI-wet)	Die aanbod of betaling van 'n deposito.	
Terugbetaling van die deposito: (Artikel 22(4) van BTI-wet)	Die inligtingsbeampte het geweier om 'n deposito wat betaal was ten opsigte van 'n versoek om toegang wat geweier is, terug te betaal.	

Stem nie saam met tydverlenging nie: (Artikel 26 of 57 van BTI-wet)	Die liggaam het besluit om die tydsbeperking om op my versoek te antwoord, te verleng, en ek stem nie saam met die versoekte tydsbeperkingverlenging nie of 'n tydverlenging geneem om op my versoek om toegang te antwoord, is onvanpas.	
Vorm van toegang geweier: (Artikel 29(3) of 60(a) van BTI-wet)	Ek het toegang in 'n bepaalde en redelike vorm versoek en sodanige vorm van toegang is geweier.	
Geagte weiering: (Artikel 27 of 58 van BTI-wet)	Dit is meer as 30 dae sedert ek my versoek gerig het en ek het nog nie 'n besluit ontvang nie. Geen antwoord is ontvang nie en geen verlenging is geneem nie.	
	Verlengingstydperk het verstryk en geen antwoord is ontvang nie.	
Onvanpaste openbaarmaking van 'n rekord: (Verpligte gronde vir weiering van toegang tot rekord)	Rekords (wat onderhewig is aan die gronde vir weiering van toegang tot rekords) is onvanpas of onredelik openbaar gemaak.	
Geen voldoende redes vir die weiering van toegang nie: (Artikel 56(3)(a) van BTI-wet)	My versoek om toegang is geweier, en 'n liggaam het nie geldige of voldoende redes gegee vir die weiering nie, met inbegrip van die bepalings van die Wet waarop staatgemaak is.	
Gedeeltelike toegang tot rekord: (Artikel 28(2) of 59(2) van BTI-wet)	Die liggaam het toegang toegestaan tot slegs 'n deel van die aangevraagde rekords en ek glo dat meer daarvan openbaar gemaak moet word.	
Kwytskelding van gelde: (Artikel 22(8) of 54(8) van BTI-wet)	Ek is vrygestel van betaling van enige gelde en die liggaam het geweier om my versoek om kwytskelding van die gelde toe te staan	
Rekords wat nie gevind kan word nie of nie bestaan nie: (Artikel 23 of 55 van BTI-wet)	Die liggaam het aangedui dat sommige of al die aangevraagde rekords nie bestaan nie en ek glo dat meer rekords wel bestaan.	
Versuim om rekords openbaar te maak:	Die liggaam het besluit om my toegang tot die aangevraagde rekords te gee, maar ek het hulle nie ontvang nie.	
Geen regsbevoegdheid (uitoefening of beskerming van enige regte): (Artikel 50(1)(a) van BTI-wet)	Die liggaam het aangedui dat die aangevraagde rekords van die BTI-wet uitgesluit is en ek stem nie saam nie.	
Beuselagtige of ergerlike versoek: (Artikel 45 van BTI- wet)	Die liggaam het aangedui dat my versoek klaarblyklik beuselagtig of ergerlik is en ek stem nie saam nie.	
Ander: (Verduidelik asseblief):		

word hierby erken. Let asseblief daarop dat die klagte soos volg hanteer sal word:

Die Inligtingsreg	uleerder sal die klagte verder ondersoek.
Die klagte sal na	die Afdwingingskomitee verwys word.
Geteken te	op hede die dag van 20
Inligtingsreguleerder	
Let wel: Gebruik assebli	VORM 7 KENNISGEWING AAN INLIGTINGSBEAMPTE [Regulasie 11(2)] ef die onderstaande verwysingsnommer in alle toekomstige korrespondensie.
	Verwysingsnommer:
AAN:	
	
RE: KLAGTE ONTVAN	G EN VOORNEME OM ONDERSOEK IN TE STEL
	e is ontvang van, op;
	KLAGTE INGEDIEN
Onsuksesvolle appèl: (Artikel 77A(2)(a) of 77A(3)(a) van BTI- wet)	Ek het teen die besluit van die openbare liggaam geappelleer en die appèl is onsuksesvol.
Onsuksesvolle aansoek om kondonasie: (Artikels 77A(2)(b) en 75(2) van BTI-wet)	Ek het my appèl teen die besluit van die openbare liggaam laat ingedien en het om kondonasie aansoek gedoen. Die aansoek om kondonasie is afgewys.
Weiering van 'n versoek om toegang: (Artikel 77A(2)(c)(i) of 77A (d)(i) of 77A(3)(b) van BTI-wet)	Ek het toegang versoek tot inligting wat 'n liggaam hou en daardie versoek is geweier of gedeeltelik geweier.
Die liggaam vereis dat ek gelde betaal	Aanbod of betaling van die voorgeskrewe versoekgelde.
en ek voel dit is buitensporig:	Die aanbod of betaling van 'n deposito.
(Artikel 22 of 54 van BTI-wet)	
Terugbetaling van die deposito: (Artikel 22(4) van BTI- wet)	Die inligtingsbeampte het geweier om 'n deposito terug te betaal wat ten opsigte van 'n versoek om toegang wat geweier is, betaal is.
Stem nie saam met tydverlenging nie: (Artikel 26 of 57 van BTI-wet)	Die liggaam het besluit om die tydsbeperking vir reaksie op my versoek te verleng, en ek stem nie saam met die aangevraagde tydsbeperkingverlenging nie of 'n tydverlenging wat geneem is om op my versoek om toegang te reageer, is onvannas

Vorm van toegang geweier: (Artikel 29(3) of 60(a) van BTI-wet)	Ek het versoek om toegang op 'n bepaalde en redelike wyse te kry en sodanige wyse van toegang is geweier.	
Geagte weiering:	Dit is meer as 30 dae sedert ek my versoek gerig het en ek het nog nie 'n besluit ontvang nie.	
(Artikel 27 of 58 van BTI-wet)	Verlengingstydperk het verstryk en geen antwoord is ontvang nie.	
Onvanpaste openbaarmaking van 'n rekord: (Verpligte gronde vir weiering van toegang tot rekord)	Rekords(wat onderhewig is aan die gronde vir weiering van toegang tot rekords) is onvanpas of onredelik openbaar gemaak.	
Geen voldoende redes vir weiering van toegang: (Artikel 56(3)(a) van BTI-wet)	My versoek om toegang is geweier, en 'n liggaam het nie geldige of voldoende redes vir die weiering gegee nie, met inbegrip van die bepalings van hierdie Wet waarop staatgemaak is.	
Gedeeltelike toegang tot rekord: (Artikel 28(2) of 59(2) van BTI-wet)	Die liggaam het toegang tot 'n deel van die aangevraagde rekords toegestaan en ek glo dat meer daarvan openbaar gemaak moet word.	
Kwytskelding van gelde: (Artikel 22(8) of 54(8) van BTI-wet)	Ek is vrygestel van die betaling van enige gelde en die liggaam het geweier om my versoek toe te staan om die gelde kwyt te skeld.	
Rekords wat nie opgespoor kan word nie of wat nie bestaan nie: (Artikel 23 of 55 van BTI-wet)	Die liggaam het aangedui dat sommige of al die aangevraagde rekords nie bestaan nie en ek glo meer rekords bestaan wel.	
Versuim om rekords openbaar te maak:	Die liggaam het besluit om my toegang tot aangevraagde rekords te gee, maar ek het hulle nie ontvang nie.	
Geen regsbevoegdheid (uitoefening of beskerming van enige regte): (Artikel 50(1)(a) van BTI-wet)	Die liggaam het aangedui dat die aangevraagde rekords van die BTI-wet uitgesluit is en ek stem nie saam nie.	
Beuselagtige of ergerlike versoek: (Artikel 45 van BTI- wet)	Die liggaam het aangedui dat my versoek klaarblyklik beuselagtig of ergerlik is en ek stem nie saam nie.	
Ander: (Verduidelik asseblief):		

U word hierby in kennis gestel dat die Inligtingsreguleerder voornemens is om die aangeleentheid te ondersoek. U word hierby versoek om op die klagte te reageer en die Inligtingsreguleerder te voorsien van enige inligting, item of dokument, waarop u besluit gegrond is, binne 20 werksdae ná ontvangs van hierdie inligting.

Geteke	en te	op hede die	dag van	20
Inligtin	gsreguleerder			
	ON	VORM 8 TWIKKELING EN UITSLA [Regulasie 1	G VAN ONDERSOEK	
		Verwysing	gsnommer:	
AAN:				
RE: KI	LAGTE INGEDIEN AAI	NGAANDE		
Let ass	seblief daarop dat:			
	Die ondersoek aan die	e gang is.		
	Die volgende besluit g			
Geteke	en te	op hede die	dag van	20
Inligtin	gsreguleerder			
		VORM 9 SKIKKINGSVERG [Regulasie 1	ADERING	
		Verwy	singsnommer:	
AAN:				
RE: KL	AGTE INGEDIEN AAN	NGAANDE:		
(a) I	mag wees om 'n skikkir	DAT: klagte en die reaksie in ver ig tussen die betrokke party r besluit het om as 'n fasilit	e te bewerkstellig.	

U WORD HIERMEE GENOOI

om 'n konsiliasievergdering l	by te woon by (plek)	op die
dag van	20_	oogenoemde aangeleentheid.	(tyd) en op enige
datum daarna wat noolg mag v	vees, aangaande die i	oogenoemde aangeleentneid.	
Geliewe u bywoning by die Inlie	gtingsreguleerder te b	evestig op/voor	
Geteken te	op hede die	dag van	20
Inligtingsreguleerder			
,,,,,g.,,,g.,,,g.,,,,,,,,,,,,,,,,,,,,,			
		RM 10	
		ERTIFIKAAT	
	[Regulas	sie 12(4)]	
		Verwysingsnommer:	
	IN DIE AANGELE	ENTHEID TUSSEN	
Volle name		LINTINEID TOOOLIV	
Identiteitsnommer			
Volle name			
Identiteitsnommer			
[57.8]			
Volle name Identiteitsnommer			
identiteitshommer			
Volle name			
Identiteitsnommer			
	_		
	Е	EN	
Naam van openbare/			
privaatliggaam			
Naam van			
inligtingsbeampte			
Ek.		in my hoedanigheid as	fasiliteerder in die
aangeleentheid tussen die bog	enoemde partye.	iii iii) iioodaiiigiioid do	idomeordor iii dio
SERTIFISEER HIERBY DAT:			
Die aangeleentheid op	ngelos is en die volgen	de skikking hereik is	
Die aangeleentried op	igelos is ell die volgen	ide skikking beleik is.	
			- 22-19
		100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 -	
		- 900	
		erugverwys sal word na die Ir	iligtingsreguleerder om
ingevolge artikel 77C	van die vvet nanteer te	e word.	

Geteken te	op hede die	dag van	20
Fasiliteerder			
	BEMIDDELING VAN AA [Regulasie		
	Verw	ysingsnommer:	
AAN:			
RE: KLAGTE INGEDIEN AAN	GAANDE:		
mag wees om 'n skikking	lagte en die reaksie in ve g tussen die betrokke par	erband met die klagte, wil v tye te bewerkstellig. delaar in die aangeleenthe	
U WORD HIERBY GENOOI			
om 'n konsiliasievergadering	by te woon by (plek)		op die
dag van datum daarna wat nodig mag v	20	, om	(tyd) en op enige
datum daarna wat nodig mag v	vees, aangaande die bog	enoemde aangeleentheid.	
Geliewe u bywoning by die Inliq	gtingsreguleerder te beve	estig op/voor	·
Geteken te	op hede die	dag van	20
Inligtingsreguleerder			
	VORM ⁽ BEMIDDELINGSE [Regulasie ⁽	ERTIFIKAAT	
		Verwysingsnommer:	
	IN DIE AANGELEEN	THEID TUSSEN	
Volle name			
Identiteitsnommer			
Volle name			
Identiteitsnommer			
		- Kill	
Volle name			
Identiteitsnommer			
Volle name			
Identiteitsnommer	- C1 - C - C - C - C		
-	EN		
Noon was asset			
Naam van openbare/ privaatliggaam			

Naam van inligtingsbeampte			
EK,aangeleentheid tussen die bogenoe	in emde partye,	my hoedanigheid a	as bemiddelaar in die
SERTIFISEER HIERBY DAT:			
Die aangeleentheid opgelo	s is en die volgende s	kikking bereik is:	
Die aangeleentheid is nie ingevolge artikel 77C van d			Inligtingsreguleerder om
Geteken te	_ op hede die	dag van	20
<u></u>			
Bemiddelaar			
	VORM 1	=	
	VERSOEK OM [Regulasie 1		
AAN: Die Inligtingsreguleerder Posbus 31533 Braamfontein, 2017 E-posadres: inforeg@justice.gov.za Telno.: +27 (0) 10 023 5200 Ek, Volle name: Posadres: Straatadres:	a		
E-posadres:		21 - 21	
Kontaknommers: Tel. (B): Selfoon		Faks:	

E-posadres:		T		
Kontaknommers:	Tel. (B):		Faks:	
PEC	Selfoon:	E VAN INI ICTING 144	T GEASSESSEER MOET W	(ODD
	ONDERGIED	L VAIT INLIGHTING WA	TOLAGOLOGER MOLT	IOND
	-			
DED	CONE CEDA	AV DEUD DIE TEROA	IVI IVE IN CORDINATION	
PER	SUNE GERA	AK DEUK DIE TEKSAI	AKLIKE INLIGTINGSPRAKT	YK(E)
		- M		
	DIE RE	EDE HOEKOM 'N OUD	IT AANGEVRA WORD	
SPESIFIEKE ASF	EKTE VAN D	IE INLIGTING WAT D	E OUDIT MOET HANTEER	
	-31-27			
eteken te		op hede die	dag van	20
				
ersoeker				
(ENNISGEWING	VAN *VERSO	VORM 1 DEK/INI IGTINGSREGI	4 JLEERDER SE EIE BESLUI	T OM 'N OUDIT T
		DOEN		, om Nobii ii
	50	[Regulasie 1	4(2)]	
			to a suid a sur	
AN:		`	/erwysingsnommer:	

U word hierby in kennis gestel dat die Inligtingsreguleerder—
'n versoek ontvang het om 'n oudit te doen
uit eie beweging besluit het om 'n oudit te doen,
ingevolge artikel 77H van die Wet op Bevordering van Toegang tot Inligting, 2000 (Wet No. 2 van 2000).
BESONDERHEDE VAN INLIGTING WAT GEASSESSEER STAAN TE WORD
DEDONE CEDAAN DELID DIE TEDOAANI INE INILICTINICORDANTYMIE
PERSONE GERAAK DEUR DIE TERSAAKLIKE INLIGTINGSPRAKTYK(E)
DIE REDE WAAROM 'N OUDIT AANGEVRA WORD
COECIFIEVE ACDEVITE VAN DIE INI IOTINO MAT DIE CUDIE IOTINO
SPESIFIEKE ASPEKTE VAN DIE INLIGTING WAT DIE OUDIT MOET HANTEER
U word hierby genooi om 'n skriftelike antwoord in te dien, saam met gestaafde bewyse aangaande die *versoek/die Inligtingsreguleerder se eie inisiatief om 'n oudit te doen op/voor
Geteken te op hede die dag van 20
Inligtingsreguleerder
VOPM 45

BESLUIT OOR DIE DOEN VAN 'N OUDIT

[Regulasie 14(3)]

	Verwysingsnommer:
AAN:	
oudit te	tingsreguleerder *het 'n versoek ontvang om 'n oudit te doen/ het uit eie beweging besluit om 'n doen, ingevolge artikel 77H van die Wet op Bevordering van Toegang tot Inligting, 2000 (Wet No. 000), en het, ná oorweging van al die relevante inligting, besluit om—
	met 'n oudit voort te gaan; of
	nie met 'n oudit voort te gaan nie.
Geteke	n te op hede die dag van 20
Inligting	sreguleerder
	VORM 16 BESLUIT OOR OUDIT [Regulasie 14(5)]
	Verwysingsno.:
AAN:	
oudit te	ptingsreguleerder *het 'n versoek ontvang om 'n oudit te doen/ het uit eie beweging besluit om 'n doen, ingevolge artikel 77H van die Wet op Bevordering van Toegang tot Inligting, 2000 (Wet No. 200), en het, ná oorweging van al die relevante inligting, die volgende opinies gevorm:
100	OPINIES VAN INLIGTINGSREGULEERDER
	Die Inligtingsreguleerder wil hierby bevestig dat die Inligtingsreguleerder nie enige verdere stappe in hierdie aangeleentheid wil doen nie.
	Die Inligtingsreguleerder wil hierby bevestig dat die Inligtingsreguleerder die volgende stappe in hierdie aangeleentheid wil doen:

			1000
en te	op hede die	dag van	20

AANHANGSEL B

Gelde betaalbaar ten opsigte van Openbare Liggame

Item	Beskrywing	Bedrag
1.	Die versoekgeld betaalbaar deur enige versoeker	R100.00
2.	Fotokopie van A4-grootte bladsy	R1.50 per bladsy of gedeelte daarvan.
3.	Gedrukte afskrif van A4-grootte bladsy	R1.50 per bladsy of gedeelte daarvan.
4.	Afskrif in 'n rekenaarleesbare vorm op:	
	(i) Geheuestokkie(deur versoeker voorsien)	R40.00
	(ii) Kompakskyf	
	 Indien deur versoeker verskaf 	R40.00
	 Indien aan versoeker verskaf 	R60.00
5.	Vir 'n transkripsie van visuele beelde per A4-	
	grootte bladsy	Diens sal uitbestee word. Sal afhang van
6.	Afskrif van visuele beelde	kwotasie van diensverskaffer.
7.	Transkripsie van 'n oudiorekord, per A4-grootte	R24.00
	bladsy	
8.	Kopie van 'n oudiorekord	
	(i) Op geheuestokkie (voorsien te word deur	R40.00
	versoeker)	
	(ii) Op kompakskyf	
	Indien deur versoeker verskaf	R40.00
	 Indien aan versoeker verskaf 	R60.00
9.	Om 'n rekord te soek en voor te berei vir	R100.00
	bekndmaking vir elke uur of gedeelte van 'n uur,	
	met uitsluiting van die eerste uur, redelikerwys	
	vereis vir die soek en voorbereiding, ten einde nie	
	'n totale bedrag van te oorskry nie	R300.00
10.	Deposito: As soektog langer as 6 ure duur	Een-derde van bedrag per versoek ingevolge
		items 2 tot 8 bereken.
11.	Posgeld, epos of enige ander elektroniese	Werklike koste.
	oordrag	

Gelde betaalbaar ten opsigte van Privaat Liggame

Item	Beskrywing	Bedrag
1.	Die versoekgeld betaalbaar deur enige versoeker	R140.00
2.	Fotokopie van A4-grootte bladsy	R2.00 per bladsy of gedeelte daarvan.
3.	Gedrukte afskrif van A4-grootte bladsy	R2.00 per bladsy of gedeelte daarvan.
4.	Afskrif in 'n rekenaarleesbare vorm op:	
	(iii) Geheuestokkie(deur versoeker voorsien)	R40.00
	(iv) Kompakskyf	
	 Indien deur versoeker verskaf 	R40.00
	Indien aan versoeker verskaf	R60.00

Item	Beskrywing	Bedrag
5.	Vir 'n transkripsie van visuele beelde per A4- grootte bladsy	Diens sal uitbestee word. Sal afhang van
6.	Afskrif van visuele beelde	kwotasie van diensverskaffer.
7.	Transkripsie van 'n oudiorekord, per A4-grootte bladsy	R24.00
8.	Kopie van 'n oudiorekord (i) Op geheuestokkie (voorsien te word deur versoeker) (ii) Op kompakskyf	R40.00
	Indien deur versoeker verskafIndien aan versoeker verskaf	R40.00 R60.00
9.	Om 'n rekord te soek en voor te berei vir bekndmaking vir elke uur of gedeelte van 'n uur, met uitsluiting van die eerste uur, redelikerwys vereis vir die soek en voorbereiding, ten einde nie	R145.00
	'n totale bedrag van te oorskry nie	R435.00
10.	Deposito: As soektog langer as 6 ure duur	Een-derde van bedrag per versoek ingevolge items 2 tot 8 bereken.
11.	Posgeld, epos of enige ander elektroniese oordrag	Werklike koste.".