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

No. 54 of 1997: Legal Deposit Act. 1997

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

ACT

To provide for the preservation of the national documentary heritage through legal deposit of published documents; to ensure the preservation and cataloging of, and access to, published documents emanating from, or adapted for, South Africa: to provide for access to government information; to provide for a Legal Deposit Committee; and to provide for matters connected therewith.

(Afrikaans text signed by the President)
(Assented to 6 November 1997)

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

Definitions

1. In this Act, unless the context indicates otherwise—
   (i) “Committee” means the Legal Deposit Committee referred to in section 8;
   (ii) “Department” means the Department of Arts, Culture, Science and Technology;
   (iii) “document” means any object which is intended to store or convey information in textual, graphic, visual, auditory or other intelligible format through any medium, and any version or edition of a document which is significantly different from that document in respect of its information content, intelligibility or physical presentation, is considered to be a separate document;
   (iv) “medium” means any means of recording or transmitting information intended for subsequent reading, listening or viewing;
   (v) “Minister” means the Minister of Arts, Culture, Science and Technology;
   (vi) “official publication” means a document published by an organ of national, provincial or local government, a parastatal organisation or any other institution listed as a public entity in terms of section 3 of the Reporting by Public Entities Act, 1992 (Act No. 93 of 1992);
   (vii) “official publications depository” means a place of legal deposit designated in accordance with section 6;
   (viii) “place of legal deposit” means a library or institution referred to in section 6;
   (ix) “prescribed” means prescribed by regulation made under section 12;
   (x) “published” means produced to be generally available in multiple copies or locations to—
      (a) any member of the public, whether through purchase, hire, loan, subscription, licence or free distribution; or
      (b) the members of an association or a society, the membership of which is open to any qualifying member of the public;
   (xi) “publisher” means the person who or body, whether public or private, which—
      (a) publishes and distributes a document;
      (b) authorises and accepts the financial risk of the production, whether by that person or body or by another, of a document which is intended to be generally available;
      (c) imports a document produced abroad for a South African publisher or a document specially adapted for the South African market to make it generally available;
Deposit of documents and information

2. (1) A publisher shall for each published document supply to the prescribed places of legal deposit the prescribed number of copies in the format and of the quality prescribed for each version and type of medium: Provided that the prescribed number of copies of documents other than official publications shall not exceed five.

(2) A publisher shall for each published document furnish the State Library with the prescribed information pertaining to that document.

cost

3. The cost of documents supplied in terms of section 2(1) and of the information furnished in terms of section 2(2) and of the supply and furnishing of such documents and information shall be borne by the publisher.

Time of deposit

4. Unless otherwise prescribed, the publisher shall dispatch a document contemplated in section 2(1) and furnish the information contemplated in section 2(2) within 14 days of the day on which the document is published.

Exemptions

5. (1) (a) If, owing to the high unit cost of publishing any particular document, or its unique or labour-intensive production method, the publisher of such document is likely to suffer serious financial or other hardship should he or she supply a copy of the document free of charge to every place of legal deposit in terms of section 2(1), the Minister may, upon application from the publisher and after consultation with the Committee, exempt such publisher from the obligation to supply a copy of such document to such place or places of legal deposit as may be specified by the Minister.

(b) The Minister shall not exempt a publisher under paragraph (a) from his or her obligation to supply a copy of a document to the South African Library or the National Film, Video and Sound Archives, as the case may be, and to furnish the State Library with the information contemplated in section 2(2).

(c) The Minister may, after consultation with the Committee, grant financial relief to publishers who suffer serious financial hardship as a result of their obligation to supply certain documents to the South African Library or the National Film, Video and Sound Archives, as the case may be: Provided that such relief shall not exceed the cost of producing an additional copy of such documents.

(2) If a place of legal deposit does not require a particular document, or a particular category of documents, to which the provisions of section 2(1) apply, the head of such place of deposit may exempt the publisher in writing from the obligation to supply a copy of such document or category of documents to that place of legal deposit.

(3) If a publisher is exempted under this section from the obligation to supply a copy of a document to the State Library, such publisher must nevertheless furnish the State Library with the information contemplated in section 2(2) relating to that document.

(4) An exemption granted under subsection (1)(a) or (2) in respect of a particular document or any particular category of documents may be withdrawn in writing by the Minister or the head of the place of legal deposit in question, as the case may be.

Places of legal deposit

6. (1) The places of legal deposit shall be—

(a) the City Library Services, Bloemfontein:
(b) the Library of Parliament, Cape Town;
(c) the Natal Society Library, Pietermaritzburg;
(d) the South African Library, Cape Town;
(e) the State Library, Pretoria;
(f) the National Film, Video and Sound Archives, Pretoria, for purposes of certain 5
categories of documents as prescribed; and
(g) any other library or institution prescribed by the Minister for purposes of
certain prescribed categories of documents.

(2) (a) The Minister shall, on the recommendation of the Member of the Executive
Council responsible for libraries in each province, designate at least one place of legal 10
deposit in each province to serve as an official publications depository, which shall be
entitled to receive a copy of every official publication but not of other categories of
documents.
(b) Except in the case of subsection (1)(b), an official publications depository may
designated in an existing place of legal deposit if the Minister deems this advisable: 15
Provided that such a place of legal deposit shall retain its right under section 2(1) also to
receive documents other than official publications.

(3) The Minister or the relevant Member of the Executive Council for each province
shall, from funds voted for that purpose by Parliament or the relevant Provincial
Legislature, as the case may be, disburse such sums as are necessary to places of legal 20
deposit to enable them to fulfill their obligations.

Duties of places of legal deposit

7. (1) A place of legal deposit shall, subject to such limitations as may be prescribed—
(a) receive, accession, retain and preserve;
(b) catalogue or inventorise; and
(c) ensure freedom of access to.
the documents supplied in terms of section 2(1).

(2) The State Library shall, with the assistance of other places of legal deposit and
other appropriate libraries or institutions, compile—
(a) a national bibliography; and
(b) statistics of the South African production of published documents on the basis
of the documents supplied in terms of section 2(1) and the information
furnished in terms of section 2(2).

(3) The South African Library and the National Film, Video and Sound Archives
shall, with the assistance of other places of legal deposit. preserve at least one copy of 35
each document supplied in terms of section 2(1) for current and future use,

(4) An official publications depository shall—
(a) serve as a centre for promoting public awareness of, and access to, official
publications and information held by the government and the institutions
listed in terms of section 3 of the Reporting by Public Entities Act, 1992 (Act 40
No. 93 of 1992); and
(b) provide public access to databases and other information sources to which the
public may gain access under any law.

(5) Notwithstanding subsections (1) and (2), the head of a place of legal deposit may,
on the recommendation of the Committee—
(a) dispose of;
(b) omit from catalogues or inventories;
(c) omit from a national bibliography; or
(d) impose restrictions on access to,
certain categories of documents, supplied in terms of section 2(1) to one or more places 50
of legal deposit.

(6) If a place of legal deposit persistently fails to comply with subsection (1), (2), (3)
or (4), the Minister may, upon the recommendation of the Committee, by notice in the
Gazette exempt all publishers from the obligation to supply to that place of legal deposit
the documents contemplated in section 2(1).

Legal Deposit Committee

8. (1) There is hereby established a committee called the Legal Deposit Committee,
consisting of—
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{a} the heads of the places of legal deposit referred to in section 6(1):
{b} the head of the Government Printing Works:
{c} one representative for all provincial official publications depositones, designated by the Minister in the prescribed manner; and
{d} two representatives of the publishing industry, designated by the Minister in the prescribed manner:
Provided that the regulations prescribing the manner of designation shall apply the principles of transparency and representivity.

(2) The Minister may appoint no more than four additional members to the Committee in the prescribed manner to represent other interested parties, including representatives of library and information services.

(3) The Minister shall, in consultation with the various interest groups, such as the publishers and the library and information services sector, appoint one of the members in the prescribed manner as chairperson of the Committee to serve for a renewable term of three years.

(4) The object of the Committee is to coordinate and promote the implementation of this Act.

(5) The Committee shall—
{a} advise the Minister on any matter dealt with in this Act;
{b} make recommendations to the Minister concerning any regulations which the Minister may make under this Act;
{c} co-ordinate the tasks earned out by the various places of legal deposit in respect of legal deposit;
{d} advise any place of legal deposit regarding any matter dealt with in this Act;
{e} establish subcommittees or working groups when necessary to investigate any matter dealt with in this Act and to execute any tasks relating to the implementation of this Act and to co-opt persons to such subcommittees or working groups for the duration of the investigation or task; and
{f} report to parliament on the activities and financial affairs of the places of legal deposit in accordance with the provisions of the Reporting by Public Entities Act, 1992 (Act No. 93 of 1992).

(6) No remuneration shall be payable to the members of the Committee or the members of its subcommittees or working groups other than such reasonable travel and subsistence costs as the Minister with the concurrence of the Minister of Finance may determine within the limits of the approved budget of the Committee, its subcommittees and working groups.

Offences

9. Any publisher who fails to comply with section 2.3.4 or 5(3) shall be guilty of an offence and liable on conviction to a fine not exceeding R20 000.

Action to remedy non-compliance

10. (1) (a) If a publisher fails to supply the documents contemplated in section 2(1) to one or more places of legal deposit, an officer authorised thereto by the Minister may in the prescribed manner demand that such documents be supplied to such place or places of legal deposit within 30 days.
(b) If, on the expiration of that period, such documents have not been received by the place or places of legal deposit in question, such officer may forthwith by purchase acquire the documents or, if copies are no longer available, cause a reproduction of acceptable quality to be made thereof and recover the cost of that purchase or reproduction from the publisher.
(2) If the officer is unable to acquire or reproduce the documents or recover the cost thereof under subsection (1), the Department may, in consultation with the Committee, institute civil proceedings against such publisher.

Delegation of powers

11. (1) The Minister may delegate any power conferred upon him or her by this Act to an officer in the Department.
(2) A delegation under subsection (1) shall not prevent the exercise of the power in question by the Minister himself or herself.

Regulations

12. The Minister may make regulations regarding—
   (a) any matter which is required or permitted to be prescribed under this Act; and
   (b) generally, any matter which is necessary or expedient to be prescribed in order to achieve the objects of this Act.

Act binds State

13. This Act, except section 9, shall bind the State.

Repeal of laws

14. The laws mentioned in the Schedule are hereby repealed to the extent set out in the third column thereof.

Short title and commencement

15. This Act shall be called the Legal Deposit Act. 1997, and shall come into operation on a date fixed by the President by proclamation in the Gazette.
### Schedule

#### Laws repealed

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