



Church Square Association of Advocates

Church Square Association of Advocates
Church Square Bar

Kerkplein Vereniging van Advokate
Kerkplein Balie

29 January 2018

NOTICE

PLEASE TAKE NOTE THAT:

PROCLAMATION NO. R.44 OF 2017 PROMULGATED IN GOVERNMENT GAZETTE NO. 41352, DATED 21 DECEMBER 2017, the President of the Republic of South Africa, under section 19 of **THE MAINTENANCE AMENDMENT ACT, 2015 (ACT 9 OF 2015)**, has fixed 5 January 2018 as the date on which sections 2,11 and 13(b) will come into operation.

PROCLAMATION NO. R.1473 OF 2017 PROMULGATED IN GOVERNMENT GAZETTE NO. 41352, DATED 21 DECEMBER 2017, the Minister of Justice and Correctional Services has, in consultation with the Minister of Finance, under section 44 of **THE MAINTENANCE ACT, 1988 (ACT 99 OF 1998)**, amended regulations relating to maintenance, in the Schedule.

Same is available on our website at www.churchsquarebar.co.za under legal amendments.

Should you not have internet access, same is available at our Chambers, Suite 410, Standard Bank Chambers, Pretoria, for your perusal.

Tel: (012) 324 2587 | *Fax:* (012) 324 2589 | *Fax2E-mail:* 0865 815 812 / *E-mail:* info@churchsquarebar.co.za

Adres/Address: Standard Bank Chambers
4th Floor, Suite 410
238 Paul Kruger Street
Church Square

Webwerf/Website: www.churchsquarebar.co.za
Posadres/Postal Address: PO Box 5267
Pretoria
0001

MEMBERS ARE URGED to take note thereof and to comply with the said amendments in order to avoid embarrassment.



ADV. W F PIENAAR
CHAIRMAN

Tel: (012) 324 2587 | *Fax:* (012) 324 2589 | *Fax2E-mail:* 0865 815 812 / *E-mail:* info@churchsquarebar.co.za

Adres/Address: Standard Bank Chambers
4th Floor, Suite 410
238 Paul Kruger Street
Church Square
Pretoria

Webwerf/Website: www.churchsquarebar.co.za
Posadres/Postal Address: PO Box 5267
Pretoria
0001



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

Regulation Gazette

No. 10791

Regulasiekoerant

Vol. 630

21

December

Desember

2017

No. 41352

N.B. The Government Printing Works will not be held responsible for the quality of "Hard Copies" or "Electronic Files" submitted for publication purposes

ISSN 1682-5843



9 771682 584003

41352



AIDS HELPLINE: 0800-0123-22 Prevention is the cure

IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

No FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

Contents

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
PROCLAMATIONS • PROKLAMASIES			
R. 44	Maintenance Amendment Act (9/2015): Commencement of sections 2, 11 and 13(b) of the Act.....	41352	4
R. 44	Wysigingswet op Onderhoud (9/2015): Inwerkingtreding van artikels 2, 11 en 13(b) van die Wet	41352	4
GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS			
Justice and Constitutional Development, Department of/ Justisie en Staatkundige Ontwikkeling, Departement van			
R. 1473	Maintenance Act (99/1998): Amendment of Regulations relating to Maintenance.....	41352	5
R. 1473	Wet op Onderhoud (99/1998): Wysiging van Regulasies betreffende Onderhoud.....	41352	14

PROCLAMATIONS • PROKLAMASIES

PROCLAMATION NO. R. 44 OF 2017

by the
President of the Republic of South Africa

COMMENCEMENT OF SECTIONS 2, 11 AND 13(b) OF THE MAINTENANCE AMENDMENT ACT, 2015 (ACT NO. 9 OF 2015)

Under section 19 of the Maintenance Amendment Act, 2015 (Act No. 9 of 2015), I hereby fix 5 January 2018 as the date on which—

- (a) section 2;
- (b) section 11; and
- (c) section 13(b),

of the said Maintenance Amendment Act, 2015, comes into operation.

Given under my Hand and the Seal of the Republic of South Africa at PRETORIA on this 14TH day of DECEMBER Two Thousand and Seventeen.

J G Zuma
President

By Order of the President-in-Cabinet:

T M Masutha
Minister of the Cabinet

PROKLAMASIE NO. R. 44 VAN 2017

van die
President van die Republiek van Suid-Afrika

INWERKINGTREDING VAN ARTIKELS 2,11 EN 13(b) VAN DIE WYSIGINGSWET OP ONDERHOUD, 2015 (WET NO. 9 VAN 2015)

Kragtens artikel 19 van die Wysigingswet op Onderhoud, 2015 (Wet No. 9 van 2015), bepaal ek hierby 5 Januarie 2018 as die datum waarop—

- (a) artikel 2;
- (b) artikel 11; en
- (c) artikel 13(b),

van genoemde Wysigingswet op Onderhoud, 2015, in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te PRETORIA. op hede die 14^{DE} dag van DESEMBER Tweeuisend-en-sewentien.

J G Zuma
President

Op las van die President-in-Kabinet:

T M Masutha
Minister van die Kabinet

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. R. 1473

21 DECEMBER 2017

MAINTENANCE ACT, 1998 (ACT NO. 99 OF 1998): AMENDMENT OF REGULATIONS RELATING TO MAINTENANCE

The Minister of Justice and Correctional Services has under section 44 of the Maintenance Act, 1998 (Act No. 99 of 1998), made the regulations in the Schedule.

SCHEDULE**Definitions**

1. In this Schedule "the Regulations" means the Regulations relating to Maintenance published under Government Notice No. R. 1361 of 15 November 1999, as amended by Government Notice No. R. 1099 of 3 November 2006.

Insertion of regulation 2A in Regulations

2. The following regulation is hereby inserted after regulation 2:

"Locating whereabouts of person who may be affected by order

2A. (1) (a) A maintenance officer who, in terms of section 7(3)(a) of the Act, has failed to locate the whereabouts of a person who may be affected by an order, may apply in writing, on a form which corresponds substantially with Form R of the Annexure, to the maintenance court to issue a direction as contemplated in section 7(3)(b) of the Act.

(b) An application for a direction as contemplated in subregulation (1)(a) shall be lodged with the clerk of the court who shall, within three working days, hand the application for a direction to the maintenance court.

(2) After consideration of the application as contemplated in subregulation (1), the maintenance court may issue a direction in writing on a form which corresponds substantially with Form S of the Annexure, directing the electronic communications service providers to furnish the court in writing, with the contact information of the person on a form which corresponds substantially with Form T of the Annexure as contemplated in section 7(3)(b) of the Act on the date specified in the direction.

(3) The direction as contemplated in subregulation (2) shall be submitted to the electronic communications service provider in the manner determined by the court which may include—

- (i) registered post;
- (ii) facsimile; or
- (iii) electronic mail:

Provided that proof of submission by registered post and facsimile shall be kept and proof of receipt by the electronic communications service provider can be given by the person who sent the electronic mail.

(4) (a) An electronic communications service provider may lodge an application as contemplated in section 7(3)(e) of the Act on a form which corresponds substantially with Form U of the Annexure, before or on the date specified in the direction referred to in subregulation (2).

(b) Upon receipt of an application as contemplated in paragraph (a), the maintenance court shall inform the electronic communications service provider, in writing of the outcome of the application on a form which corresponds substantially with Form V of the Annexure.

(c) The outcome of the application as contemplated in paragraph (a) shall be submitted to the electronic communications service provider, in the manner directed by the maintenance court.

(5) (a) Before a maintenance court directs the State to pay the costs as contemplated in section 7(3)(j) of the Act, the maintenance officer of such a maintenance court shall inform the maintenance court in writing whether there are available resources on the budget allocated to that court, upon which the maintenance court may direct the State to pay such costs in accordance with the financial prescripts applicable.

(b) If a person is ordered in terms of section 7(3)(k) of the Act to refund the costs paid by the State, such payment must be made within 30 days after the court has made such an order.

(c) The payment may be made—
 (i) in cash to the clerk of the court whereupon the clerk of the court shall immediately issue the person who makes the payment with a receipt; or
 (ii) by direct deposit or electronic fund transfer into the following account of the Department of Justice and Constitutional Development:

Name of Account: Department of Justice and Constitutional Development Vote Account
 Account: Deposits
 Bank: ABSA Corporate
 Account number: 4053764491
 Branch Code: 632005
 Reference: MC Case number Refund

Provided that if a direct deposit or electronic fund transfer is made that proof of payment of such deposit or transfer shall be submitted to the clerk of the court within seven days."

Substitution of regulation 16 of Regulations

3. Regulation 16 of the Regulations is hereby substituted for the following regulation:

"Enforcement of maintenance or other orders

16. (1) An application for—
 (a) the authorisation of the issue of a warrant of execution;
 (b) an order for the attachment of emoluments; or
 (c) an order for the attachment of any debt,
 as contemplated in section 26(2)(a) of the Act, shall substantially correspond with Form K of the Annexure.

(2) Pursuant to section 26(2A) of the Act, the maintenance officer or clerk of the court at the request of the maintenance officer, shall furnish the particulars of a person against whom an order has been made in terms of section 26(2) of the Act, to any business identified by the maintenance officer, which has as its object the granting of credit or is involved in the credit rating of persons, on a form which corresponds substantially with form W of the Annexure."

Insertion of regulation 21A in Regulations

4. The following regulation is hereby inserted before regulation 22:

"Furnishing of personal particulars of person convicted

21A. Pursuant to section 31(4) of the Act, the maintenance officer shall furnish the personal particulars of a person who has been convicted of an offence in terms of section 31(1) of the Act to any business identified by the maintenance officer, which has as its object the granting of credit or is involved in the credit rating of persons, on a form which corresponds substantially with form W of the Annexure."

Insertion of Forms R to W to the Annexure to Regulations

5. The following forms are hereby inserted in the Annexure to the Regulations after Form Q:

**"FORM R
APPLICATION FOR DIRECTION IN TERMS OF SECTION 7(3)(a) OF THE MAINTENANCE ACT, 1998
REGULATIONS RELATING TO MAINTENANCE
[Regulation 2A(1)(a)]**

File No.:

IN THE MAINTENANCE COURT FOR THE DISTRICT OF:

I, (full names), the maintenance officer in the matter of:

A	PARTICULARS OF PERSON LODGING COMPLAINT			
Full names:				
Identity number/passport number and date of birth:				
Residential address:				
Business address:				
Contact numbers:	Home:		Business:	
	Cellular:		Fax:	
E-mail address:				
B	PARTICULARS OF PERSON WHO MAY BE AFFECTED BY AN ORDER			
Full names:				
Identity number/passport number and date of birth:				
Last known residential address:				
Last known business address:				
Last known contact numbers:	Home:		Business:	
	Cellular:		Fax:	

FORM S
DIRECTION TO ELECTRONIC COMMUNICATIONS SERVICE PROVIDERS IN TERMS OF SECTION
7(3)(b) OF THE MAINTENANCE ACT, 1998
REGULATIONS RELATING TO MAINTENANCE
 [Regulation 2A(2)]

File No.:

IN THE MAINTENANCE COURT FOR THE DISTRICT OF:

--

Postal address:	
Fax number:	
E-mail address:	

DIRECTION TO THE FOLLOWING ELECTRONIC COMMUNICATIONS SERVICE PROVIDER(S)

1. It is hereby directed that the above-mentioned court be furnished with the contact information of the following person on/before _____ (to be completed by magistrate)

Full names:	
Identity number/passport number and date of birth:	

CONTACT INFORMATION TO BE PROVIDED BY ELECTRONIC SERVICE PROVIDER(S):

Residential address:				
Business address:				
Contact numbers:	Home:		Business:	
	Cellular:		Fax:	
E-mail address:				

2. An application as contemplated in section 7(3)(e) of the Maintenance Act, 1998, must reach the above-mentioned court on/before _____.

Signed at _____ this _____ day of _____ 20_____.

 Magistrate of the maintenance court

FORM T
INFORMATION BY ELECTRONIC COMMUNICATIONS SERVICE PROVIDER(S) IN TERMS OF
SECTION 7(3)(b) OF THE MAINTENANCE ACT, 1998
REGULATIONS RELATING TO MAINTENANCE
 [Regulation 2A(2)]

TO:

Maintenance Court for the district of:	
Postal address:	
Fax number:	
E-mail address:	

I, _____ (full names and identity number) in my capacity as _____ of the following electronic communications service provider _____ hereby furnish the honourable court with the following contact information, which we have on record:

Full names of person mentioned in direction:			
Identity number/passport number and date of birth of person mentioned in direction:			
CONTACT DETAILS			
Residential address:			
Business address:			
Contact numbers:	Home:		Business:
	Cellular:		Fax:
E-mail address:			

 Signature of person providing information
 Date:

FORM U
APPLICATION BY ELECTRONIC COMMUNICATIONS SERVICE PROVIDERS IN TERMS OF
SECTION 7(3)(e) OF THE MAINTENANCE ACT, 1998
REGULATIONS RELATING TO MAINTENANCE
 [Regulation 2A(4)(a)]

TO:

Maintenance Court for the district of:	
Postal address:	
Fax number:	
E-mail address:	

I, _____ (full names and identity number) in my capacity as _____ of the following _____ electronic _____ communications _____ service _____ provider _____

hereby apply to the honourable court for:

An extension of the period in the direction on the grounds that the information cannot be provided timeously for the following reasons:

The cancellation of the direction on the grounds that:

This electronic communications service provider does not provide a service in respect of the person referred to in the direction.

The requested information is not available in the records of this electronic communications service provider.

Signature of applicant

Date:

FORM V
OUTCOME OF APPLICATION IN TERMS OF SECTION 7(3)(f) OF THE MAINTENANCE ACT, 1998
REGULATIONS RELATING TO MAINTENANCE
 [Regulation 2A(4)(b)]

File No.:

IN THE MAINTENANCE COURT FOR THE DISTRICT OF:

--

The maintenance court has considered your application for:

An extension of the period in the direction on the grounds that the information cannot be provided timeously.

The cancellation of the direction on the grounds that:

This electronic communications service provider does not provide a service in respect of the person referred to in the Direction.

The requested information is not available in the records of this electronic communications service provider.

Your application is:

Approved

Denied

Postponed. Your application will be re-evaluated on receipt of the following information on/before _____:

Signed at _____ this _____ day of _____ 20_____.

Magistrate of the maintenance court

FORM W
PARTICULARS OF THE PERSON *AGAINST WHOM AN ORDER HAS BEEN MADE IN
TERMS OF SECTION 26(2)/WHO HAS BEEN CONVICTED IN TERMS OF SECTION 31 OF THE
MAINTENANCE ACT, 1998
REGULATIONS RELATING TO MAINTENANCE
[Regulations *16(2)/21A]

File No.:

IN THE MAINTENANCE COURT FOR THE DISTRICT OF:

--

HELD AT:

--

Mark with an "X"

Court order

Conviction

DATE OF *COURT ORDER/CONVICTION

--

A. PARTICULARS OF BUSINESS WHICH HAS AS ITS OBJECT THE GRANTING OF CREDIT OR IS INVOLVED IN THE CREDIT RATING OF PERSONS

Name of business:			
Business address:			
Contact details:	Business	Fax No.	E-mail address

Your attention is drawn to the fact that *an order in terms of section 26(2) of the Maintenance Act, 1998 (Act No. 99 of 1998) was made against the undermentioned person/the undermentioned person was convicted of an offence in terms of section 31 of the Maintenance Act, 1998 (Act No. 99 of 1998).

B. PARTICULARS OF PERSON *AGAINST WHOM ORDER *WAS MADE/WHO WAS CONVICTED			
Surname:			
Full names:			
Identity number/Passport number and date of birth:			
Relationship to *child/children to whom maintenance is payable:	Parent:		Other: (Specify)
Residential address:			
Business address:			
Contact numbers:	Home:		Business:
	Cellular:		Fax:
E-mail address:			
Maintenance amount that was agreed to be paid monthly:			
Total maintenance amount outstanding as determined by the court:			

Signed at _____ this _____ day of _____ 20_____.

Maintenance Officer

* Delete whichever is not applicable".

Date of commencement

- These amendments to the Regulations will commence on 5 January 2018.

DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

NO. R. 1473

21 DESEMBER 2017

**WET OP ONDERHOUD, 1998 (WET NO. 99 VAN 1998): WYSIGING VAN REGULASIES
BETREFFENDE ONDERHOUD**

Die Minister van Justisie en Korrektiewe Dienste het kragtens artikel 44 van die Wet op Onderhoud, 1998 (Wet No. 99 van 1998), die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie Bylae beteken "die Regulasies" die Regulasies betreffende Onderhoud afgekondig by Goewermentskennisgewing No. R. 1361 van 15 November 1999, soos gewysig deur Goewermentskennisgewing No. R. 1099 van 3 November 2006.

Invoeging van regulasie 2A in Regulasies

2. Die volgende regulasie word hierby na regulasie 2 ingevoeg:

"Opsporing van persoon wat deur 'n bevel geraak kan word

2A.(1) (a) 'n Onderhoudsbeampte wat ingevolge artikel 7(3)(a) van die Wet misluk het om die persoon wat deur 'n bevel geraak kan word, op te spoor, kan skriftelik op 'n vorm wat weselik met Vorm R van die Aanhangsel ooreenstem, by die onderhoudshof aansoek doen om 'n lasgewing soos in artikel 7(3)(b) van die Wet beoog, uit te reik.

(b) 'n Aansoek om 'n lasgewing soos in subregulasie (1)(a) bedoel, moet by die klerk van die hof ingedien word, wat die lasgewing binne drie werksdae aan die onderhoudshof moet oorhandig.

(2) Na oorweging van die aansoek in subregulasie (1) bedoel, kan die onderhoudshof 'n skriftelike lasgewing, wat weselik met Vorm S van die Aanhangsel ooreenstem, uitreik, waarin gelas word dat die elektroniese kommunikasiediensverskaffer die onderhoudshof skriftelik, voor of op die datum in die lasgewing gespesifiseer, voorsien van die kontakbesonderhede van die persoon, soos in artikel 7(3)(b) van die Wet beoog, op 'n vorm wat weselik met Vorm T van die Aanhangsel ooreenstem.

(3) Die lasgewing soos in subregulasie (2) bedoel, moet aan die elektroniese kommunikasiediensverskaffer voorsien word op 'n wyse deur die onderhoudshof gelas, wat kan insluit—

- (a) geregistreerde pos;
- (b) faksimilee; of
- (c) elektroniese pos:

Met dien verstande dat bewys van voorlegging per geregistreerde pos of faksimilee gehou word en dat bewys van ontvangs deur die elektroniese kommunikasiediensverskaffer gegee kan word deur die persoon wat die elektroniese pos gestuur het.

(4) (a) 'n Elektroniese kommunikasiediensverskaffer kan 'n aansoek soos in artikel 7(3)(e) van die Wet beoog bring op 'n vorm wat weselik met Vorm U van die Aanhangsel ooreenstem, voor of op die datum in die lasgewing bedoel in subregulasie (2), gespesifiseer.

(b) By ontvangs van 'n aansoek soos in paragraaf (a) bedoel, moet die onderhoudshof die aansoek oorweeg en die elektroniese kommunikasiediensverskaffer skriftelik van die uitslag van die aansoek inlig op 'n vorm wat weselik met Vorm V van die Aanhangsel ooreenstem.

(c) Die uitslag van die aansoek soos in paragraaf (a) bedoel, moet aan die elektroniese kommunikasiediensverskaffer voorgelê word op die wyse deur die onderhoudshof gelas.

(5) (a) Alvorens 'n onderhoudshof die Staat gelas om die koste soos in artikel 7(3)(j) van die Wet beoog, te betaal, moet die onderhoudsbeampte van daardie onderhoudshof die onderhoudshof skriftelik inlig of daar beskikbare geldmiddele is op die begroting wat aan daardie hof toegeken is, waarop die onderhoudshof die Staat kan gelas om daardie koste in ooreenstemming met die toepaslike finansiële voorskrifte te betaal.

(b) Indien 'n persoon ingevolge artikel 7(3)(k) van die Wet gelas is om die koste deur die Staat betaal, aan die Staat terug te betaal, moet sodanige betaling binne 30 dae nadat die onderhoudshof sodanige bevel gegee het, gedoen word.

(c) Die betaling kan—

- (i) in kontant by die klerk van die hof gemaak word, waarop die klerk van die hof onmiddellik aan die persoon wat die betaling maak, 'n kwitansie uitreik; of
- (ii) deur 'n direkte deposito of elektroniese fondsoordrag in die volgende rekening van die Departement van Justisie en Staatkundige Ontwikkeling gemaak word:

Naam van Rekening:	Departement van Justisie en Staatkundige Ontwikkeling Begrotingsrekening
Rekening:	Deposito
Bank:	ABSA Korporatief
Rekeningnummer:	4053764491
Takkode:	632005
Verwysing:	OH-saaknommer Terugbetaling

Met dien verstande dat indien 'n direkte deposito of elektroniese fondsoordrag gemaak is, bewys van sodanige betaling of oordrag binne sewe dae aan die klerk van die hof verskaf word."

Vervanging van regulasie 16 van Regulasies

3. Regulasie 16 van die Regulasies word hierby deur die volgende regulasie vervang:

"Afdwinging van onderhouds- of ander bevele

16. (1) 'n Aansoek om—

- (a) die magtiging vir die uitreiking van 'n lasbrief vir eksekusie;
- (b) 'n bevel vir beslaglegging op besoldiging; of
- (c) 'n bevel vir beslaglegging op enige skuld,

soos bedoel in artikel 26(2)(a) van die Wet, moet wesenlik met Vorm K van die aanhangsel ooreenstem.

(2) Ooreenkomstig artikel 26(2A) van die Wet, moet die onderhoudsbeampte of die klerk van die hof, op versoek van die onderhoudsbeampte, die besonderhede van 'n persoon teen wie 'n bevel ingevolge artikel 26(2) van die Wet gemaak is, op 'n vorm wat wesenlik met Vorm W van die Aanhangsel ooreenstem, verskaf aan enige onderneming wat die verlening van krediet as sy doelstelling het of wat betrokke is by die bepaling van die kredietwaardigheid van persone deur die onderhoudsbeampte geïdentifiseer."

Invoeging van regulasie 21A in Regulasies

4. Die volgende regulasie word hierby voor regulasie 22 ingevoeg:

"Verstreking van persoonlike besonderhede van veroordeelde persoon

21A. Ooreenkomstig artikel 31(4) van die Wet moet die onderhoudsbeampte die persoonlike besonderhede van 'n persoon wat aan 'n misdryf ingevolge artikel 31(1) van die Wet skuldig bevind is, op 'n vorm wat wesenlik met Vorm W van die Aanhangsel ooreenstem, verskaf aan enige onderneming wat die verlening van krediet as sy doelstelling het of betrokke is by die bepaling van kredietwaardigheid van persone deur die onderhoudsbeampte geïdentifiseer."

Invoeging van Vorms R tot W tot die Aanhangsel tot Regulasies

5. Die volgende vorms word hierby tot die Aanhangsel tot die Regulasies na Vorm Q ingevoeg:

**"VORM R
AANSOEK VIR LASGEWING INGEVOLGE ARTIKEL 7(3)(a) VAN DIE WET OP ONDERHOUD, 1998
REGULASIES BETREFFENDE ONDERHOUD
[Regulasie 2A(1)(a)]**

Leërno.:

IN DIE ONDERHOUDSHOF VIR DIE DISTRIK VAN:

Ek, (volle name), die onderhoudsbeampte in die saak van:

A	BESONDERHEDE VAN PERSOON WAT KLAGTE INDIEN			
Volle name:				
Identiteitsnommer/paspoortnommer en datum van geboorte:				
Woonadres:				
Besigheidsadres:				
Kontaknommers:	Huis:		Besigheid:	
	Sellulêr:		Faks:	
E-posadres:				
B	BESONDERHEDE VAN PERSOON WAT DEUR 'N BEVEL GERAAK KAN WORD			
Volle name:				
Identiteitsnommer/paspoortnommer en datum van geboorte:				
Laaste woonadres bekend:				
Laaste besigheidsadres bekend:				
Laaste kontaknommers bekend:	Huis:		Besigheid:	
	Sellulêr:		Faks:	
Laaste e-posadres bekend:				
C	REDELIKE POGINGS AANGEWEND OM PERSOON TEEN WIE KLAGTE INGEDIEN IS OP TE SPOOR			

1. Daar word hierby gelas dat die kontakbesonderhede van die volgende persoon voor/op _____ aan die bogenoemde onderhoudshof voorsien word (om deur landdros voltooi te word):

Volle name:	
Identiteitsnommer/paspoortnommer en datum van geboorte:	

**KONTAKBESONDERHEDE WAT DEUR ELEKTRONIESE KOMMUNIKASIEDIENSVERSKAFFER
VERSKAF MOET WORD**

Woonadres:			
Besigheidsadres:			
Kontaknommers:	Huis:		Besigheid:
	Sellulêr:		Faks:
E-posadres:			

2. 'n Aansoek soos beoog in artikel 7(3)(e) van die Wet op Onderhoud, 1998, moet die bogenoemde hof voor/op _____ bereik.

Geteken te _____ op hierdie _____ dag van _____ 20_____.

Landdros van onderhoudshof

**VORM T
INLIGTING DEUR ELEKTRONIESE KOMMUNIKASIEDIENSVERSKAFFER(S) INGEVOLGE ARTIKEL
7(3)(b) VAN DIE WET OP ONDERHOUD, 1998
REGULASIES BETREFFENDE ONDERHOUD
[Regulasie 2A(2)]**

AAN:

Onderhoudshof vir die distrik van:	
Posadres:	
Faksnommer:	
E-posadres:	

Ek, _____ (volle name en identiteitsnommer), in my amp as _____ van die volgende elektroniese kommunikasiediensverskaffer _____

voorsien die bogenoemde agbare hof van die volgende inligting wat ons op rekord het:

Volle name van persoon in lasgewing genoem:			
Identiteitsnommer/paspoortnommer en datum van geboorte van persoon genoem in lasgewing:			
KONTAKBESONDERHEDE			
Woonadres:			
Besigheidsadres:			
Kontaknommers:	Huis:		Besigheid:
	Sellulêr:		Faks:
E-posadres:			

Handtekening van persoon wat inligting verskaf
Datum:

VORM U
AANSOEK DEUR ELEKTRONIESE KOMMUNIKASIEDIENSVERSKAFFER(S) INGEVOLGE
ARTIKEL 7(3)(e) VAN DIE WET OP ONDERHOUD, 1998
REGULASIES BETREFFENDE ONDERHOUD
[Regulation 2A(4)(a)]

AAN:

Onderhoudshof vir die distrik van:	
Posadres:	
Fakanommer:	
E-posadres:	

Ek, _____ (volle name en identiteitsnommer), in my amp as _____ van die volgende elektroniese kommunikasiediensverskaffer _____

doen hiermee by die bogenoemde agbare hof aansoek:

Om 'n verlenging van die tydperk in die lasgewing op grond daarvan dat die inligting om die volgende redes nie betyds verstrek kan word nie:

Die intrekking van die lasgewing op grond daarvan dat:

Hierdie elektroniese kommunikasiediensverskaffer nie 'n diens verskaf aan die persoon in die lasgewing vermeld nie.

Die inligting wat aangevra is nie in die elektroniese kommunikasiediensverskaffer se rekords beskikbaar is nie.

Handtekening van aansoeker
Datum:

VORM V
UITKOMS VAN AANSOEK INGEVOLGE ARTIKEL 7(3)(f) VAN DIE WET OP ONDERHOUD, 1998
REGULASIES BETREFFENDE ONDERHOUD
[Regulasie 2A(4)(b)]

Lêerno:

IN DIE ONDERHOUDSHOF VIR DIE DISTRIK VAN:

Die onderhoudshof het u aansoek oorweeg om:

'n Verlenging van die tydperk in die lasgewing vasgestel op grond daarvan dat die inligting nie betyds verstrek kan word nie.

Die intrekking van die lasgewing op grond daarvan dat:

Hierdie elektroniese kommunikasiediensverskaffer nie 'n diens verskaf aan die persoon in die lasgewing vermeld nie.

Die inligting wat aangevra is nie in die elektroniese kommunikasiediensverskaffer se rekords beskikbaar is nie.

U aansoek is:

Goedgekeur

Afgekeur

Uitgestel. U aansoek sal heroorweeg word by ontvangs van die volgende inligting voor/op _____

Geteken te _____ hierdie _____ dag van _____ 20____

Landdros van Onderhoudshof

VORM W
BESONDERHEDE VAN DIE PERSOON *TEEN WIE 'N BEVEL INGEVOLGE ARTIKEL 26(2)
GEMAAK IS/WAT INGEVOLGE ARTIKEL 31 VEROORDEEL IS: WET OP ONDERHOUD, 1998
REGULASIES BETREFFENDE ONDERHOUD
 [Regulasies *16(2)/21A]

Lêerno:

IN DIE ONDERHOUDSHOF VIR DIE DISTRIK VAN:

--

GEHOU TE:

--

Merk met 'n "X"

Hofbevel

Veroordeling

DATUM VAN *HOFBEVEL/VEROORDELING

--

A	BESONDERHEDE VAN ONDERNEMING WAT DIE VERLENING VAN KREDIET AS SY DOELSTELLING HET OF BY DIE BEPALING VAN KREDIETWAARDIGHEID VAN PERSONE BETROKKE IS		
Naam van onderneming:			
Besigheidsadres:			
Kontakbesonderhede:	Besigheid:	Faks:	E-posadres:

U aandag word daarop gevestig dat *n bevel ingevolge artikel 26(2) van die Wet op Onderhoud, 1998 (Wet No. 99 of 1998), teen die onderstaande persone gemaak is/die onderstaande persone aan 'n misdryf ingevolge artikel 31 van die Wet op Onderhoud, 1998 (Wet No. 99 van 1998), skuldig bevind is:

B	BESONDERHEDE VAN PERSOON *TEEN WIE 'N BEVEL GEMAAK IS/WAT VEROORDEEL IS		
Van:			
Volle name:			
Identiteitsnommer/Paspoortnommer en datum van geboorte			
Verhouding tot *kind/kinders aan wie onderhoud betaalbaar is:	Ouer	Ander (Spesifiseer)	
Woonadres:			
Besigheidsadres:			

Kontakbesonderhede:	Huis:		Besigheid
	Sellulêr:		Faks:
E-posadres:			
Onderhoudsbedrag waarop ooreengekom is om maandeliks te betaal:			
Totale onderhoudsbedrag uitstaande soos bepaal deur onderhoudshof:			

Geteken te _____ op hierdie ____ dag van _____ 20____

Onderhoudsbeampte

* *Skrap wat ook al nie van toepassing is nie.*

Datum van inwerkingtreding

6. Hierdie wysigings aan die Regulasies sal op 5 Januarie 2018 in werking tree.