This initial draft has been Prepared on the basis of the written brief given to the Technical Committee on behalf of the Multi Party Forum.

(Addendum D: Proposais to the Negotiating Council on the appointment of Technical Committees, and their Terms of Reference on certain matters anmsing from the Consolidated Document, Planning Committee: 26 April 1993)

The Preamble indicates in general terms the ambit and purposes of the Act. and that the Independent Electoral Commission will, in terms of the present draft. assume responsibility for the conduct of democratic national elections for a new Parliament to function in terms of an Interim Consutution. As noted in the Planning Committee's Brief, where regional elections are involved, new formulations will have to be considered. Consequently these fall outside the ambit of the present draft although the South African Governmentâ\200\231s Submission envisages a broader context for this legislation.

Section 1 contains the definitions of the key terms used in the Act.

Attention is drawn to Section 1.8 in which a definition of  $a\200\234$ Eligible Voters" has been

included. This detinition confers the right to vote upon all South African ciuzens of 18 years and over, including citizens of the TBVC states, and only excludes persons trom the nght to vote, by reason of criminality, mental disorder and other provisions of the Act or Regulations to be promulgated under the Act. As noted in footnote? of the draft Act, certain submissions were made to the Technical Committee to the effect that prisoners should be entitled to vote. This is a policy consideration on which the Technical Committee will require guidance from the Negotiating Councii,

Section 1.17 contains a definition of "The Transitional Elections". which staces thax ine Act applies only to the elections of a new Parliament.

 $\hat{a}\200\230$ Section 2 Provides, however, that the Act will remain in force until such time as it

is repealed by Parliament. Until so repealed, it will be possible for a new Independent Electoral Commission to be reconstituted in terms of the Act. in order io pertorm similar functions in respect of any future election or Referendum. as the  $cas \hat{a} \geq 0.27$  may be.

Section 3 is intended to ensure that the Act and Regulations promulgated thereunder by the Independent Electoral Commission, in respect of the conduct and supervision of the Transitional Elections. will Override any Other statute or regulations which might be in conflict therewith. Theoretically, it might have been preterable to undertake an audit of every Act and rÃ@gulauon on the statute book, and to repeal or amend any conflicting provision specifically, However, such an audit would be umeconsuming and probably impracticable given the present time constraints. Section 3

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Sectuon 4 establishes the Commission.

Section 5 states the objects of the Commission.

trom accredited
The number Of such
international rep A \$ also sought in respect

OF their status,  $\hat{a}$ 200\230 \ Tely as observers or as full members, y

"the Commission. No 4 appointment or Posiuon, whether Of a political Party or organisation Public, during a

Transitional Elections) wii] be

Service of the reckoned from the date upon Provisions are designed to ensure Commission, but also that members ar

including future benefit or advantage.

Confirmation by the Commission that the Transitional Elections have been Substantially free and fair; and after

the final determination by the Commi might have ansen IN Consequen

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Section 9 deals with the circumstances in which a member's appointment can be terminated. This includes resignation oy the member, and the withdrawal of the official nomination of any intemational representative. Application for the removal of a member can also be made to the Appellate Division of the Supreme Court by the State President. the Transitional Executive Council. or any registered political party or one hundred eligible voters: provided that insofar as such party or voters are concemed. the Chief Justice must tirst give leave for such application to be brought. The Appellate Division can order the removal of a member of the Commission only In the event of serous misconduct or incapacity beamng upon a member's fitness for Office. This would include conunued ill health. and a matenal breach of the preconditions and qualifications referred to in Section 7 (see paragraph 10 above), or any other substantial reason which the Court considers inconsistent with the memberâ\200\231s

continuation in office. The application must be heard by the Chief Justice and nor less than six (6) other Appeal Court judges.

- [2, Section 10 deals with the remunerauon and conditions of appointment of members of the Commission.
- 13. Section 11 states that the Commission may be reconstituted. if necessary. in order to undertake the same or similar functions and responsibilities in respect of future elections which may be called in terms of the Constitution. The nomination and appointment of members of a reconstituted Commission shall be effected by the State

President upon the advice of Parliament, acting in terms of a resolution passed by the

- Same Majority as 18 necessary to amend the Constitution. If parliament 1s deadlocked, and unable to establish the required Majority to nominate a new Commission. then the deadlock breaking mechanism is that the nomination and appointment of the reconsututed commission will be effected by the State President. on the advice of a majority decision of the full bench of the Appeilate Division, comprising the Chief Justice and not less than six (6) other Appeal Court judges.
- i+. Sections 12-15 deal with procedure, administration, financial accountability and a Guarantee by the State for the commitments of the Commission.

ly

Section 16 deals with the powers, duties and functions of the Commission. In particular :t is envisaged that the Commission. shail set up three (3) separate Directorates, viz: an Election Administration Directorate, an Election Monitoring Directorate and an Election Adjudication Directorate. The Commission shail be entitled to co-opt suitably qualified persons including nominees from accredited international organisations to assist these Directorates.

Section 16.4 provides that each Directorate shail operate independently of the others, Dut will be accountable and Subject to the overall management and control of the Commission.

16, Section  $\mid$ 7 sets out the responsibilities of the Election Administration Directorate , including the role of voter education. determining the eligibility and identification o f

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voters, the enforcement of an electoral Code of Conduct, administering the obligation to disclose the receipt and source of each financial contribution to a political campaign in excess of R1.000.00; and the promulgation of regulations governing political adverusing, to be determined in consultation with the Independent Media Commission. I[t should be noted that the administrative details invoiving proof of eligibility and idenafication of voters has not yet been specified. and will require further consideration and technical advice. Guidance is required from the Negotiating Council whether detailed provisions are to be included in this Act or left to the Commission to determine, in view of the obvious need for substantial amendments to the existing Electoral Act. Provision is made for an electoral Code of Conduct to become Schedule A to this Act. This Code has not yet been drafted by the Committee, which has thus far received only two draft submissions from the negotiating partes in this regard.

Section 18 provides for the Election Monitoring Directorate. In particular Section 18.2 envisages that this directorate shail have investigative powers, including the night

tO issue and execute search warrants, and to seize items as evidence of alleged intringements of the electoral Code of Conduct.

section 19 provides for the responsibilities of the Election Adjudication Directorate. Section 19.1 provides that this Directorate shall serve as the final arbiter of claims. Issues and disputes affecting the campaign, conduct and results of the Transitional Elections, save that there 1s to be a final nght to appeal to the Commission.

Section 20 deals with the Commission's final adjudication of the election resuits. It is provided that the Commission shall be required within a penod of 21 days after completion of the ballot, to determine and certify the final results of the Transitiona 1

Elections, and to deciare whether, and if so to what extent. such elections have been conducted in a manner which has been substantially free and fair. Section 20.2 provides that a simple majority is not sufficient to certify the result of the election, and a majority of at least eight (8) members is required. In the event that the Commission finds that the poll was partly untree and unfair, Section 20.3 empowers it to implement such steps as 1t may  $de\tilde{A}@m$  appropriate in order to achieve a free and  $a\200\230$  air election result. This could enable the Commission to take limited action in the section is  $a\200\230$  and  $a\200\230$  and  $a\200\230$  are election result.

particular region, without having to hold a completely new national election, in the event that there were unacceptable conditions in a limited area of the country only.

Section 21 provides that the Commission's decisions are not subject to appeal. but may be reviewed by a Provincial Division of the Supreme Court, or with the leave of the Chief Justice by the Appellate Division.

Section 22 provides for the succession of the rights and prerogatives of the Forum firstly by the Transitional Executive Council, and ultimately by Partiament.

Section 23 empowers the Commission to delegate any of its $\hat{a}$ \200\231 powers. save only for

its  $\hat{a}$  200\231 duty in respect of the final adjudication of the election results.

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- 4. Sections 24-28 deal with electoral offences, and have been drafted along the lines of
- , the existing provisions of the Electoral Act.
- +4, Section 29 prohibits the conduct of opinion polls during a penod of six (6) weeks prior to the date of commencement of the Transitional Elections. (In terms of the present Electoral Act, the effective period of the prohibition is six-and-a-half weeks)

There have been submissions to the effect that this period should be shorter, say two (2) weeks. Guidance is required also in respect of this matter.

- 25. Section 30 protects the secrecy of voting from disclosure in court proceedings.
- 26. Section 31 exempts the Commission from liability for fiscal duties, taxes and fees.
- 17. Section 32 empowers the Commission to promulgate reguiauons. and penalues for contraventions. {t also empowers the Commission to prescribe voting forms and other necessary documents.

2g Section 33 provides that upon advice of the Forum, the Council or Parliament. the State President may declare this Act applicable to the holding of a Referendum. which could be conducted either nationally, or in any parucular region/s, and on any speciried issues.

29. Section 34 contains the Short Title of the Act.

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SUBMITTED BY THE TECHNICAL COMMITTEE ON THE INDEPENDENT ELECTORAL COMMISSION TO THE NEGOTIATING COUNCIL

21 MAY 1993

## THE INDEPENDENT ELECTORAL COMMISSION ACT

To provide for the establishment of an Independent Electoral Commission to assume responsibility for the conduct, supervision, monitoring and evaluation of national elections to be conducted in order to facilitate the democratic election of a new Parliament to function in terms of an Interim Constitution; and to provide generally for the necessary powers. functions. duties and procedures of the Commission. and for a Code of Conduct binding upon all political parties; and for related matters arising from and

connected with the elections.

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INDEX - FIRST DRAFT
Chapter One
Interpretation and Application of the Act
a.
3
Detinitions
Application of this Act
Binding on the State
Chapter Two
Establishment of Commission
10.
Establishment of Commission
Objects of Commission
Independence of the Commission
Composition of the Commission
Term of the Commission
Termination of Appointment
Conditions of Appointment
Chapter Three
Reconstitution of Commission
tl.
Reconstitution of the Commission
Chapter Four
Procedure and Administration
Procedural Matters
Accountability and Finance
Guarantee by State
Administration
Powers, Duties and Functions of the Commission
Chapter Five
The Election Administration Directorate
1L?
Responsibilities of the Election Administration Directorate
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Chapter Six Election Monitoring Directorate

18. Responsibilities of the Election Monitoring Directorate

Chapter Seven
The Election Adjudication Directorate

19. Responsibilities of the Elecuon Adjudication Directorate

Chapter Eight Adjudication of Election Results

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Chapter Nine Miscellaneous Provisions

- 21. Jurisdiction
- 22. Successors to the Forum

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24. Offenses Relating to Voting Procedures, Polling Stauons and Voting Equipment

 $\hat{a}$ 200\224 Personation

- \*6, Undue Influence and Bribery
- 77. Obstructing Proceedings and Officers
- 28, Infringement of Security
- 29. Prohibition of Opinion Polls during the Transitional Elections
- 30. Voter not required in Legal Proceedings to disclose Vote
- 31, Exemption from Duties, Taxes and Fees
- 32. Regulations
- 33. Application of the Act to a Referendum
- 34. Short Title

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Page

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26

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28

28 -

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29 -

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Definitions

In this Act,

1.1

unless the context indicates otherwise :

" Accredited International Organisations" means the United Nations, the European Economic Community, the British Commonwealth. the Organisation of African Unity and any other international organisation so

designated by the Forum, or the Council, or the New Parliament.

"Chief Executive Officer" means a person appointed to such office oy the Commission.

"The Electoral Code of Conduct" means the Code of Conduct binding upon political parties in terms of 17.6.

"CODESA" means the Convention for a Democratic South Africa.

"The Commission" means the Independent Electorate Commission consututed or reconstituted in terms of this Act.

"The Council" means the Transitional Executive Counci] to be established in consequence of special legislation enacted in imple-

mentation of decisions and agreements reached by the Forum.

"Eligible Candidates" means any Eligible Voter who 1s not serving a current term of imprisonment, and who has not been disqualified trom

voting by order of the Commission in terms of this Act or by the Coun.

"Bligible Voters" means all South African cidzens $\hat{a}$ 200\231 of 18 years and more, including citizens of the TBVC States, with the exception only of

such persons as may be disqualified from voting by reason of

criminality>, mental disorder $\hat{a}$ \200\231 or other provisions of this Act and of the Regulations.

"The Independent Media Commission" means the commission charged

with responsibility for control of public media in terms of the ... Act.

â\200\234The Forum" means the Multi-Party Negotiating Process constituted in

order to resume the constitutional negotiations commenced at CODESA.

"Parliament" means the new Parliament to be elected as a result of the Transitional Elections, to function as the sovereign legislature in terms o! an interim Constitution and to draft and enact a new Constitution for the

Republic.

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The ANC submussion (Section 5.2 et seq) envisages 4 special deeming provision in relation to

citizenstip which includes birth in South Africa, at least one parent being South Afmca  ${\tt n}$ , mamage

to a South Afmean, OF continuous residence in South Ainca for at least five years.

The term  $\hat{a}\200\234$ criminality $\hat{a}\200\235$  is used at this stage merely to highlight the ne ed for the Forum to address

the priaciple involved. The Electoral Act (Section 4) contains an extensive debarment t rom

voting of persons convicted of cnmunal offenses. The ANC suggests that this debarment b  $\ensuremath{\mathrm{e}}$ 

confined to persons convicted of corrupt or illegal practices under this Act. Lawyers f or Human

Rights in their submission suggest that at least in respect of the Transitional Elections. pmsoaem

be given the nght to vote and that their furure voting nght be determined by the consua iuon

making body.

it ig envisaged that the appropmate provision of the Electoral Act (Section 4(2)) be in corporated

by reference as envisaged in terms of 17. ee

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"New Definition'\*

"Political Office" means any appointment or position, whether involving remuneration or not. in the service of a political party or organisation

within the Republic,

"Public Office" means any remunerated position in the service of the State, or of any corporate body or other institution, which is owned and/or controlled, whether directly or indirectly by the State.

"The Regulations" means the Regulations promulgated in terms of this  $\operatorname{Act}$ .

"The Republic" means the Republic of South Africa, including the TBVC States.  $\hat{a}$  \200\231

"The TBYC States" means those areas which formerly constituted a part of the Republic and are presently governed in terms of Constitutional legislation establishing Transkei, Bophuthatswana, Venda and Ciske:

respectively.

"The Transitional Elections" means the elections to be conducted for a new Parliament in terms of this Act.

"This Act" includes the Regulations prescribed thereunder.

 $\{ {
m t\ is\ suggested\ by\ the\ Gender\ Advisory\ Commumee\ that\ a\ definition\ be\ included\ in\ all\ su\ ch\ }$ 

legisiation defining \*Personsâ $\200\235$  as meaning both men and women.

The Technical Commuttee has assumed that there wiil be agreement by all the TBVC States for

the inclusion of their ciuzens for purposes of the Transitional Elections.

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Application of this Act

The provisions of this Act shall apply inidally in respect of the Transitional Election s.

Dut shall remain in force in respect of future elections®, notwithstanding the dissolution of. the originally constituted Commission, until formally repealed by

Parliament.

Binding on the State

This Act and the Regulations to be promulgated thereunder shall be binding upon the State, and to the extent that its provisions may conflict with the inherent powers of the State or with the provisions of any other Statute, it shall supersede and override any such powers and provisions insofar as they may relate to the conduct and

supervision of national elections, and other matters dealt with in terms of this Act

The South African Government in its submussion envisages the application of the Act. and the

junsdiction of the Comumussion. as applicable to a broad category of elections. uncluding national.

regional and other elections for the appointment of any  $\hat{a}\200\234$  board. body or institution of any

authonty, â\200\235

Members of the Technical Commuttee have expressed concern with regard to the possibly unintended ambit of this overriding provision, However, the broad theme appears to be 1 0

accordance with the Committee's brief and the parties  $\hat{a} \geq 00 \leq 31$  individual submussions. Clearly there has

not been time to undertake an adequate audit of legislation which could be atfected by this

provision.

The appropriate constraints on the powers of the Commission in relation to the Courts a nd

Commussion have power to promulgate regulations, repealing and amending any existing Ja  $\mathbf{w}$ , and

power to direct government authorities. uncluding the police and defence force  $\hat{a}$ 200 \234to perform and

execute tasks $\hat{a}$ 200\235 necessary for the implementation and conduct of the election.

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ESTABLISHMENT OF COMMISSION

Establishment of Commission

There is hereby established a body $a\200\231$  to be known as "THE INDEPENDENT ELECTORAL COMMISSION", which shall be a jurisuc person.

Objects of Commission

The objects of the Commission shall be to administer and conduct a tree and fair democratic electoral process for the new Parliament, and to assume plenary executive powers in respect of the Transitional Elections. including responsibility tor registration of voters and political partes; supervision of the electoral process: monitoring and evaluation of the process, determining the results thereof: and adjudicating issues affecting the Transitional Elections and the conduct of polidcal

parties during the course of such Elections.

Independence of the Commission

The Commission shall function as an insutution independent of and separate

from the State, the Government, the Council, or any subordinate Ministry.

local authority, sub-council, department or organ thereof.

In respect of all matters affecting the organisation, conduct and supervision of the Transitional Elections. all powers of the State and

such other bodies as are referred to shall be deemed to have been denved

The {FP/KwaZulu Government's submussion envisages a plurality of Commissions to be separately established in respect of each State within a Federal content.

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from and shall be subordinate to the Commission. $\hat{a}\200\231$ 

6.3 Notwithstanding the aforegoing, the Commission shall have a duty to submit written reports upon its acts and decisions to the State President, which reports shall be simultaneously delivered to the Forum or the Council. and

shall represent public documents.

Vs Composition of the Commission

Tal The Commission shall comprise not less thanâ\200\231 seven (7?) nor more than eleven (11)!', members appointed by the State Presidentâ\200\231? upon the advice of the Forum, who shall be respected and suitably qualified persons representing a broad cross-secuon of the population. and who are

themselves eligible voters; on condition that the composition of the

 ${\tt P}$  The PAC submission recommends that the Commission be subordinate only to the Council winch

shall have power to ratify and/or amend its decisions.

 $\hat{a}\200\231$  The Technical Committee has expressed some concer as to whether the number of members

should be defined specifically or left within a range. As drafted, the Starute requires that the

State Presidentâ\200\231s discretion be exercised on the advice of the Forum or Council , as the case mav

he. However, the appointment of additional members during the progress of the elections could

give mse to contention.

The Democratic Party proposes either 3 Commussion of 26 members. compnsing: "Non-Parusa  ${\sf n}$ 

Commussioners from civil society", one of whom shail be nomnated by each delegation participating in the Forum, or a commussion of 7-11 members selected by a neutral selection

body.

In the SA Government submission (Section 4(1)(b)) it is suggested that the State President should

make appointments  $\hat{a}\200\230$  from the names submutted to the State President by the Counc ilâ\200\235. The

Comumuttee has assumed that the State President does not have an undependent discretion to select

names from a list.

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Commission may also include!? not more than persons seconded for this purpose by Accredited Internauonal Organisations and/or foreign

Governments, and approved for appointment by the Forum."\*

No person who has held Political Office dumng a penod of three years prior to the date of the Transitional Elections, shall be eligible to serve as a member of the Commissionâ\200\231; and upon ceasing to be a member of the Commission for any reason, no person shall be eligible to accept appointment to Public Office for a further period of three (3) years from

the date upon which such appointment shall terminate.â\200\230

It shall be a fundamental precondition to the appointment and eligibility of every member of the Commission :

The Government of Bophuthatswana proposes representation of international organisations . but only as observers with advisory status.

The South African Government proposes that only South African citizens serve as members of

the Commussion, although it does envisage accredited external observers.

The Democratic Party also suggests that international respresentatives should serve in a non-votng vapacity.

The ANC proposes a Commission compnsing not less than seven (7) and not more than eleve n (11) members who are ail to be eligible voters in the election. plus four (4) persons t rom the international community ( $i\hat{A}^{\varphi}$  a total of eleven (11) to fifteen (15) members.

The Venda Government's submussion specifies that members of the Commussion should include women and represent a balance between population groups.

The South African Government proposes a Commission of up to elevea (11) members, with a  $\mbox{0}$  momum.

This accords with the suggestion of the Democrane Party.

The Committee has included this provision as a suggestion. although it does nat derive trom its bnef or trom the submussions of any of the parties.

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That they shall serve impartially in their individual personal capacities (notwithstanding parry affiliation. secondment or nomination) and that all voting and decision-making shall be undertaken in absolute good faith, and without fear, favour, bias or prejudice.

That they shall not during the term of their appointment accept nomination for any Political! $\hat{a}\200\235$  or Public Office, whether remunerated Or otherwise, nor in any other manner serve or assist any of the parmicipating political parties or any other organisations involved with the Transitional Elections.

That they shall be ineligible to serve as members of the Council, nor Shall they be Eligible Candidates in the Transitional Elections. aor available for nomination or cO-option to either

such body; and they shall remain ineligible for such election, Nomination or co-option to Parliament for a penod of at least three

(3) years from the date of the Transitional Elections. That they shall nor by membership, association, conduct or otherwise, place their perceived independence in jeopardy or in any other

manner damage the credibility and integrity of the Commission.

State President, acting on the advice of the Forum, shail designate

one (1) member of the Commission as Chairperson and another member as Vice-Chairperson. In the adsence of both the designated Chairperson and Vice-Chairperson. the remaining members of the Commission shall

nominate another of their number as acting Chairperson.

The  $ANC\hat{a}\200\231s$  Submission implies that former political office bearers should nor be disqualified, Provided they resign poor to assuming their membership of the Commission,

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In the event of a vacancy ansing on the Commission for any reason, the State President (with the concurrence of the Forum or the Council, as the case may be) may either allow the appointment of such member to lapse (subject to the existence of the minimum number of members supulated

above) or effect a substituted appointment of some other suitably qualified person who fulfils the same or similar criteria as the person ceasing to hold office, provided that any such substituted appointee/s shail likewise

Nothing hereinbefore stipulated shall preciude the State President from effecting further appointments of members to the Commission from time to time, within the numerical limits stated in 7.1, with a view to ensuming its efficacy and demonstrating its broad-based impartiality. on condition that any such further appointments shall be likewise approved by the

be approved by the Forum or the Council, as the case may be.

Forum or the Council. as the case may be.

Term of the Commission

The Commission shall come into being upon a date to be fixed by the State President by proclamation in the Gazette, which shall be a date determined in consultation with the Forum. and its appointment shall continue until it has completed its mandate and is dissolved'® by the State President upon the advice of the Council or Parliament:

provided that the Commission shall not be dissolved unul the last-occurming ot:

(i) the confirmation of the Transitional Elections as substantially free and fair.

The SA Government submission implies that the Commission would be a permanent instituti

established not merely for purposes of the Transitional Elections. and that members of the  $\ensuremath{\text{the}}$ 

Commission should serve for a fixed term viz five (5) years. Recognusing the possible future

aved of the Commussion, if further elections are needed before adoption of a new Constimunon.

the Technical Committee has formulated an alternative proposal (Section 20), which 1s to the

effect that the Commission may be reconstituted in the event of such further elections, but  $\hat{\mathbf{A}} \mathbf{w}$  wall

not continue to have an established memberstup dunng any intervening penod.

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including simular confirmation in respect of any such further by-elections as may be ordered by the Commission in terms of 20.3.

(11) the final determination of all issues or disputes which may have ansen in consequence of the Transitional Elections, that are referred to the

Commission for its adjudication in terms of this Act.

Terminationâ\200\231? of Appointment

9.1 Notwithstanding the provisions of clauses 7 and 8, the appointment of a member of the Commission shall be terminated in the following

#### circumstances:

wal At the instance of the member concemed, by resignation in writing delivered to the State President:

91 At the instance of an Accredited International Organisation or Foreign Government, which requests the withdrawal of its nominated or co-opted

## member.

In consequence of an Order to this effect by a full bench of the Appellate Division, comprising the Chief Justice and not less than six (6) other Appeal Court judges, if it is satisfied as to the existence of good and sufficient reason therefor, pursuant to an Application lodged on

behalf of:

The ANC in its submussion does not address the 1ssue of terminating the appointment of Commission members dunng their term of office. In the SA Government's submussion, 1t 1s proposed (6(2)) that complaints concerming unfair or partial behaviour should be made to the

Councit which should investigate the matter and make recommendations to the State President.

The State President is thereatter given a discretion to remove the member trom oftice.

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the State President:
the Council:
Parliament: or

of probable cause.

any registered political party or any 100 eligible voters. provided that no such Application by such party or such

voters, shall be heard save with leave of the Chief Justice,

who shail first be required to certify as to the existence

of a member of the Commission only in the event of:

oa {n considenng any such Application. the Appellate Division shall find that such good and sufficient reason exists for the termination of the appointment

semous misconduct bearing upon a member's fitness for office: unfitness or incapacity for office, including continued ill health:

a material breach of the preconditions and qualifications referred to in 7.3 above;

any other substantial reason which the court considers inconsistent with a member's continuance tn office.

9.3 Any vacancy ansing in consequence of the provisions of this section shall be dealt with in accordance with the procedures envisaged by clause 7.5.

Conditions of appointment

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Members of the Commission shall serve on a full-time basis, and shall receive such

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remuneration, allowances and privileges as may be determined by the Council, with the concurrence of the Minister of Finance.

CHAPTER THREE

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Reconstitution of the Commission

1.1 Notwithstanding the provisions of Section 8. the Commission may he reconstituted at any time if required, in order to undertake the same or similar functions and responsibilities in respect of future national elections, ag ir has undertaken in respect of the Transitional Elections, in the event that

Parliament is dissolved and new elections called in terms of the Consutution.

1.2 The nomination and appointment of members to the reconstituted Commission (including if it is deemed appropriate, persons seconded by Accredited Internauonal Organisations and/or Foreign Governments) shall be effected by the State President upon the advice of Parliament, acting in terms of a Resolution passed by the same Majotity as may be required in order to effect an amendment to the Constitution. If such Resolution is not supported by the required majority in Parliament, the nomination and appointment of the members of the reconstituted Commission shall be effected by the State President acting on the advice of a majority decision of a full bench of the Appellate Division, comprising the Chief Justice and not less than six (6) other Appeal Court judges. \*°

The Technical Committee's concern 1s that an expeditious procedure 1s necessary in the event that

Parliament is unable to establish the required mayonty. Alternative possibilities might include a

decision by the Chief Justice acting on his own, or a panel of judges compnsing possibly the

Chief Justice and the Judge President of each of the Provisional or Regional Divisions of the Supreme Court.

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Page 13

11.3 In the event of a vacancy arising on the reconstituted Commission, the provisions of Secuon 7.4 shall mutatis mutandis apply, dut the reference to the Forum or the Council thereunder. shall be deemed to be a reference to the

full bench of the Appellate Division constituted in the manner as aforesaid.

CHAPTER 4
PROCEDURE AND ADMINISTRATION

## 12. Procedural Matters

12.1 The Commission may determine its own procedures, and shall hold meeungs at Such intervals as circumstances may require. Meetings may be convened at the instance of the Chairperson or Vice-Chairperson, or at the instance or

any two (2) other members of the Commission.

[2.2 The quorum for any meeting of the Commission shall be seven (7) members, save in respect of the Commission's adjudication of the final result ana

acceptability of the Transitional Elections and any by-elections, in respect of which the necessary quorum shall include all

members of the Commission.

2.3 Subject to the special quorum and majority requirements stipulated in respect of the Commission's adjudication of the result and acceptability of the Transitional Elections, all decisions of the Commission shall be by simple majority. In the event of an equality of votes, the Chairperson (or in his/her absence, the Vice-Chairperson. or acting Chairperson) shall have a casting

vote.

12.4 The Commission may appoint such sub-committees, whether as standing sub-committees or otherwise, as it may consider necessary for the effective execution of its functions, provided that the Commission shall retain the

power tO rescind or vary and amend decisions taken by any such sub-

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committee.

- 12.5 Any such sub-committee may include persons who are not members of the Commission, but the Chairperson of any such sub-committee shail be a member of the Commission.
- 12.6 Any member of a sub-committee who is not in the full-time employment of the State shall receive such remuneration (and allowances, if any) as the

Commission may determine with the concurrence of the Minister of Finance. 13. Accountability and Finance

13.1 The Commission shall determine and submit to the Council for its approval.

Estimates of its anucipated expenditure in carrying out its duties and functions in terms of this Act, covenng such periods as may be appropriate and subject

- (0 amendment as may be necessary from time to time.
- 13.2 Upon approval by the Council of such Estimates, the necessary funds shail be made available by the State.

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- 13.3 The Chief Executive Officer of the Commission shall serve as " Accounting Officer" and shall bear the responsibility envisaged by such office in terms of the Statutes.
- 13.4. The Accounting Officer shall ensure that the Commission keeps full and Proper records of all its expenditures and of all assets, liabilities and financial lransactions, and prepares periodic financial statements in the format required by the Auditor-General, and generally takes steps to ensure that all reasonable Management Measures are adopted so that assets, services and resources are obtained, safeguarded and utilised in the most economic. efficient and

effective manner, and that the requirements of the Auditor-General are duly satisfied.

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- 13.8 The Estimates and Accounts of the Commission shail be subject to audit by the Auditor-General who shall report thereon to the Council and to Parliament.
- 14. Guarantee by State

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The State guarantees, where required, all commitments and liabilines of the Commission.

18. Administration

The Commission shall have power to do all such things as may be necessary in order to fulfil its mandate, and without limitation thereto, may:

- 15.1 Appoint staff, fix remuneration and determine such emoluments and benettts as it may deem reasonable and appropriate.
- 1\$.2 Purchase. hire or otherwise acquire movable or immovable property necessary for the performance of its functions.
  1ÂS,3 Enter into agreements with any person. including the State. tor the performance on its behalf ot any specific act or function or the rendenng of any specific service.
- 15.4 Insure itself and its members, staff, visitors and the public against loss, damage. misk of liability which may be suffered or incurred.
- 15.5 Open and operate bank accounts with the Reserve Bank or any other registered financial insutuuon.
- 15.6 In general, perform such acts as may be necessary OF expedient for the 6/

achievement of its objects.

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Powers, duties and functions of the Commission

16.1 The Commission shall be charged with responsibility for the organisation, conduct and supervision of the Transitional Elections, and shall be vested with all such powers, discretions and authorities as may be necessary to

enable it effectively to undertake such responsibility.

16.2 In order to carry out its various functions, the Commission shall be empowered to establish the necessary functional sub-structures and to regulate their powers, duties and responsibilities, as it may deem appropriate in order

to ensure a free and fair election.
Such functional sub-structures shall include"! :

- 16.2.1 An Election Administration Directorate. which shall have the responsibilities referred to in 17;
- 16.2.2 An Election Monitoring Directorate, which shall have the responsibilities referred to in 18;
- , 16.2.3 An Election Adjudication Directorate. which shall have the responsibilities referred to in 19.
- 16,3. In establishing such functional sub-structures, the Commission shall be entitled to make provision for the co-opuon and assistance of legal experts and other suitably qualified persons including persons who may be nominated

for this purpase by one or more of the Accredited [nternational Organisauons.

The Democratic Party proposes a further structure responsible for the issuing of voter documentation.

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16.4 Each such Directorate shall operate independently of the others, dut shall be accountable and subject to the overall management and control of ne Commission, which notwithstanding such delegation, shall retain the power to issue final directives and to rescind or vary and amend any decision taken

by such functional sub-structures.

CHAPTER FIVE D RAT

(7, Responsibilities of the Election Administration Directorate

The Election Administration Directorate constututed in terms of 16.2.1 shall have

the following functional responsibilities, viz:-

Ti The education of the voter public\*\* concerning democratic pninciples and values, and the electoral process: including free and peaceful political campaigning; the secrecy of voting and other relevant matters, utilising such means and media as it may deem appropriate. the tribution and publication of literature, advertisements, and otherwise

through radio, television and public pnint media.

- : The South African Government proposes the appointment of a Chiet Electoral Otficer and Secretanat, chaeged with the admunstration and conduct of the elections. Altematively, it proposes that the Commission itself should admumister these matters through a sub-Council.
- = The Democratic Party suggest that the first task of the Commission should be to draft a new Electoral Act, although it also urges that "most electoral mules should be determined i a the  $Acta^200^231$ .

A submission trom the Gender Advisory Commuttee recommends that special attention be given

10 encouraying the full participation of women in the elections.

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Page 18

Procedures for determining the eligibilityâ\200\231 and identificationâ\200\231s of

The determination of whether voter lists shall be prepared, and if so. the supervision of the process of preparing such lists; and determining

polling districts and electoral divisions, as it may deem necessary.

The registration of political parties and candidates entitled to participate in the Transitional Elections and the preconditions and formalities-: applicable to such registration.

Provision for the application, registration and approval of proposed names for Political Parties and their respective logos. symbols. and campaign

W2 votersâ\200\231. 17,3 17.4 17.5

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for eligibility are substantive issues which need to be specified in the legislation.

What is envisaged by this clause are merely procedural issues.

The  $ANC\hat{a}\200\231s$  submussion contains detailed suggestions concerming the important issue of how voters

may be identified. (See Paragraphs 4.4.6:  $7? \& \{4 \text{ of their submussion}\}$ . If the Technica

Commuttes is required to formulate proposals with respect to identification of voters, it will Need

tO give that matter further consideration and if Necessary obtain expert advice.

The Democratic Party suggests that the Commussion should also take a pro-active role in voter

registration and the issuing of the necessary  $[\mbox{\it D}$  documentation. possible in comjunction with its

Own voter education programme.

The issue of critema and procedure for registration of Political Parties 1s an important matter.

The ANC in its submission (clause 9) makes detailed suggestions with reference to the p re-

conditions and formalities 10 be satisfied before registration of a Political Party may be granted,

The Technical Committee has not had a sufficient opportunity to consider in detati the prerequisites that are appropriate. The Democratic Party has suggested a requirement of deposits,

whuch would be forfeited, together with other financial electoral assistance, Dy any party which

received less than one percent (1%) of the national vote.

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The enforcement against all registered political parnes, candidates and others, of the Electoral Code of Conduct set out in Schedule  $A\hat{a}\geq 00\geq 31$ , to this Act. including the application of appropriate penalties for violations as prescribed therein. (Such penalues to include inter alia, at the discrenon of the Commission, the suspension or forfeiture of nghts to election privileges, such as access to television. radio and the rights to media advertising and such financial assistance as may be available to registered

political parties and candidates).

The election and appointment of returning officers. polling and counning officers and other necessary electoral personnel, who may not be persons

who hold or have held any Political Office during a period of three (3) years preceding the date of their appointment.

The identification of polling stations and the determination of times"

The Technical Commuttee has received three suggested Codes from the SA Government. the ANC

and the DP respectively, but has not yet had time to apply its mund adequately to the tormulation

ot such Code, It does. however, support the proposition that the content of such Code a  $\operatorname{\mathsf{nd}}$  the

penalties or consequences for infringements should be defined by the Statute.

An issue to be determined is whether the jurisdiction of the Commission and its Adjudic auon

Tribunal should be limuted to acts and omissions committed by Political Paries and Candidates.

or whether it should also be in a posiuon to take steps against other individuals and o rganisations

who may have not themselves subscribed the Electoral Code of Conduct.

 $\{n \text{ the submission of the SA Government. a provision } 15 \text{ proposed which would deem an vitence}$ 

commutted by an official or representative of a Political Party to be the offence of th at party

unless the contrary 1s proved, and in appropriate circumstances the Political Party can be dectared

 $\hat{a}\200\234$ uniawfui\* and precluded trom parucipating in this and future elections for a p enod ot up to five (5) years.

In the ANC submission, it is suggested that membership of a Political Party should also be a disqualification.

Ln the  $ANC\hat{a}\200\231s$  submission it is proposed that voting should take place over a pen od of three (5)

days.

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and placesâ\200\235 for voang, including the stipulation of places where particular voters shail be permitted to cast their votes.

The conditions and formalities applicable to Special and Postal Votes. a\200\235

The form and content of ballot papers.>

Arrangements for ensuring the secrecy and security of the ballot and the protection of ballot papers and of voters.  $\hat{A}^{\circ}$ 

Arrangements for the counting of votes and the determination of resulis.

Circumstances in which ballot papers may be rejected.

The determination of legitimate electioneemnng expenses and the permitted source and application of political campaign funds.

In the ANCâ\200\231s submission (clause 13) it is suggested that a voter should be permutted to vote  $\hat{a}$ \200\234in

the region in which he or she resides or works $\hat{a}$ \200\235. The Democratic Party suggests the opposite.

namely, that forcing voters to vote within their areag of residence could create conditions

susceptible to intimudaton.

Without repeating the provisions of the Electoral Act. it 1s assumed that the same or simular provisions shall be made applicable to this election.

fn the  $ANC\hat{a}\200\231s$  submission (clause 15) it is specified that the bailot torm should be single-olumned and in alphabetical order.

The Democratic Party advocates an indelible mark on voters $\hat{a}$ \200\231 hands to prevent repeated voring,

and proposes vanous measures to be adopted at polling stations in order to prevent inti midation

of voters,

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The obligation to disclose as a Matter of public record the receipt and the

source of any contribution to election campaign expenses in excess of R1,000.00.76

The promulgauon of appropriate regulations governing olitical

advertising to be determined in consultation with the Independent Media Commission, >  $200\235$ 

In the ANCâ\200\231s submussion it is Proposed that this obligation should relate to contmbutions in excess

ot R10,000.00. The  $[FP/KwaZulu\ Government\ submission\ supposes\ the\ pnaciple\ of\ disclosure$  .

The Democrane Party raises the possibility of Placioy limuts on campaign funding  $\hat{a}$  \200 \230to keep the playing tield level."

 $1\ \mathrm{s}$  Commission in relation to matters falling within the Jurisdiction of the proposed Media Commussion needs to be clanfied. One possiblity would be

that the decisions of the Media Commussion with reference to matters involving issues a nsing  $\ensuremath{\mathsf{S}}$ 

trom the election should be Subject to appear to this Commission.

The PAC has drawn attention to the later-dependence of the Electoral Commission. the Me  $\operatorname{dia}$ 

Comumussion and the Councii,

The Democratic Party advocates equal air time oa radio and TV for all participating poi jtical patties. .

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The application by reference and notice of any of the provisions of the Electoral Act No. 45 of 1979, as amended, or any other legislation which may have reference to the Transitional Elections and the electoral

process.â\200\235

CHAPTER SIX

ELECTION MONITORING DIRECTORATE

Responsibilities of the Election Monitoring Directorate

The Election Monitoring Directorate  $200\231$ ? constituted in terms of 16.2.2 shall have the

following functional responsibilities â\200\235 viz:

An issue to be fesolved is precisely the ambit of junsdiction of the Election Commussion with

reterence to other laws, and in particular (he Electoral Act. {a the ANCâ\200\231s subm ussion (4.4.7) the

Commussion is to be given unqualified powers  $\mathbf{0}$  amend by regulation any existing jaw win ch in

its opimion restricts tree political acuvity of access 10 voters. In the South African G overnment s

submission (7(4)(a)) the Commussion 13 to review existing electoral legislation and mak e

recommendations with regard to the need for amendment.

The  $ANC\hat{a}\200\231s$  submussioa (4.4.9) also proposes that the Commussion should have authority to give

directions with reference to matters affecting the election to any government authorty including

the police and defence force.

The Democratic Party envisages that the Commission might utilise the services ot Govern ment

Departments  $\hat{a}\200\230$  on an agency basis $\hat{a}\200\231$ . The Democratic Party also suggests 2 new Electoral Act to

be drafted by the Commussion.

The South African Government proposes â\200\230a Monitoring Commutteeâ\200\231 compnsing three (3) cApert

and impartial persons.

In the alternative proposal of the South African Government, If 15 suggested that the momtonng

function be transferred to the National Peace Secretanat (clause 13). Whilst advocating an

independent Monitonag Body, the Democratic Party suggests that funcuoning Peace Commuttecs

should also be used to  $\hat{a}200\230$ ensure $\hat{a}200\231$  and  $\hat{a}200\231$ monutor $\hat{a}200\231$  secunty.

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18.1 The appointment of local and international observers, scrutineers and election support staff.

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The establishment of invesugauve facilities and review procedures, which shail include the right to issue and execute search warrants, subpoenas, and to seize any items as evidence of alleged infringements of the Electoral Code of Conduct.

- 18.3 The establishment on a country-wide basis of facilities to observe, monitor and verify the process of the elections. before, during and after polling.
- 18.4 Recommendations for preventing the intimidation of voters, candidates and political parties.
- 18.5 The investigation and prosecution before the Commission. where appropriate, of any intringement of the Electoral Code of Conduct.
- 18.6 The issuance of Notices of Infringement and Warnings concerning alleged or threatened breaches of the Electoral Code of Conduct.

# CHAPTER SEVEN

THE ELECTION ADJUDICATION DIRECTORATE

19, Responsibilities of the Election Adjudication Directorate

The Election Adjudication Directorate\*! constituted in terms of 16.2.3 shall have the following functional responsibilities viz:

The DP proposes that this Directorate should be chaired by  $\hat{A}$ « Judge. The SA Government suggests that it should compuse tive (5) persons who have held judicial office or Who have practised law or been academic lawyers for at least ten (10) years.

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To serve as the final arbiter\* of claims, issues and disputes (subject to

a nght of appeal to the Commission) as may be submitted concerning any matters affecting the campaign, conduct and results of the Transitional Elections: provided that the Directorate may decline to consider any such claims or disputes as may not have been formally notified to the Commission in the prescribed manner, within a period of 21 days of the

alleged occurrence.

To establish and determine the powers and procedures of appropriate special tribunals for the speedy investigation and adjudication of complaints concerning alleged electoral irregularities. including any refusai or attempt to impede access to venues. voters. and political meetings. cofrupt practices, intimidation or other breaches of the Electoral Code or Conduct; provided that an appeal shall lie to the Commission in respect Of decisions made by any such special tribunals.

CHAPTER EIGHT TION

#### 20. Adjudication of Election Results

mord Upon completion of the ballot, the Commission shall be required within a penod of 21 days to determine and cerufy the final results of the Transitional Elections, and to declare whether. and if so then to what extent, such elections have been conducted in a manner which has been

substantially free and fair. [n effecting such determination, the

In the subroyssion of the SA Government (clause 8) the ngbt of the Courts to co-existen  $^{\scriptscriptstyle +}$ 

Jurisdiction is teserved. This would appear to create the possibility of a conflict of authorty.

The Democratic Party suggests a dual certification process involving firstly the Commus sion

(which in their proposal compnses only South African citizens) and secondly internation al

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Commission may accept or reject the result of the poll as a whole, or it

may accept such result in part and reject such result in part.

The acceptance and certification of the results of the elections, as substantially free and fair. shall not be of force and effect unless a majority of at  $a \geq 0$  (8) members of the Commussion shall have

concurred in such finding.

In the event of such results, or any part thereof, being not accepted and cerufied as aforesaid, the Commission shall determine and cause to be implemented such steps (including the organisation, conduct and supervision of new elecuons) as 11 may deem appropriate. in order to

achieve a free and fair election.\*\*

Notwithstanding the atoregoing. the Transitional Elections shall not de set aside by reason of any untoward occurrence, mistake. oF non-compliance with the provisions of the Act or the Electoral Code of Conduct, uf it appears to the Commission, that the elections were conducted substantially in accordance with the prescribed principles, and that such

mistake or non-compliance did not materially affect the outcome thereor.

In the submussion, it is implicit that a simple majority of the members of the Commission would

suffice.

None of the submussions contains a very clear proposal regarding the consequences 1n th e event of the ejection being not certified as tree and fair.

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Jurisdiction

There shall be no appeal from any decision by the Commission but its proceedings shall be subject to review before any Provincial Division of the Supreme Court. or,

with the leave of the Chief Justice, direct to the Appellate Division.\*\*

Successors to the Forum

In this Act, where any rights or prerogatives are conferred upon the Forum, such rights or prerogatives shall be assumed by the Council from the date of its establishment in terms of the relevant Statute. Upon dissoluuon of the Council. such

rights and prerogatives shail be assumed by Parliament.

Delegation

Save in respect of its duty to adjudicate the Election results in terms of 20. the Commission may delegate any power or duty conferred upon it in terms of this Act to any person or other body, or authorise such person or other body. including the

State. to perform any duties assigned to it hereunder.

In the ANCâ\200\231s submission, the Commission 1s to have  $a\200\230$ exclusive junsdicti onâ\200\231 to apply and interpret this law. {ts decisions are to be final.

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Offences relating to voting procedures, polling stations and voting equipment

24.1. Any person whoâ $\200\235$ :

24.1. forges or counterfeits or fraudulently destroys any ballot paper or a mark,

stamp or note on any ballot paper, of

deliberately without due authority supplies any ballot paper {0 any person;

or

fraudulently places into any ballot box any paper other than a ballot paper

handed to him in terms of this Act; of

fraudulently takes out of any polling station any ballot paper: or

deliberately without due authorty destroys. opens. uses OF otherwise interferes with any ballot box, voting compartments. instrument, form. document or other equipment used or intended for use at any poiling

## station:

shall be guilty of an offence and liable on conviction to a tine not exceeding R100 000,00 or to imprisonment for a period not exceeding

five years or to both such fine and such impnsonment.

In any indictment, summons or charge for an offence in relation to ballot papers, ballot boxes or voting equipment in the Transitional Elections the

A few additional offences are envisaged in the South African Government's submission. in cluding

a statutory offence commutted by  $\hat{a}\200\230$  any person who offends a member of the Commus sioa, wr

Chief Electoral Officer or his Secretanat or any person charged with the admumstration of an

rr the Monitonng Comouttee, the Adjudicating Tribunal or any person connected therewith  $200\231$  ...

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the property in such papers, boxes or equipment may be stated to be vested in the Commission.

Personation

Any person who:

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during the Transitional Elections applies for a ballot paper in the name of some other person, whether living or dead, or of a fictitious person, or who gives a vote in the name of any such person; of having previously voted, again votes or applies for a further ballot paper: shall be guilty of an offence and liable on conviction to a fine not exceeding R100 000,00 or to imprisonment for a period not exceeding tive years. or to both such fine and such impmsonment.

Undue influence and bribery

Any person who, directly or indirectly, by himself or by any other person: 26.1

makes use or threatens to make use of any violence, force or restraint, of inflicts or threatens to inflict any injury, damage, harm or loss, upon or against, or does or threatens to do anything to the disadvantage of, any person in order to induce or compel any person to vote or to refrain trom voting in the Transitional Elections of on account of any person having

voted or refrained from voting in the Transitional Elections: or

by any such means as aforesaid or any fraudulent device or contradice induces, compels or prevails upon any voter [0 vote or to give of refrain from giving a particular vote in the Transitional Elections. or impedes or

prevents the free exercise of the franchise by any voter in the Transitional

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gives, lends or procures, or agrees to give, lend or procure, or offers or promises, any money or other reward to or for any voter or any other person, in order to induce such voter or any other voter to vote or to give or to refrain from giving a particular vote in the Transidonal Elecuons,;

or

receives or contracts for any money or other reward for himself or for any other person, on account of voting, giving or agreeing to give, or refraining or agreeing to refrain from giving, a particular vote in the

Transitional Elections;

shall be guilty of an offence and liable on conviction to a fine not exceeding R100 000.00 or to imprisonment for a period not exceeding five years, or to both

such fine and such impnsonment.

Obstructing proceedings and officers

Any person who wilfully obstructs or disturbs any proceedings under this Act at a poiling station or wilfully obstructs or interferes with any member of the Commission, or any officer or other person appointed by the Commission in the exercise of their powers or the performance of their duties in terms of this Act, shail be guilty of an offence and liable on conviction to a fine not exceeding R10 000,00 or to imprisonment for a period not exceeding three years, or to both such fine and

such impnsonment,

Infringement of Security

28.1 Every officer or other person appointed by or under this Act in attend-

ance at a polling station shall maintain, and aid in maintaining, the secrecy of the voting at that polling station, and shall not communicate,

except for some purpose authorised by law, to any person any informa-

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tion likely to threaten the secrecy of the voting.

Subject to the provisions of this Act, no person shall interfere with or attempt to interfere with a voter when giving a vote, or otherwise attempt to obtain at a polling station information as to how any voter at that polling station is about to vote or has voted, or communicate at any ome to any person any information obtained at a polling station as to how any voter at such polling station is about to vote or has voted, or as to the number, if any, on the ballot paper handed to any voter at such polling stanion.

No voter shail directly or indirectly induce any voter to display a ballot paper, after a vote has been given, in such a manner as to make known

to any person how the voter has voted.

No person shail place upon any ballot paper any mark or wntung whereby a voter on that ballot paper may be identified.

Every person in attendance at the determination of the result of the Transitional Elections shall maintain, and aid in maintaining, the secrecy of the voting, and shall not attempt to ascertain at such determination, or communicate any information obtained at such determination as to, the

manner in which any particular voter has voted.

Subject to the provisions of this Act, no person shall attempt to asceftain.

or directly or indirectly assist in ascertaining, how any voter has voted.

Any person who, in the exercise of powers or the performance of duucs in terms of this Act, has obtained knowledge as to the vote which any voter has given, shall not disclose such knowledge except in reply to 2

question lawfully put in the course of proceedings in any court.

No person shail, except upon the order of any Court or as authorised by this Act, break the seal of, or open, any packet sealed in terms of this Act.

Any person who contravenes, oF fails to comply with, any provision of this section, shall be guilty of an offence and liable on conviction to a fine not exceeding R10 000,00 or to imprisonment for a period net

exceeding three years, or to both such fine and such imprisonment.

Prohibition of opinion polls during the Transitional Elections

29.1 No person shall, during a period of six (6) weeks\*\* prior to the date of commencement of the Transitional Elections, conduct an opinion poll in respect of the support enjoyed by Political Parties or candidates, or by ine policies they advocate, of publish the results of any such opimon poll

conducted during such period.

The provisions of the preceding sub-section shall not prohibit the obtaining of opinions in the course of canvassing for votes on behalf oi Political Parties or candidates or the publishing of the result of such

obtaining of opinions.

Any person who contravenes any provision of 29.1 shall be guilty of an offence and liable on conviction to a fine not exceeding R10 000,00 or to

imprisonment for a period not exceeding three (3) years, or to both such

in the  $ANC\hat{a}\200\231s$  submussion it is proposed that this period should be two (2) weeks . (In the Electoral Act, the effective period 1s plus-mmious six (6) weeks).

The Democratic Party also raises the possibility of regulations controlling mass rallie s and marches during the last two weeks before the election.

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fine and such imprisonment.

Voter not required in legal proceedings to disclose vote

No-one who voted in the Transitional Elections shall be required in any legal proceedings to state how they voted.

Exemption from duties, taxes and fees

Notwithstanding anything to the contrary in any other law contained, no duty, tax or fees shall be payable by the Commission to the State in respect of anything done or any transaction under this Act or in respect of any document required in connection

therewith.

## Regulations

The Commission shall be empowered to make regulations providing for such matters as are specifically, or by necessary inference, contemplated, and generally tor achieving the objects and purposes of this Act. Such regulations may prescmbe penalties for the contravention or failure to comply therewith. The Commission may likewise prescribe the form and content of any document or form which may be

required for the carrying out of the provisions of this Act.

Application of the Act to a Referendum

Upon the advice of the Forum, the Council or Parliament, the State President may by Proclamation in the Gazette declare that the provisions of this Act shail apply 10 the holding of a Referendum; and in such cifcumstances may require that ihe Commission utilise the powers and discretions conferred upon it hereunder, for the purpose of organising and conducting an appropriate Referendum, either nanonally or within any particular region/s and on any specified issue/s.

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34. Short title

This Act shall be called "The Independent Electoral Commission Act, 1993 $\hat{a}$ \200\235.

F. INDEPENDENT MEDIA COMMISSION AND INDEPENDENT TELECOMMUNICATIONS AUTHORITY

SENT , BY : ANC

;26- 5-93 ; 1:24PM ; ANC NEG COMMISION- 021 9592360

The technical committee has prepared an early draft of a Bill to astablish an Independent Media Commission.

The objects of the Commissgon shall be:

- 2.1 to ensure equitable treatment of political parties by broadcasting services; and
- 2.2 to ensure that state-financed publications are not used to advance the interests of any political party;

so as to contribute towards the promotion and creation of a

climate favourable to free political participation and a free and fair election.

To achieve these objects, the Bill contains provisions on:

3.1 political broadcasts on public sound broadcasting
services;

political advertisements on sound broadcasting services;

equitable treatment of political parties by all broadcasting services;

2.4 state-financed publications.

The Commission shall comprise of seven persons to be

appointed by the State President on the recommendation of the  ${\ensuremath{\mathsf{TEC/MPF}}}$  .

The Bill contains provisions to ensure the impartiality and necessary expertise of the Commission.

The Bill contains provisions on hearings, inquiries and determinations by the Commission.

The Commission shall dissolve on the completion of the first election.

SECOND REPORT OF THE TECHNICAL COMMITTEE ON INDEPENDENT MEDIA COMMISSION AND THE INDEPENDENT TELECOMMUNICATIONS

AUTHORITY/21 MAY 1993.

- The Committee has met on a number of occasions since the suomission of the last report.

The Committee has received submissions from the following parties:

ANC

Bophuthatswana Government Ciskei Government Conservative Party Democratic Party

{FP and Kwazuilu Government PAC

South African Government Venda Government

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The Comminee has prepared a draft {MC Bill, which is attached . This Bill is based on the terms of reference of the Committee, the submissions received trom political parties, assistance received trom a number of experts and discussions of the

Committee itself.

Most of the submissions received by the Committee dealt with the ITA/IBA. [nso tar as there were submissions which dealt with the IMC, the Committee has tried to

incorporate in its recommendations as many of these submission as possible. However, the following submissions are not reflected at present in the recommendations of the Committee:

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4.1 The submission received from the Ciskei Government to the effect that the [MC should have no jurisdiction in relation to the TBVC states. Ciskei submits that the TBVC states should enjoy regional autonomy and the IMC and ITA should be regionally based. The Committee teels that this is an issue ought to be dealt with by the Technical Committees dealing with constitutional

matters and the Transitional Executive Council.

ETE Bic SE ios maaan ne. idee aie ekcepiees: Btei es

The submission received from the Democratic Party to the effect that iMC members should be appointed following a process of open hearings. The

Committee did not feel that this was appropriate, bearing in mind that the IMC has a transitional function. It should be established by the TEC /MPF

immediately upon the commencement ot the IMC Act.

The submissions received from the PAC to the effect that the Committee ought to address the question of the print media in terms of the levelling of the playing fields in the period leading up to the elections. The Comminaee is of the view that it would be inappropriate to try and regulate the print media in the transitional period, since this would constitute an unwarranted

infringement of freedom of expression. The reason why broadcast is treated  $\hat{A} \otimes \hat{A} \otimes \hat{A} = 0$  differently is that the frequency spectrum is public property and ought therefore to be regulated in the public interest. Similarly, state-financed publications, which are financed by revenue received trom tax payers. should not be involved in the realm of pafty politics.

The Comminee felt that state information services ought to be treated differently. from state-tinanced publications. In the IMC Bill, we have dealt only with state-tinanced publications. The Committee understands that state information services would deal. inter alia. with statements made and press releases issued by the Suate President, the central government, Ministers and their ministries, state departments, and the South Atrican Communication Service, as well as the equivalent bodies in the self-governing territories and the TBYC states. The Committee ts of the view that the state information services ought to be dealt with as follows:

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All such statements and press releases ought to be issued via a central point, namely the South African Communication Service;

[nsotar as a political party is of the view that such a statement or press release runs Counter to the promotion and creation of a climate favourable to free political parties participation and the holding free and fair elections, this political parry may reter a complaint to the IEC or the TEC to deal with.

The Committee is of the view that it is appropriate that the political parties should resolve such issues. It is not telt appropriate to have these issues adjudicated by a body such as the IMC. {t may well be that the political parties will decide to introduce additional measures to address statements and press releases emanating trom certain state information services.

The Committee has a similar view with regards to any written material published. any statement made or press release issued by any political party, party representative or candidate during the transition period. In other words, insotar as a political party of the view that such material, statement or press release runs counter to the promotion and creation of a climate favourable to free political participation and the holding of free and fair elections, this political parry may refer a complaint to the [EC or TEC.

The Committee hopes to have completed an Independent Broadcasting Authority Bill ( the name of this Bill is still the subject of discussion) by the end of next week i.e Friday 28 May 1993.