PROVINCE OF WESTERN CAPE

# PROVINCIAL DEVELOPMENT COUNCIL LAW AMENDMENT ACT, 2004

**PROVINSIE WES-KAAP** 

# WYSIGINGSWET OP DIE WET OP DIE PROVINSIALE ONTWIKKELINGSRAAD, 2004

No 4, 2004

#### **GENERAL EXPLANATORY NOTE:**

[	]	Words in bold type in square brackets indicate omissions from existing enactments.			
		Words underlined with a solid line indicate insertions in existing enactments.			

## **AMENDMENT ACT**

To amend the Provincial Development Council Law, 1996; to replace "Law" with "Act"; to provide for amendments to the definitions; to provide for a new form of composition of the Council; to redefine the functions of the Council; to provide for the appointment and responsibilities of a management committee to serve the Council; to provide for the appointment of a chief executive officer of the Council; to take cognisance of the requirements of the Public Finance Management Act, 1999; to repeal provisions requiring the Council to have a constitution; and to provide for matters connected therewith.

#### PREAMBLE

**WHEREAS** the Provincial Development Council Law, 1996, came into operation on 7 August 1996;

**AND WHEREAS** the purposes for which the Council was established have in large measure now been served;

**AND WHEREAS** the Provincial Government of the Western Cape, organised business, organised labour and civil society in the Western Cape signed a Framework Agreement on Growth and Development in the Western Cape at the conclusion of the Growth and Development Summit on 14 November 2003;

**AND WHEREAS** the Provincial Development Council is to be the platform for social dialogue in the Western Cape;

**AND WHEREAS** the Framework Agreement realigns the relationships between the four signatories;

AND WHEREAS the realignment referred to above requires the Law to be amended;

**N** OW THEREFORE BE IT ENACTED by the Provincial Parliament of the Western Cape as follows:

#### Substitution for "Law" in Law 5 of 1996

1. The Provincial Development Council Law, 1996 (hereafter referred to as the "principal Law"), is amended in the English text by the substitution for the word "Law", wherever it appears, of the word "Act".

#### Substitution of section 1 of Law 5 of 1996

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**2.** The following section is substituted for section 1 of the principal Law:

#### "Definitions

1. In this Law, unless the context otherwise indicates-

["accounting officer" means a person referred to in sections 16 and 17 of the Western Cape Exchequer Law, 1994 (Law 4 of 1994); 10

"Constitution" means the Constitution of the Republic of South Africa, 1993 (Act 200 of 1993);

"constitution" means the constitution of the Provincial Development Council:

"development planning" means a participatory process to integrate 15 economic, sectoral, spatial, social, institutional, fiscal, environmental and other strategies to support the optimal allocation of scarce resources between various sectors and geographical areas, and across the population, in a manner that promotes sustainable growth and equity, with the emphasis on the empowerment of poor and 20

marginalised communities and women; "Director-General" means the Director-General: Provincial Administration: Western Cape;

"financial year" means the period extending from 1 April in any year to 31 March in the succeeding year;]

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"Amendment Act" means the Provincial Development Council Law Amendment Act, 2004;

"chief executive officer" means the chief executive officer appointed in terms of section 8;

"civil society" means any community organisation or other organisation 30 which is a non-governmental organisation operating or functioning in the Province of the Western Cape;

"Framework Agreement" means the agreement concluded by the social partners as a result of the Summit

"government" means government as constituted in terms of section 40(1) 35 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996); "integrated development [framework" means a plan in which economic, spatial, transport, institutional, administrative, fiscal, environmental and other strategies are integrated to strive after the optimal

allocation of scarce resources in a particular geographical area] means 40 a participatory process to integrate economic, sectoral, spatial, social, institutional, fiscal, environmental and other strategies to support the optimal allocation of resources between various sectors and geographical areas, and across the population, in a manner that promotes sustainable 45

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growth and equity; ["local authority" means any transitional metropolitan council, transitional metropolitan substructure, transitional local council, transitional rural or representative council and district council as established in terms of the Local Government Transition Act, 1993 (Act 209 of 1993);

"local development forum" means an RDP Forum or any other development forum, set up for the area or part of the area of a local authority, and which forum is recognised as prescribed;]

"management committee" means the management committee appointed in terms of section 6; 55

"municipality" means any municipality established in terms of the Local Government: Municipal Structures Act, 1998 (Act 117 of 1998);

"Summit" means the Provincial Growth and Development Summit of 35 November 2003, which gave rise to the Framework Agreement signed by the social partners.".

["this Law" includes any regulation and proclamation in terms of this Law.]

#### Substitution of section 2 of Law 5 of 1996

**3.** The following section is substituted for section 2 of the principal Law:

#### "Establishment and objective of [the] Provincial Development Council

2. (1) There is [hereby] established a juristic person for the province called the Provincial Development Council which is defined as a public entity in terms of section 1 of the Public Finance Management Act, 1999. 45

(2) [The Provincial Development Council may consist of various chambers and specialist committees, as set out in its constitution.] The objective of the Provincial Development Council is to serve as the inclusive platform for social dialogue in the province in order to generally promote an approach that integrates considerations of sustainable development, 50 participation in the economy and social equity in order to redress the historical legacy of the province.".

ers' and farm worker organisations;]

["organised agriculture" means agriculture as represented by farm-

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#### Substitution of section 3 of Law 5 of 1996

**4.** Th

<ul><li>following sections are substituted for section 3 of the principal Law:</li><li>"3. (1) The Provincial Development Council consists of 32 members</li></ul>			
appointed by the Premier on the following basis and with regard to the Framework Agreement and any amendments thereto: ( <i>a</i> ) 8 representatives of government;	5		
(b) 8 representatives of organised labour;			
(c) 8 representatives of civil society; and			
(d) 8 representatives of organised business.			
(2) (a) The government representatives are appointed within a frame-	10		
work determined by the Premier which takes into account cooperative and			
integrated governance.			
(b) The Premier, by notice in the <i>Provincial Gazette</i> and such other			
media as is deemed advisable, must call for nominations for appointment as	1.5		
representatives contemplated by paragraphs $(b)$ , $(c)$ , and $(d)$ of subsection	15		
(1).			
(3) The notice contemplated by subsection $(2)(b)$ must specify the date			
by which nominations may be made, which date must not be less than 28			
days after the date of publication of the notice.	20		
(4) Nominations contemplated by subsection (3) must—	20		
<ul><li>(i) contain the nominator's reasons for the nomination;</li><li>(ii) indicate which social partner it is intended that the nominee (if</li></ul>			
appointed) will represent;			
(iii) be accompanied by the nominee's curriculum vitae and a			
declaration signed by the nominee of his or her willingness to	25		
serve on the Provincial Development Council.	25		
(5) Members of the Provincial Development Council are appointed for a			
period of three years but in exceptional circumstances may be appointed for			
a lesser period.			
(6) Members of the Provincial Development Council may be remuner-	30		
ated for their services as determined by the Premier, and may be reimbursed			
for direct expenses within a framework determined by the Premier.			
(7) The Provincial Development Council may also from time to time			
invite specialists, including representatives of academic institutions, to			
advise the Provincial Development Council.			
(8) Representation on the Provincial Development Council must reflect			
the demographic and geographic profile of the province.			
(9) Meetings of the Provincial Development Council must be open to the			
public.			
Chairperson and vice-chairperson	40		
<b>3A.</b> (1) The first meeting of the Provincial Development Council after			
the appointment of members in terms of section 3(1)(as amended by the			
Amendment Act) must be presided over by the chief executive officer until			
the appointment of the chairperson and the vice-chairperson as contem-	4.5		
plated in subsection (2).	45		
(2) At the first meeting referred to in subsection (1) the chief executive			
officer must attend to a drawing of lots by the four social partners to establish the order in which the partners will appoint a chairperson and a			
vice-chairperson, each to hold office for a period of nine months.			
Vacation of office of member	50		
<b>3B.</b> (1) A member of the Provincial Development Council ceases to hold			
office if that member—			
(a) dies;			
(b) resigns;			

- (c) is convicted of an offence and sentenced to imprisonment without the option of a fine: Provided that no-one is regarded as having been sentenced until an appeal against the conviction or sentence has been finally determined;
- (d) has been absent from two consecutive meetings of the Provincial 5 Development Council without the consent of the chairperson; or

(e) becomes an employee of the Provincial Development Council.
(2) The Premier may remove a member of the Provincial Development Council on grounds of misconduct, incapacity or incompetence with due consideration of the Promotion of Administrative Justice Act, 2000 (Act 3 of 2000).

(3) In the event of a vacancy occurring as contemplated by subsection (1), the Premier must appoint a person as a member of the Provincial Development Council to represent the relevant partner for the unexpired portion of the previous member's term of office: Provided that, in the case of a member whose office becomes vacant being a representative contemplated by section 3(1)(b), (c) or (d), the Premier must comply with section 3(2)(b); provided further that, if the unexpired portion of the term of office is less than six months, the preceding provision of this subsection does not apply.".

#### Substitution of section 4 of Law 5 of 1996

**5.** The following section is substituted for section 4 of the principal Law:

#### "Functions and powers of Provincial Development Council

4. The Provincial Development Council—

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<i>(a)</i>	mus	t—	25
	(i)	seek to enhance communication, cooperation and coordination between government and its social partners in achieving eco-	
	(;;)	nomic and social development objectives, and the social partners, including government, are under an obligation to employ the Provincial Development Council for this purpose; focilitate the conclusion of correspondence on the basis of correspondence	30
	(ii)	facilitate the conclusion of agreements on the basis of consensus	
	(iii)	of the social partners; generally strive toward the achievement of greater effectiveness on the part of the organs of state and government's social partners in the achievement of the objectives of integrated and sustainable	35
		development;	55
	(iv)	facilitate the post-Summit process through facilitating sector strategies interactively with other development planning pro-	
	(v)	cesses affecting the province; and undertake such additional tasks as may be referred to it by the Premier; and	40
(b)	may	·	
	(i)	facilitate debate, consultation and agreement on significant matters of policy and legislation amongst the social partners and the participation of the social partners in policy and proposed legislation through the normal parliamentary processes;	45
	(ii)	facilitate the enhancement of the capacity of the social partners to	
	. ,	participate in integrated development planning processes;	
	(iii)	commission applied research into social, environmental and economic policy issues significantly affecting the Western Cape in order to guide discussions and share information between the	50
		parties: Provided that such research does not duplicate what is already being done by government and avoids duplication or fruitless expenditure;	
	(iv)	if requested by a municipality, assist in facilitating consensus within that municipality regarding socioeconomic developmental issues and between that municipality and other municipalities	55
		regarding those issues;	

- (v) maintain open and ongoing communication with organs of state and any other forums and non-governmental organisations engaged in the formulation and implementation of policy; and
- (vi) from time to time establish specialist committees, each consisting of five members from each of the four social partners, to cover the focus areas designated in the Framework Agreement: Provided that any specialist committee may invite specialists as is contemplated by section 3(7); provided further that a specialist committee must on a basis of consensus determine the procedure for its meetings but all four social partners must be represented 10 before a meeting is quorate.".

#### Substitution of section 5 of Law 5 of 1996

6. The following section is substituted for section 5 of the principal Law:

#### "Meetings and decisions of Provincial Development Council

**5.** (1) The Provincial Development Council may meet whenever 15 considered necessary but must meet at least four times between 1 January and 31 December in any year.

(2) The quorum for a meeting of the Provincial Development Council is 50% of the members plus one, but at all times each of the four social partners must be represented by no less than four representatives of its members.

(3) When the Provincial Development Council takes a resolution in the exercise of any function or the performance of any duty contemplated by section 4, it must do so by seeking to achieve consensus: Provided that if consensus cannot be achieved the Provincial Development Council may table a document that reflects the various views of the members on the recommendation, advice or proposal, as the case may be.

(4) If the chairperson is absent from a meeting the vice-chairperson must preside at the meeting, and if both the chairperson and the vice-chairperson are absent from a meeting the members must select from among those 30 present a member to preside over the meeting."

#### Substitution of section 6 of Law 5 of 1996

7. The following section is substituted for section 6 of the principal Law:

#### "Management committee of Provincial Development Council

**6.** (1) The Provincial Development Council must, for the purposes of its 35 day-to-day functioning, appoint from among its members a management committee of five: Provided that the chairperson of the Provincial Development Council is automatically the chairperson of the management committee; provided further that the other four members of the management committee must be so selected that each of the four social partners referred to in section 3(1) has at least one representative on the management committee.

(2) The management committee is accountable to the Provincial Development Council.

(3) The chairperson of the management committee decides the dates, 45 times and places for its meetings but the committee must meet at least once each month.

(4) (a) All four social partners must be represented before a meeting of the management committee may proceed.

(b) Decisions of the management committee must be on a basis of |50 consensus.

(5) The management committee operates within the mandates and delegations which are handed down to it by the Provincial Development Council, must include at least the authority to—

- (i) perform such tasks, duties and activities consistent with the role and functions of the Provincial Development Council as may be referred to it by the Provincial Development Council from time to time;
- (ii) plan, organise and control the administration of the Provincial Development Council and, when necessary, procure the dedicated professional and administrative support for the Provincial Development Council to fulfil its role and perform its functions;
- (iii) prepare the agenda of the Provincial Development Council's meetings; and
- (iv) monitor and coordinate the implementation of decisions of the Provincial Development Council and seek consensus between the social partners in respect of critical short-term corrective adjustments and refinements to decisions reached by the Provincial Development Council subject to the requirement of *ex post facto* ratification by the Provincial Development Council.".

#### Substitution of section 7 of Law 5 of 1996

8. The following section is substituted for section 7 of the principal Law:

### "Chief executive officer and personnel of Provincial Development Council

7. (1) The Provincial Development Council after an open and transparent advertising process, must appoint a fit and proper person with knowledge of and experience in socioeconomic and sustainable development and the facilitation of consensus as its chief executive officer.

(2) The chief executive officer is appointed and remunerated on terms and conditions determined by the Provincial Development Council in concurrence with the Premier and the Provincial Minister responsible for finance in the province.

(3) The chief executive officer through the management committee, is accountable to the Provincial Development Council.

(4) The chief executive officer is responsible for —

- (a) providing administrative and management support for the Provincial Development Council and the management committee;
- (b) the keeping of minutes of all meetings of the Provincial Development Council and the management committee, which he or she must attend;
- (c) the circulation of the minutes referred to in paragraph (b), once approved by a subsequent meeting, to members of the Provincial Development Council;
- (d) compiling the agendas for meetings of the management committee;
- (e) ensuring the efficient and proper performance of duties by other personnel of the Provincial Development Council; and
- (f) monitoring and reporting on the implementation of agreements concluded by the Provincial Development Council.

(5) The chief executive officer may, in writing, delegate any power or function assigned to him or her by this Act, the Provincial Development Council or the management committee to a person appointed in terms of subsection (6).

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(6) The Provincial Development Council in terms of a framework determined by the Premier, which takes into consideration appointments and remuneration as determined under the Public Service Act, 1994, may appoint and remunerate such other personnel as are considered necessary.".

#### Substitution of section 8 of Law 5 of 1996

#### "Funding and financial matters

**8.** (1) The Provincial Development Council will be funded by appropriations made by the Provincial Parliament.

(2) (a) In addition to the funding contemplated by subsection (1), the Provincial Development Council is authorised to recover costs for services rendered to a municipality, provincial or national department or any other institution at that municipality's, department's or institution's request; but if special circumstances exist the Provincial Development Council may render services free of charge.

(*b*) The Provincial Development Council, subject to any applicable provisions of the Public Finance Management Act, 1999 (Act 1 of 1999) and regulations in terms thereof, may accept donations from any of the social partners.

(3) All aspects of the financial affairs of the Provincial Development Council (including the financial responsibility of the chief executive officer) are regulated by the Public Finance Management Act, 1999, and any regulations or directives issued in terms thereof.

(4) The accounts of the Provincial Development Council must be audited by the Auditor-General.".

#### Substitution of section 9 of Law 5 of 1996

**10.** The following section is substituted for section 9 of the principal Law:

#### "Cost-effectiveness of Provincial Development Council

**9.** (1) It is the responsibility of the Provincial Development Council to ensure that it functions on a cost-effective basis.

(2) For the purposes of ensuring compliance with the responsibility contemplated by subsection (1) and the funding contemplated by section 8(1), the Provincial Development Council must—

- (a) provide the Premier and the Provincial Parliament on an annual basis with a strategic plan prior to the submission of budgets;35
- (b) conclude service level agreements with the provincial government; and
- (c) conclude service level agreements with the municipalities, departments and other institutions contemplated in section 8(2)."

#### Substitution of section 10 of Law 5 of 1996

**11.** The following section is substituted for section 10.

#### "Transitional measures

**10.** (1) Members of the Provincial Development Council in office on the date on which the Amendment Act comes into operation, remain in office until the day immediately before the day on which members are appointed in terms of section 3(1), as amended by the Amendment Act.

(2) The Premier, within 14 days of the date on which the Amendment Act comes into operation, must publish the notice contemplated by section 3(2), as amended by the Amendment Act.

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(3) The Premier, within 28 days of the date specified in the notice required in terms of subsection (2), must appoint the members of the Provincial Development Council.

(4) Any specialist committee in existence on the date on which the Amendment Act comes into operation is abolished on that date.

(5) Subject to subsection (6), any person employed by the Provincial Development Council on the date on which the Amendment Act comes into operation remains so employed.

(6) The Provincial Development Council as reconstructed in terms of the Amendment Act, within 12 months of such reconstruction, must restructure 10 its staff taking into account—

(a) the need for effective performance; and

(b) the provisions of the Labour Relations Act, 1995 (Act 66 of 1995).".

#### Repeal of sections 11 and 12 of Law 5 of 1996

12. Sections 11 and 12 of the principal Law are repealed.

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#### Substitution of long title of Law 5 of 1996

13. The following long title is substituted for the long title of the principal Law:

"To provide for the establishment of a Provincial Development Council to serve as the platform for social dialogue in the province of the Western Cape; to provide for the appointment of members of that Council; to provide for the functioning of that Council; to provide for the appointment of a management committee for that Council; to provide for the powers and functions of that Council; to provide for the appointment of a chief executive officer and other personnel of that Council; to provide for the funding and financial control of that Council; to provide for transitional measures for that Council; 25 and to provide for matters connected therewith.".

#### Short title and commencement

**14.** This Act is called the Provincial Development Council Law Amendment Act, 2004, and comes into operation on a date determined by the Premier by proclamation in the *Provincial Gazette*.