NATIONAL VELD AND FOREST FIRE ACT 101 OF 1998

[ASSENTED TO 19 NOVEMBER 1998]

[DATE OF COMMENCEMENT: 1 APRIL 1999]

(Unless otherwise indicated)

(English text signed by the President)

as amended by

National Forest and Fire Laws Amendment Act 12 of 2001 Forestry Laws Amendment Act 35 of 2005

Regulations under this Act

FIRE PROTECTION ASSOCIATION REGULATIONS (GN R665 in GG 24870 of 16 May 2003)

ACT

1984; and to provide for related matters. To reform the law on veld and forest fires; to repeal certain provisions of the Forest Act,

ARRANGEMENT OF ACT

CHAPTER 1 INTRODUCTORY PROVISIONS

- l Purpose
- 2 Interpretation

CHAPTER 2 FIRE PROTECTION ASSOCIATIONS

Formation of fire protection associations

Ç

- 4 Registration of fire protection associations
- 5 Duties of fire protection associations
- 6 Fire protection officers
- 7 Financial and other assistance
- 8 De-registration of fire protection associations

CHAPTER 3 FIRE DANGER RATING

Fire danger rating

9

- 10 Communication of fire danger rating
- 11 Delegation of powers and duties

CHAPTER 4

VELDFIRE PREVENTION THROUGH FIREBREAKS

GENERAL AND TRANSPITONAL PROVISIONS Research
CHAPTER 9
Power to arrest
Power to seize
Power to enter and search
Implementation of this Chapter
CHAPTER 8 ENFORCEMENT
Offences
Penalties
CHAPTER 7 OFFENCES AND PENALTIES
Assignment of powers and duties
Delegation of powers and duties
Procedure for making regulations
Regulations
CHAPTER 6 ADMINISTRATION OF ACT
Agreements for mutual assistance
Actions to fight fires
Readiness for fire fighting
CHAPTER 5 FIRE FIGHTING
Exemption from prohibitions on damaging plants
Exemption from duty to prepare and maintain firebreaks
Firebreaks on borders of Republic
Requirements for firebreaks
Duty to prepare and maintain firebreaks

- 31 Publication of notices in media
- 32 Notices to owners
- 33 Limitation of liability
- 34 Presumption of negligence
- 35 Amendment of Act 122 of 1984
- 36 Savings
- 37 Short title
- 38 Commencement

CHAPTER 1 INTRODUCTORY PROVISIONS (ss 1-2)

terms used in the Act and guides its interpretation. This Chapter sets out the purpose for which this Act is passed. It defines important words and

l Purpose

- throughout the Republic. (1) The purpose of this Act is to prevent and combat veld, forest and mountain fires
- purpose. (2) The Act provides for a variety of institutions, methods and practices for achieving the

2 Interpretation

(1) In this Act, unless inconsistent with the context-

'chief fire officer' means the person appointed in terms of section 5 of the Fire Brigade Services Act, 1987 (Act 99 of 1987), to be in charge of a service or designated service;

agreement, custom or law; particular area of land which the members have or exercise communally in terms of an 'community' means a coherent, social group of persons with interests or rights in a

management of veldfires; 'Department' means the national Department which has responsibility for the

(Act 99 of 1987); and Constitutional Development in terms of section 4 of the Fire Brigade Services Act, 1987 'designated service' means a service recognised by the Minister for Provincial Affairs

'Director-General' means the Director-General of the Department;

'fire' includes a veldfire;

out of control and, if so, the anticipated rate at which, and intensity with which, it will burn; 'fire danger' means the chance of a veldfire occurring or of an existing veldfire getting

'fire protection association' means a fire protection association registered in terms of

'fire protection officer' means a person referred to in sections 5 and 6;

National Forests Act, 1998; 'forest officer' means a forest officer designated or appointed under section 65 of the

₽. terms of section 91 (2) of the Constitution; 'Minister' means the Minister to whom the President assigns responsibility for veldfires

council; of the Local Government Transition Act, 1993 (Act 209 of 1993), and any successor to such a council, a representative council, a rural council or a district council as defined in section 10 'municipality' means a local council, a metropolitan council, a metropolitan local

'owner' has its common law meaning and includes-

- Ē a lessee or other person who controls the land in question in terms of a contract, testamentary document, law or order of a High Court;
- 3 in relation to land controlled by a community, the executive body of the community in terms of its constitution or any law or custom;
- 0 in relation to State land not controlled by a person contemplated in paragraph (a) or a community-
- \odot over that State land; or executive council of the provincial administration exercising control the Minister of the Government department or the member of the
- (ii) a person authorised by him or her; and
- **a** in relation to a local authority, the chief executive officer of the local authority or a person authorised by him or her;

'prescribe' means prescribe by regulation;

Act, 1987 (Act 99 of 1987); 'service' means a fire brigade service as defined in section 1 of the Fire Brigade Services

1998; 'State forest' means a State forest as defined in section 2 of the National Forests Act,

State land' means land which vests in the national or a provincial government-

0 including land held in trust by the Minister of Land Affairs or the Ingonyama

referred to in the KwaZulu Ingonyama Trust Act (KwaZulu Act 3 of 1994);

----,

(b) excluding land belonging to a local authority;

the regulations made under the Act; 'the Act' or 'this Act' means the National Veld and Forest Fire Act, 1998, and includes

'veldfire' means a veld, forest or mountain fire.

- context indicates otherwise (2) Words derived from the words defined have corresponding meanings, unless the
- Act must be preferred over an alternative interpretation which is not. (3) A reasonable interpretation of a provision which is consistent with the purpose of this
- (4) Neither-
- Ø a reference to a duty to consult specific persons or authorities, nor
- the absence of any reference to a duty to consult or give a hearing,

duty to proceed fairly in respect of all persons entitled to be heard. in this Act exempts the official or authority exercising a power or performing a duty from the

- from performing that duty. performance by one owner of a duty imposed in terms of this Act exempts the other owners (5) Where there is more than one owner in respect of the same land, the proper
- be used to interpret this Act. (6) Explanatory notes, printed in bold italics at the commencement of Chapters, must not

CHAPTER 2 FIRE PROTECTION ASSOCIATIONS (ss 3-8)

fighting. The appointment and duties of a fire protection officer are also regulated in this associations. These associations must deal with all aspects of veldfire prevention and fire Chapter 2 regulates the establishment, registration, duties and functioning of fire protection

[Date of commencement of Chapter 2: 1 August 2003.]

3 Formation of fire protection associations

- and extinguishing veldfires and apply for its registration as a fire protection association in terms of this Chapter. (1) Owners may form an association for the purpose of predicting, preventing, managing
- the purpose referred to in subsection (1) in respect of an area which has-(2) A fire protection association may be formed by owners who wish to co-operate for

(a) regular veldfires; or

·**-**--

- (b) a relatively uniform risk of veldfire; or
- (c) relatively uniform climatic conditions, or
- (d) relatively uniform types of forest or vegetation.
- association should be formed, he or she must convene a meeting of owners in the area tocomes into effect in an area where the Minister is of the opinion that a fire protection (3) If no fire protection association has been registered within one year after the Act
- (a) explain the provisions of this Chapter;
- 9 see if there is support for the forming of a fire protection association; and
- 3 identify what assistance the Department can provide in the formation, registration and management of a fire protection association, if there is such
- protection association. (4) The Minister may give assistance to and co-operate with owners in forming a fire

[Date of commencement of s. 3: 1 August 2003.]

4 Registration of fire protection associations

- prescribed way. (1) An application for registration as a fire protection association must be made in the
- (2) If the Minister is satisfied that-
- \widehat{a} the applicant is capable of performing the duties imposed on a fire protection association in terms of this Act; and
- (b) the applicant is representative of owners in the area,

he or she must register such an association and issue a registration certificate

- (3) The Minister may recognise and register as a fire protection association-
- (a) section 19 of the Forest Act, 1984 (Act 122 of 1984); a fire control committee or regional fire control committee established under
- 9 a conservation committee established under section 15 of the Conservation of Agricultural Resources Act, 1983 (Act 43 of 1983);
- 0 a catchment management agency established under section 78 of the National Water Act, 1998 (Act 36 of 1998);

- <u>a</u> any nature conservancy established in terms of any ordinance of any Province;
- œ) a fire protection committee established under section 7 of the Mountain Catchment Areas Act, 1970 (Act 63 of 1970);
- 8 a disaster management agency established in terms of any law passed for the management of disasters or for civil protection; and
- **60** any voluntary association in existence at the time of the promulgation of the or any committee of such an association, Act, which has as one of its objects the prevention and combating of veldfires,

if its founding law or constitution complies with subsection (6).

- either before or after registration, including the amendment of its constitution. (4) The Minister may require an applicant for registration to fulfil certain conditions
- (5) Only one fire protection association may be registered in respect of an area.
- constitution and rules a right to join the fire protection association, provided they undertake to abide by its (6) All owners in an area for which a fire protection association has been registered have
- (7) Where a fire protection association has been registered in an area.
- \widehat{a} all or part of which is controlled by a municipality and that municipality has a service; or
- (b) in which there is a designated service,

the municipality or designated service must become a member of the fire protection association.

- in the area in which the land lies. (8) The owner in respect of State land must join any fire protection association registered
- reference to such an umbrella association. fire protection associations, but a reference in this Act to a fire protection association is not a (9) Nothing in this Act prevents the formation of an umbrella association for a number of
- terms of this Act on behalf of a fire protection association if the Minister agrees (10) An umbrella association may exercise powers under this Act or perform duties in

[Date of commencement of s. 4: 1 August 2003.]

5 Duties of fire protection associations

- A fire protection association must at least-
- develop and apply a veldfire management strategy for its area;

9 provide in the strategy for agreed mechanisms for the co-ordination of actions with adjoining fire protection associations;

[Para. (b) substituted by s. 14 (a) of Act 12 of 2001.]

- (c) make rules which bind its members:
- $\widehat{\boldsymbol{v}}$ identify the ecological conditions that affect the fire danger;
- (e) regularly communicate the fire danger rating referred to in sections 9 and 10 to its members;
- \otimes organise and train its members in fire fighting, management and prevention;
- 8 fighting veldfires; inform its members of equipment and technology available for preventing and
- É efforts to manage and control veldfires; provide management services, training and support for communities in their
- 3 supply the Minister at least once every 12 months with statistics about veldfires in its area;
- Θ furnish any information requested by the Minister in order to prepare or maintain the fire danger rating system;
- \mathcal{F} exercise the powers and perform the duties delegated to it by the Minister; and
- 0 duties of a fire protection officer. contemplated in section 6(2)(a) who is willing to assume the powers and appoint a fire protection officer, unless there is a chief fire officer as

[Para. (1) substituted by s. 14 (b) of Act 12 of 2001.]

- association must consult with it in the development and application of the strategy (2) Where a municipality or a designated service is a member, the fire protection
- has consulted with the fire protection officer beforehand. (3) The Minister may delegate a power or duty to a fire protection association if he or she
- (4) The rules contemplated in subsection (1) (c) must provide for-
- (a) any matter which may or must be dealt with in terms of this Act;
- (b) the minimum standards to be maintained by members in relation to all aspects of veldfire prevention and readiness for fire fighting;
- 0 controlled burning to conserve ecosystems and reduce the fire danger; and
- Ē any other matter which is necessary for the fire protection association to

achieve its objects

(5) A copy of the rules must be lodged with the Minister.

[Date of commencement of s. 5: 1 August 2003.]

6 Fire protection officers

- The fire protection officer must-
- \hat{a} association; perform the function of chief executive officer of the fire protection
- 9 its executive committee; carry out the tasks assigned to him or her by the fire protection association or
- \hat{c} take control of any fire fighting in the area for which the fire protection association has been formed, if-
- (i) the veldfire is a threat to life or property; and
- (ii) he or she is reasonably able to do so;
- (d) enforce the rules of the association;
- (e) monitor and report to the association and the Minister on compliance with this
- (f) train the members-
- Ξ in the law regarding veldfire prevention, management and control;
- (ii) on the rules of the fire protection association; and
- (iii) to prevent and fight veldfires; and
- 60 inspect the members' land to ensure that they are complying with their duties in terms of the Act and the rules of the fire protection association

(2) Where-

- (a) a municipality is a member and has a service, or where a designated service is declines the position; a member, the chief fire officer is the fire protection officer unless he or she
- 9 officer, the fire protection officer must be appointed from among those chief chief fire officer willing to assume the powers and duties of the fire protection a fire protection association has as members more than one entity having a fire officers.

[Sub-s. (2) substituted by s. 15 of Act 12 of 2001.]

- (1) (g). protection association on reasonable notice to carry out the duties contemplated in subsection (3) A fire protection officer has the right of entry onto the land of a member of the fire
- not have the means to do so itself. as fire protection officer for a fire protection association if a fire protection association does (4) The Director-General may designate an officer or employee of the Department to act
- (5) (a) An appointment under subsection (4) must be for a fixed period
- good reason for doing so. (b) The period may only be extended if, in the opinion of the Director-General, there is
- fire protection officer in the prescribed way. (6) (a) A fire protection officer must apply to the Director-General for registration as a
- that the person will be able to enforce the Act in a responsible manner. (b) The Director-General must register a fire protection officer if he or she is satisfied
- Act, except the powers of arrest, search and seizure. (7) The fire protection officer may delegate his or her powers and duties in terms of this

[Date of commencement of s. 6: 1 August 2003.]

7 Financial and other assistance

The Minister may give a loan, grant or other assistance to-

- 3 any fire protection association for any of its activities; and
- 9 incur if the boundary of his or her land did not coincide with that of the incurs expenses in excess of what he or she would reasonably be expected to any owner who prepares a firebreak in terms of section 14 and in doing so

[Date of commencement of s. 7: 1 August 2003.]

8 De-registration of fire protection associations

- or ineffective, he or she may deregister it and withdraw its certificate. (1) If a fire protection association has, in the opinion of the Minister, become inoperative
- (2) In that event the fire protection association immediately becomes liable to-
- (a) repay any loan made to it by the Department; and
- (b) return any assets lent to it by the Department

[Date of commencement of s. 8: 1 August 2003.]

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CHAPTER 3 FIRE DANGER RATING (ss 9-11)

the fire danger is high. and duties to do so to an organisation with the necessary expertise. The content of the system lighting of fires in the open air comes into force when the Minister warns in the media that and the factors to be taken into account when preparing it are set out. A prohibition on the Minister sets up and maintains the system, although he or she may delegate his or her powers Chapter 3 provides for the prevention of veldfires through a fire danger rating system. The

9 Fire danger rating

- system for the entire country in consultation with-(1) The Minister must prepare and maintain on a continuous basis a fire danger rating
- <u>a</u> the South African Weather Bureau or any successor to that Bureau; and
- (b) fire protection associations.
- equipment relevant to the establishment or maintenance of a fire danger rating system. (2) The Minister may consult other organisations with expertise, information or
- one in which the fire danger is usually sufficiently uniform to allow for a single rating which is meaningful for the entire region. (3) The Minister must divide the entire country into separate regions, each region being
- (4) The fire danger rating system must-
- take into account the relevant peculiarities of each region, including, where reasonably possible-
- the topography;
- (ii) the type of vegetation in the area;
- (iii) the seasonal climatic cycle;
- (iv) typical weather conditions;
- (v) recent weather conditions;
- (vi) current weather conditions;
- (vii) forecasted weather conditions; and
- (viii) any other relevant matter;

[Para. (a) substituted by s. 16 of Act 12 of 2001.]

- (b) incorporate the formula or formulae needed to-
- Ξ take into account factors affecting the fire danger for each region;
- (ii) calculate the indicators needed to rate the fire danger;
- \equiv rate the fire danger in each region for an appropriate period or periods;

[Para. (b) substituted by s. 16 of Act 12 of 2001.]

- (c) show the rating in a clear format;
- (d) identify-
- \odot what activities are dangerous and what precautions should be taken for each rating; and
- (ii) when the fire danger is rated as high or extreme.

[Sub-para. (ii) substituted by s. 9 of Act 35 of 2005.]

needed for the fire danger rating system within a period specified by him or her. (5) The Minister may require any fire protection association to provide information

[Date of commencement of s. 9: to be proclaimed.]

10 Communication of fire danger rating

- The Minister must-
- Ē associations in that region regularly; communicate the rating of the fire danger for each region to the fire protection
- 3 that regionwarning at the earliest possible opportunity in all the main languages used in when the fire danger is rated as high or extreme in any region, publish a
- \odot region; and on three television channels and three radio stations broadcasting to that
- (ii) in two newspapers circulating in that region; and

[Para. (b) amended by s. 10 (a) of Act 35 of 2005.]

3 newspaper notices. ensure that recordings are kept of the broadcasts and copies are kept of the

may light, use or maintain a fire in the open air in the region where the fire danger is high or (2) When the Minister has published a warning in terms of subsection (1) (b), no person

[Sub-s. (2) substituted by s. 10 (b) of Act 35 of 2005.]

- (3) The warning referred to in subsection (1) (b) must-
- (a) say that the fire danger is high or extreme;

[Para. (a) substituted by s. 10 (c) of Act 35 of 2005.]

- 6 refer to the prohibition on lighting, using or maintaining fires in the open air,
- Ō identify the region in which and the period for which the prohibition applies.
- means as he or she considers appropriate to ensure that it is effectively communicated (4) The Minister may publish the warning in such other media or employ any other

[Date of commencement of s. 10: to be proclaimed.]

11 Delegation of powers and duties

The Minister may delegate any of his or her powers or duties in terms of this Chapter to-

- 3 the South African Weather Bureau if the Director-General of the Department of Environmental Affairs and Tourism agrees;
- (b) any successor to that Bureau; or
- (c) an organisation with the necessary expertise,

and may pay such an organisation for its services from money appropriated by Parliament.

[Date of commencement of s. 11: to be proclaimed.]

VELDFIRE PREVENTION THROUGH FIREBREAKS (ss 12-16) CHAPTER 4

Republic. The Minister is given the power to exempt any owner from making a firebreak for regard and the role of adjoining owners and the fire protection association are dealt with Provision is also made for the making of firebreaks on the international boundary of the Chapter 4 places a duty on owners to prepare and maintain firebreaks. The procedure in this

12 Duty to prepare and maintain firebreaks

- or her land and any adjoining land. spread must prepare and maintain a firebreak on his or her side of the boundary between his (1) Every owner on whose land a veldfire may start or burn or from whose land it may
- owners of adjoining land for doing so, and inform the fire protection association for the area, firebreak by burning, he or she must determine a mutually agreeable date or dates with the (2) (a) If an owner referred to in subsection (1) intends to prepare and maintain

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if any.

- day or days during which he or she intends burning firebreaks, fire danger permitting. and the fire protection association for the area, if any, at least 14 days written notice of the (b) If agreement cannot be reached, such owner must give to the owners of adjoining land
- receives a notice in terms of subsection (2) (b) must-(3) An owner of adjoining land who has agreed on a day in terms of subsection (2) (a) or
- (a) burn his or her firebreak on the boundary concerned on the same day or days;
- 3 be present at such burning or have his or her agent attend; and
- 0 boundary to prevent any spread of fire when the firebreak is burned. ensure that a sufficient number of persons are present on his or her side of the
- (4) An owner may not burn a firebreak, despite having complied with subsection (2), if
- Ø the fire protection association objects to the proposed burning; or
- Ò danger is high in the region; or a warning has been published in terms of subsection 10 (1) (b) because the fire
- the conditions are not conducive to the burning of firebreaks
- association, if any-(5) The owner must inform the owners of adjoining land and the fire protection
- (a) if burning cannot be done on the agreed day or days referred to in subsection (2) (a) or any of the days referred to in subsection (2) (b); and
- 6 to do so on the day or days set in terms of subsection (2) (a) or (b). of the additional days on which he or she intends to burn because of the failure
- (6) It is not necessary for the owner to give 14 days notice of the additional days
- (7) Owners of adjoining land may agree to position a common firebreak away from the
- owners of adjoining land an address and telephone number, if any, at which he or she may be period or part of any period in which burning normally takes place, he or she must give all (8) Should an owner intend to be absent for a period longer than 14 days during the
- (9) If an owner of adjoining land-
- (a) is not present on the agreed or notified day or days; or
- has not given an address and telephone number, if any, as required in

subsection (8),

the owner may proceed with the burning in his or her absence

the new rules are approved by the Minister, in which event members are bound by the new rules and exempt from subsections (2) to (6). (10) A fire protection association may make rules different from subsections (2) to (6) if

[Date of commencement of s. 12: 2 July 1999.]

13 Requirements for firebreaks

regard to the weather, climate, terrain and vegetation of the area-An owner who is obliged to prepare and maintain a firebreak must ensure that, with due

- (a) it is wide enough and long enough to have a reasonable chance of preventing veldfire from spreading to or from neighbouring land;
- (b) it does not cause soil erosion; and
- 3 it is reasonably free of inflammable material capable of carrying a veldfire

[Date of commencement of s. 13: 2 July 1999.]

14 Firebreaks on borders of Republic

An owner-

- (a) whose land is subject to a risk of veldfire; and
- *(*6) whose land or any part of it coincides with the border of the Republic,

must prepare and maintain a firebreak on his or her land as close as possible to that border

75 Exemption from duty to prepare and maintain firebreaks

- maintain a firebreak or firebreaks for good reason. (1) The Minister may exempt any owner or group of owners from the duty to prepare and
- (2) The exemption may be subject to conditions.
- granting any exemption. (3) The Minister must consult the fire protection association for the area, if any, before

16 Exemption from prohibitions on damaging plants

removal of any plant or tree, except that the owner mustover any prohibition in any other law on the cutting, disturbance, damage, destruction or The right or duty to prepare and maintain a firebreak in terms of this Chapter prevails

- Ē where possible, transplant any plant which is protected in terms of any law; or
- 3 where it is safe and feasible, position the firebreak so as to avoid such plant or

CHAPTER 5 FIRE FIGHTING (ss 17-19)

fire fight fires. Certain persons and officials are given the power to enter land and fight fires in protection associations, or between such associations, to assist each other in the case of a an emergency. It provides for agreements to be entered into between the Minister and fire Chapter 5 places a duty on all owners to acquire equipment and have available personnel to

17 Readiness for fire fighting

- spread must-(1) Every owner on whose land a veldfire may start or burn or from whose land it may
- 3 extinguishing fires as arehave such equipment, protective clothing and trained personnel for
- (i) prescribed; or
- Ξ in the absence of prescribed requirements, reasonably required in the circumstances;
- *(6)* ensure that in his or her absence responsible persons are present on or near his or her land who, in the event of fire, will-
- (i) extinguish the fire or assist in doing so; and
- \equiv take all reasonable steps to alert the owners of adjoining land and the relevant fire protection association, if any.
- this section. (2) An owner may appoint an agent to do all that he or she is required to do in terms of

18 Actions to fight fires

- adjoining owner may endanger life, property or the environment, must immediately-(1) Any owner who has reason to believe that a fire on his or her land or the land of an
- (a) take all reasonable steps to notify-
- \odot the fire protection officer or, failing him or her, any member of the executive committee of the fire protection association, if one exists for the area; and

- (ii) the owners of adjoining land; and
- 9 do everything in his or her power to stop the spread of the fire
- enter that land or land to which the fire can spread in order to prevent that fire from spreading property or the environment, may, together with any other person under his or her control, (2) Any person who has reason to believe that a fire on any land may endanger life.
- protection officer may-(3) In taking control over the fighting of a fire in terms of section 6(1)(c), any fire
- <u>a</u> take control from any person who has, until his or her arrival, controlled the fighting of the fire;
- 3 order any person who is apparently not younger than 16 years and not older than 60 years to assist him or her.
- (4) In the absence of a fire protection officer, a forest officer may-
- Ē take over control of the fighting of a fire in or within ten kilometres of any State forest to the exclusion of any other person; and
- 6 order any person who is apparently not younger than 16 years and not older than 60 years to assist him or her.
- a fire from spreading or for extinguishing itconsiders it necessary for the protection of life, property or the environment or for preventing (5) Any person acting in terms of subsection (1), (2), (3) or (4) may, if he or she
- (a) enter any land;
- (b) destroy trees, grass, crops or other vegetation;
- (c) enter or break and enter any premises;
- (d) prevent any person from entering any premises;
- 6 him or her in the performance of his or her duties; and forcibly remove from the scene any person who is in danger or who obstructs
- 8 remove or order to be removed any vehicle or other thing.
- association, the fire protection officer must-(6) Whenever a fire spreads or may spread across a boundary of a fire protection
- a inform the fire protection officer of the area to which the fire spreads or may
- take all steps needed to co-ordinate the fire-fighting operation in accordance

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with the fire management strategy referred to in section 5(1)(a) and (b).

19 Agreements for mutual assistance

- protection association to provide mutual assistance in fighting fires (1) The Minister may enter into an agreement with any person or persons or a fire
- mutual assistance in fighting and extinguishing fires on the land of or constituting a threat to their respective members. (2) Two or more fire protection associations may enter into an agreement to provide
- compensation for the assistance rendered (3) The agreements referred to in subsections (1) and (2) may provide for the payment of

CHAPTER 6 ADMINISTRATION OF ACT (ss 20-23)

20 Regulations

- (1) The Minister may make regulations to deal with-
- (a) any matter that may or must be prescribed in terms of this Act;
- (b) model constitutions for fire protection associations;
- 0 procedures relating to registration of fire protection associations;
- (a) procedures relating to the election of certain fire protection officers;
- <u>@</u> associations; and applications for and grants of financial and other assistance to fire protection
- \mathcal{E} or administration of this Act. which it is necessary or expedient to prescribe for the proper implementation generally, any other ancillary or incidental administrative or procedural matter

[Para. (f) substituted by s. 11 (a) of Act 35 of 2005.]

- regions of the Republic. (2) The Minister may make different regulations under subsection (1) for different
- provisions of the preceding paragraphs. (3) The generality of the powers conferred by subsection (1) (f) is not limited by the

[Sub-s. (3) substituted by s. 11 (b) of Act 35 of 2005.]

- constitute criminal offences and prescribe maximum penalties for such offences (4) The Minister may by regulation provide that infringements of certain regulations
- (5) The penalties may not exceed those for a second category offence referred to in

section 24 (2).

Procedure for making regulations

- (1) Before making or amending any regulations in terms of this Act, the Minister must-
- (a) publish a notice in the Gazette-
- (i) setting out the draft regulations; and
- \equiv inviting written comments to be submitted on the proposed regulations within a specified period;
- (b) consider all comments received; and
- (c) take advice from-
- \odot the National Forests Advisory Council established in terms of section 33 of the National Forests Act, 1998;
- Ξ the Fire Brigade Board established in terms of section 2 of the Fire Brigade Services Act, 1987 (Act 99 of 1987).
- (2) (a) After complying with subsection (1), the Minister may-
- (i) amend the draft regulations; and
- \exists subject to subsections (3) to (8), publish the regulations in final form in the
- in terms of paragraph (a). (b) The regulations are effective from the date the Minister publishes them in the Gazette

[Sub-s. (2) substituted by s. 17 (a) of Act 12 of 2001.]

- comments and advice received on them pursuant to subsection (1)-(3) The Minister must table the regulations in Parliament together with any written
- (a) within 30 days after publishing them in terms of subsection (2); or
- 9 if Parliament is not then in session, within 30 days after the next session starts
- [Sub-s. (3) substituted by s. 17 (b) of Act 12 of 2001.]

(4) Parliament may reject the regulations within 60 days after they have been tabled.

- (5) If Parliament rejects any regulations, the Minister must-
- (a) repeal them; or
- (b) table amended regulations in draft form in Parliament,

within 60 days of the rejection or if Parliament is not then in session,

within 60 days after the next session starts, failing which the regulations become invalid.

- (6) If the Minister elects to amend regulations which have been rejected, he or she-
- (a) need not follow the procedure set out in subsection (1);
- 6 must consult the chairpersons of the Council and of the Board referred to in subsection (1) (c),

before the amended regulations are tabled.

- (7) If Parliament-
- (a) days of Parliament's acceptance; accepts the amended regulations, the Minister must publish them within 30
- 9 rejects the amended regulations, subsections (5), (6) and this subsection apply.
- published by the Minister in terms of subsection (2). published continue to apply until amended regulations are accepted by Parliament and (8) If the Minister complies with subsection (5) (b), the regulations as originally

22 Delegation of powers and duties

- except the power to make regulations, and the performance of any of his or her duties in terms of this Act, to-(1) The Minister may delegate the exercise of any of his or her powers under this Act,
- (a) a named official of the Department;
- (b) the holder of an office in the Department;
- (c) an organ of State;
- (d) a person who or which is not an organ of State.
- the Department. Act, and the performance of any of his or her duties in terms of this Act, to any employee in (2) The Director-General may delegate the exercise of any of his or her powers under this
- organ of State to whom a power or duty has been delegated to delegate that power or duty (3) The Minister or the Director-General, as the case may be, may permit a person or
- subsection (3)-(4) A delegation referred to in subsections (1) and (2) and the permission referred to in
- (a) must be in writing;

- (b) may be subject to conditions;
- (c) must specify the period for which it endures; and
- 3 the Minister or the Director-General, as the case may be. does not prevent the exercise of the power or the performance of the duty by

23 Assignment of powers and duties

- (1) The Minister may-
- (a) assign any power or duty in this Act to-
- (i) a province or other organ of State; or
- (ii) a person who or which is not an organ of State, indefinitely or for a fixed period;
- (b) withdraw an assignment;
- (c) make an assignment subject to conditions,

by notice in the Gazette.

- (2) The Minister must-
- (a) consult with the province, organ of State or person concerned; and
- 9 concerned to assume, or continue to provide, effective responsibility, consider the administrative capacity of the province, organ of State or person

before making or withdrawing an assignment.

- duties assigned to it-(3) A province may implement those provisions of the Act relating to the powers and
- (a) from the date of the assignment;
- (b) in the area to which the assignment relates;
- (c) until the assignment ends.

CHAPTER 7 OFFENCES AND PENALTIES (ss 24-25)

This Chapter sets out the relevant offences in terms of the Act and the penalties applicable

24 Penalties

sentenced on a first conviction for that offence to a fine or imprisonment for a period of up to (1) A person who is guilty of a first category offence referred to in section 25 may be

two years, or to both a fine and such imprisonment

- one year, or to both a fine and such imprisonment. sentenced on a first conviction for that offence to a fine or imprisonment for a period of up to (2) A person who is guilty of a second category offence referred to in section 25 may be
- up to six months, or to both a fine and such service. sentenced on a first conviction for that offence to a fine or community service for a period of (3) A person who is guilty of a third category offence referred to in section 25 may be
- second conviction for that offence as if he or she has committed a first or second category offence, respectively. (4) A person who is guilty of a second or third category offence may be sentenced on a
- this Act must impose a form of community service which benefits the environment if it is possible for the offender to serve such a sentence in the circumstances. (5) A court which sentences any person to community service for an offence in terms of

25 Offences

- section 10 (2) is guilty of a first category offence (1) Any person who lights, uses or maintains a fire in the open air in contravention of
- (2) Any person who, in the open air-
- <u>a</u> is extinguished; leaves unattended a fire which he or she lit, used or maintained before that fire
- **(b)** owner, which spreads and causes injury or damage; lights, uses or maintains a fire, whether with or without permission of the
- 0 makes a fire which spreads and causes injury or damage; material capable of spontaneous combustion or self-ignition and, by doing so, throws, puts down or drops a burning match or other burning material or any
- (d) lights, uses or maintains a fire in a road reserve-
- \odot other than in a fireplace which has been designated by a competent authority; or
- Ξ for a purpose other than the burning of a firebreak in terms of sections 12 to 16; or
- (e) smokes where smoking is by notice prohibited,

is guilty of a second category offence.

- (3) Any person who-
- $\bar{\mathfrak{g}}$ fails to prepare a firebreak when obliged to do so in terms of section 12 (1) or

- **(b)** fails to give notice of intention to burn a firebreak in terms of section 12 (2)
- 3 section 12 (4) (a); or burns a firebreak when a fire protection association has objected in terms of
- (a) fails to inform adjoining owners of the matters referred to in section 12 (5),

is guilty of a second category offence

(4) Any person who-

- **(a)** 17(1); fails to meet the standards of readiness for fire fighting referred to in section
- 3 fails to notify the persons referred to in section 18 (1) (a);
- 0 refuses to assist a fire protection officer or a forest officer in terms of section 18 (3) (b) or 18 (4) (b); or
- Ø in section 18 (4), protection officer referred to in section 18 (3) or any forest officer referred to hinders or obstructs any person referred to in section 18 (2) or any fire

is guilty of a second category offence.

- causing damage to property on adjoining land, is guilty of a first category offence. take reasonable steps to extinguish the fire or to confine it to that land or to prevent it from (5) Any owner, occupier or person in control of land on which a fire occurs who fails to
- (6) Any person who-
- Œ prevents a fire protection officer, forest officer, a police officer or an officer (Act 99 of 1987), from acting in terms of section 27, 28 or 29; or appointed in terms of section 5 or 6 of the Fire Brigade Services Act, 1987
- 6 in any way interferes with him or her in the performance of his or her duties in terms of section 27, 28 or 29,

is guilty of a third category offence.

(7) Negligence amounts to fault for the purposes of an offence in terms of this section.

CHAPTER 8 ENFORCEMENT (ss 26-29)

of this Act effectively. This Chapter sets out the powers of registered fire protection officers to police the provisions

200

26 Implementation of this Chapter

- only if he or she is registered in terms of section 6 (6). $\left(1\right)$ A fire protection officer has the power to enforce the Act in terms of this Chapter
- 6 of the Fire Brigade Services Act, 1987 (Act 99 of 1987), have the power to enforce the Act in terms of this Chapter. (2) (a) A forest officer, a police officer, and an officer appointed in terms of section 5 or
- referred to in paragraph (a). (b) A reference to a fire protection officer in sections 27, 28 and 29 includes the officers
- protection officer. and produce on request, the prescribed proof of his or her identity and appointment as a fire (3) A fire protection officer exercising powers under this Act must carry with him or her,
- (4) A reference to an offence in this Chapter means an offence in terms of this Act
- conviction or who helped bring the offender to justice sum of not more than one-fourth of the fine be paid to any person whose evidence led to the (5) (a) A court which imposes a fine for an offence in terms of this Act, may order that a
- (b) An officer in the service of the State may not receive such an award

27 Power to enter and search

- if he or she has reason to believe that an offence has been or is being committed there and-(1) A fire protection officer may enter and search any land or premises without a warrant
- (a) the person in control of the land or premises consents; or
- 3 if he or she were to apply for such warrant, but the delay caused by applying the fire protection officer has reason to believe that a warrant would be issued would defeat the object of the entry or search.
- used in the commission of an offence. stop and search any beast of burden which he or she reasonably suspects is being or has been (2) A fire protection officer may, without a warrant, stop, enter and search any vehicle, or

28 Power to seize

- A fire protection officer may seize without a warrant-
- (a) believe has been or is being used in the commission of an offence; any vehicle, tool, weapon, animal or other thing which he or she has reason to
- 9 any thing which he or she has reason to believe might be used as evidence in the prosecution of any person for an offence.
- (2) Where any vehicle or animal is seized in terms of subsection (1) (a), the person in

officer. control of the vehicle or animal must take it to the place pointed out by the fire protection

- is the nearest or most convenient for keeping the vehicle or animal (3) The place pointed out must be that which in the opinion of the fire protection officer
- terms of this Act. (4) The vehicle or animal may be kept there pending the outcome of any proceedings in
- protection officer may do so. (5) If the person in control of the vehicle or animal refuses to take it to the place, a fire
- immobilise it by removing a part. (6) In order to safeguard a vehicle which has been seized, a fire protection officer may
- released. (7) The part must be kept safely and returned to the vehicle in good order when it is
- (8) An item seized under this section must be kept securely and in good order

29 Power to arrest

- have (1) A fire protection officer may arrest any person whom he or she reasonably suspects to committed-
- (a) a first or second category offence; or
- 9 a third category offence and who in his or her opinion will fail to appear in answer to a summons.
- (2) In making an arrest, a fire protection officer must-
- Ō not use more force than is reasonably necessary if the arrest is resisted;
- (b) respect the constitutional rights of the person arrested.

GENERAL AND TRANSITIONAL PROVISIONS (ss 30-38) CHAPTER 9

and control. Miscellaneous items which need to be regulated are also dealt with This Chapter deals primarily with the transition to a new legal order in veldfire management

30 Research

- The Minister may carry out or commission research into-
- (a) the prevention and combating of veldfires; and
- the use of controlled fire in sustainable forest management.
- (2) The Minister must make the results of the research available to all fire protection

associations free of charge.

31 Publication of notices in media

- (1) Where a notice must be published in terms of this Act and-
- <u>s</u> the required number of television channels or radio stations do not reach an area; or
- the required number of newspapers do not circulate in an area

reach the area in question. the organ of State responsible for publication may do so in such lesser number of media as do

- (2) If an employee of a television channel or radio station signs an affidavit confirming-
- \mathfrak{S} publication of a notice, it is presumed that the notice has been published; or
- 9 presumed that it so broadcasts, that a television channel or radio station broadcasts to a particular area, it is

until the contrary is proved.

circulates in a particular area, it is presumed that it does, until the contrary is proved. (3) If an employee of a newspaper signs an affidavit confirming that a newspaper

32 Notices to owners

- she must do so-(1) Where any person is required to give notice to an owner in terms of this Act, he or
- (a) by hand delivery of the notice; or
- (b) by registered mail
- age of 16 years apparently residing on the land. to the person apparently in charge of the land or, failing such a person, any person over the (2) If notice cannot be given to an owner because he or she is absent, notice may be given
- copy of the notice in a prominent place on the land in question. (3) If there is no person referred to in subsection (2), notice may be given by leaving a

33 Limitation of liability

Neither the State, nor any other person is liable for any damage or loss caused by-

- 3 the purported exercise of any power or performance of any duty; or
- 9 the failure to exercise any power or perform any duty

in terms of this Act, unless the State or person responsible did so-

- \odot in bad faith, if it relates to a power or duty in Chapter 3; or
- Ξ negligently or in bad faith, if it relates to a power or duty in any other part of the Act.

34 Presumption of negligence

- veldfire which-(1) If a person who brings civil proceedings proves that he or she suffered loss from a
- (a) the defendant caused; or
- 9 started on or spread from land owned by the defendant,

the defendant is presumed to have been negligent in relation to the veldfire until the contrary the fire occurred. is proved, unless the defendant is a member of a fire protection association in the area where

proving that any act or omission by the defendant was wrongful. (2) The presumption in subsection (1) does not exempt the plaintiff from the onus of

35 Amends the Forest Act 122 of 1984, as follows:

paragraph (d) (iii) deletes section 75 (7) and (8). paragraph (b) repeals sections 18 to 27; paragraph (c) deletes section 73 (1) (c); paragraph (d) committee', 'fire control region', 'fire protection scheme' and 'regional fire control committee'; paragraph (a) deletes in section 1 the definitions of 'fire belt', 'fire control area', 'fire control (i) deletes section 75 (2) (a) (iii) and (iv); paragraph (d) (ii) deletes section 75 (2) (b); and

36 Savings

- (1) Anything done in terms of a law repealed by this Act-
- Đ remains valid if it is consistent with this Act, until repealed or overridden; and
- 9 becomes an action in terms of the corresponding provision of this Act.
- (2) Any regulation made in terms of the Forest Act, 1984 (Act 122 of 1984)-
- **a** remains valid if it is consistent with this Act, until it is repealed by the Minister; and
- 3 becomes a regulation made in terms of sections 20 and 21 of this Act
- become assignments and delegations in terms of this Act if they are consistent with this Act. (3) Assignments and delegations of powers or duties in terms of the Forest Act, 1984,

37 Short title

This is the National Veld and Forest Fire Act, 1998

38 Commencement

This Act takes effect on a date fixed by the President in the Gazette

NATIONAL FOREST AND FIRE LAWS AMENDMENT ACT 12 OF 2001

[ASSENTED TO 13 JULY 2001]

[DATE OF COMMENCEMENT: 18 JULY 2001]

(English text signed by the Acting President)

ACT

do so; to provide further for the procedure for making regulations; and to provide for taken into account in a fire danger rating system only where it is reasonably possible to in the fire protection association; and to provide that certain listed factors should be matters connected therewith. municipal structure does not want to perform the functions of a fire protection officer Fire Act, 1998, so as to provide for the situation where the chief fire officer of a creating offences; and to correct a reference; to amend the National Veld and Forest regulations; to make new provision with regard to tariffs; to expand the provision reservation of State land for forestry; to provide further for the procedure for making of an agreement; to correct an anomaly; to make further provision regarding the for once-off sales of forest produce and products; to provide further for the termination certain contractors from having to obtain a licence; to make the granting of a natural forests; to make provision for the protection of species of trees; to exempt prospecting or mining licence in a State forest subject to certain principles; to provide further provision regarding the possession and disposal of trees and forest products in To amend the National Forests Act, 1998, so as to amend certain definitions; to make

- substitutes the definition of 'State land'; and paragraph (b) substitutes the definition of 'trust Amends section 2 of the National Forests Act 84 of 1998, as follows: paragraph (a)
- substitutes subsection (1); and paragraph (b) substitutes subsection (4). Amends section 7 of the National Forests Act 84 of 1998, as follows: paragraph (a)
- (e). Ç Amends section 10 (1) of the National Forests Act 84 of 1998 by substituting paragraph
- Amends section 15 of the National Forests Act 84 of 1998 by substituting subsection (1)
- (A) Amends section 18 of the National Forests Act 84 of 1998 by substituting subsection (1).
- Amends section 23 of the National Forests Act 84 of 1998 by substituting subsection (2).
- substitutes subsection (3); and paragraph (b) substitutes subsection (9). Amends section 24 of the National Forests Act 84 of 1998, as follows: paragraph (a)
- Amends section 28 of the National Forests Act 94 of 1998, as follows: paragraph (a)

substitutes subsection (5) (f). substitutes subsection (1); paragraph (b) substitutes subsection (2) (a); and paragraph (c)

- Amends section 50 of the National Forests Act 84 of 1998 by substituting subsection (1).
- substitutes subsection (2); and paragraph (b) substitutes subsection (3). Amends section 54 of the National Forests Act 84 of 1998, as follows: paragraph (a)
- 11 Substitutes section 55 of the National Forests Act 84 of 1998
- 0 12 Amends section 62 (2) of the National Forests Act 84 of 1998 by substituting paragraph
- column the expression 'section 35' for the expression 'section 34'. Amends Schedule 1 to the National Forests Act 84 of 1998 by substituting in the third
- paragraph (a) substitutes paragraph (b); and paragraph (b) substitutes paragraph (l). Amends section 5 (1) of the National Veld and Forest Fire Act 101 of 1998, as follows:
- subsection (2). Amends section 6 of the National Veld and Forest Fire Act 101 of 1998 by substituting
- substituting paragraphs (a) and (b). Amends section 9 (4) of the National Veld and Forest Fire Act 101 of 1998 by
- paragraph (a) substitutes subsection (2); and paragraph (b) substitutes subsection (3). Amends section 21 of the National Veld and Forest Fire Act 101 of 1998, as follows:

18 Short title

This Act is called the National Forest and Fire Laws Amendment Act, 2001

FORESTRY LAWS AMENDMENT ACT 35 OF 2005

[ASSENTED TO 4 MARCH 2006]

[DATE OF COMMENCEMENT: 9 MARCH 2006]

(English text signed by the President)

ACT

is more dangerous than 'high'; and to extend the Minister's regulatory powers; to repeal the Wattle Bark Industry Act, 1960, so as to effect deregulation of the wattle National Veld and Forest Fire Act, 1998, so as to provide for a fire danger rating which to certain beneficiaries; to extend the Minister's regulatory powers; and to provide for respect of such State forests into a trust account; to provide for such money to be paid forests under certain circumstances; to enable the Minister to pay lease money in trees and their products; to authorise the Minister to establish a trust in respect of State expressions for clarity; to allow for an exemption for the use and handling of protected further criminal sanctions in respect of certain activities in forests; to amend the To amend the National Forests Act, 1998, so as to delete certain words, phrases or

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bark industry; and to provide for matters connected therewith.

- a Amends section 7 (1) of the National Forests Act 84 of 1998 by substituting paragraph
- 7 Amends section 8 of the National Forests Act 84 of 1998 by substituting subsection (1).
- **ر**ب Amends section 15 of the National Forests Act 84 of 1998 by substituting subsection (1).
- Amends section 17 of the National Forests Act 84 of 1998 by substituting subsection (2).
- (A) Inserts section 27A in the National Forests Act 84 of 1998.
- substitutes subsection (5). substitutes subsection (2) (f); paragraph (b) substitutes subsection (2) (j); and paragraph (c) Amends section 53 of the National Forests Act 84 of 1998 as follows: paragraph (a)
- Ċ Amends section 62 (2) of the National Forests Act 84 of 1998 by substituting paragraph
- (aA)Amends section 63 (2) of the National Forests Act 84 of 1998 by inserting paragraph
- substituting paragraph (ii). Amends section 9 (4) (d) of the National Veld and Forest Fire Act 101 of 1998 by
- paragraph (b) substitutes subsection (2); and paragraph (c) substitutes subsection (3) (a). 10 paragraph (a) substitutes in subsection (1) (b) the words preceding subparagraph (i); Amends section 10 of the National Veld and Forest Fire Act 101 of 1998 as follows:
- paragraph (a) substitutes subsection (1) (f); and paragraph (b) substitutes subsection (3). Amends section 20 of the National Veld and Forest Fire Act 101 of 1998 as follows:

12 Repeal of Laws

The following laws are hereby repealed:

- Wattle Bark Industry Act, 1960 (Act 23 of 1960);
- \odot Wattle Bark Industry Amendment Act, 1967 (Act 44 of 1967);
- 9 Wattle Bark Industry Amendment Act, 1974 (Act 59 of 1974);
- \oplus Wattle Bark Industry Amendment Act, 1986 (Act 24 of 1986); and
- Section 4 of the Forestry Laws Rationalisation and Amendment Act, 1994 (Act 51

13 Short title