PORTFOLIO COMMITTEE AMENDMENTS TO

SOUTH AFRICAN POST OFFICE SOC LIMITED AMENDMENT BILL

[B 24—2013]

(As agreed to by the Portfolio Committee on Communications (National Assembly))

[B 24A—2013]

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AMENDMENTS AGREED TO

SOUTH AFRICAN POST OFFICE SOC LTD AMENDMENT BILL [B 24—2013]

CLAUSE 1

- 1. On page 2, from line 7, to omit the definition of "child".
- 2. On page 2, from line 15, to omit the definition of "Post Office Retirement Fund".
- 3. On page 2, from line 20, to omit the definition of "rules".

CLAUSE 5

1. Clause rejected.

LONG TITLE

1. To omit the long title, and to substitute:

To amend the South African Post Office SOC Ltd Act, 2011, so as to improve governance provisions between the Boards of the South African Post Office SOC Ltd and the South African Postbank Limited; to amend the Post and Telecommunicationrelated Matters Act, 1958, so as to provide for the payment of pension benefits to a former spouse of a member on divorce or the dissolution of a customary marriage; and to provide for matters connected therewith.

SCHEDULE

To omit the Schedule of Laws Amended, and to substitute:

SCHEDULE

LAWS AMENDED

Act No. and Year	Short Title	Extent of amendment or Repeal
Act No. 44 of	Post and Tele-	1. Amendment of section 10B by the substi
1958	communication-	tution for subsection (1) of the following
	related Matters	subsection:
	Act, 1958	
		"10B. (1) No pension or lump sum from
		pension fund referred to in section 10, o
		right to such a benefit, or right in respect o
		contributions made by, or on behalf of,
		member, may be ceded, pledged or hypoth
		ecated, or be attached or subjected to any
		form of execution under a judgment or orde
		of a court of law, except in terms of a cour
		order made in accordance with the provi
		sions of section $7(8)(a)$ of the Divorce Act
		<u>1979 (Act No. 70 of 1979), or a decree for</u>
		the dissolution of a customary marriage, an in the event of the beneficiary attempting t
		cede, pledge or hypothecate a benefit of
		right thereto, payment of the benefit may b
		withheld, suspended or entirely discontin
		ued by the pension fund concerned in it
		discretion: Provided that the pension fun
		concerned may, during such period as it ma
		determine, make payment of such benefit of
		of any benefit in pursuance of such contri
		butions or part thereof to one or more of th
		dependants of the beneficiary or to a curate
		for such dependant or dependants.".
		2. Insertion of the following section after
		section 10E:
		"Payment of pension interest upon di
		vorce or dissolution of customary mar
		riage.
		10F. (1) The pension fund concerne
		must reduce a member's pension interest b
		any amount assigned from the member'
		pension interest to the member's forme
		spouse in terms of a decree of divorc
		granted under (a) of the Divorce Act, 197
	1	(Act No. 70 of 1979), or a decree for th
		dissolution of a customary marriage.

Act No. and Year Short Title	Extent of amendment or Repeal
	(2) (a) Subject to (j) , for purposes of (a)
	of the Divorce Act, 1979 (Act No. 70 of
	1979), the portion of a member's pension
	interest assigned to the member's former
	spouse in terms of a decree of divorce or a
	decree for the dissolution of a customary
	marriage is deemed to accrue to the member
	on the date on which the decree of divorce
	or the decree for the dissolution of a
	customary marriage is granted.
	(b) The amount of the member's pension
	interest in the pension fund concerned must
	be determined and the amount of the mem-
	ber's pension interest that is assigned to the
	former spouse must be calculated by the
	pension fund concerned in accordance with
	the statutes as at the date of the decree of
	divorce or the decree for the dissolution of a
	customary marriage.
	(c) Prior to determining the amount of the
	member's pension interest that is assigned
	to the former spouse, the amount of the
	member's pension interest referred to in (b)
	must first be reduced in accordance with the
	statutes by any amount of the member's
	pension interest which, in a previous di-
	vorce or a previous dissolution of a custom-
	ary marriage, was paid over or awarded to
	another party.
	(d) The amount of any pension benefit
	that is subsequently payable to the member
	in terms of the statutes must be reduced by
	the equivalent of the amount of the share of
	the pension interest of the member which—
	(i) was deemed to accrue to the member as
	a benefit in advance of the benefit
	ordinarily payable in terms of the stat-
	(ii) use assigned to the member's former
	(ii) was assigned to the member's former
	spouse, less the amount of any addi-
	tional voluntary contributions, if any,
	paid by the member to the pension fund
	concerned from time to time, and accu-
	mulated over the period from the date
	on which payment to the former spouse or transfer to the approved retirement
	fund as referred to in (e) took place to
	the date on which the member first
	became entitled to a part or the whole of
	the balance of the benefit, with interest
	as the pension fund concerned from
	time to time deems appropriate.
	time to time decins appropriate.

Act No. and Year	Short Title	Extent of amendment or Repeal
		(e) The pension fund concerned must,
		within 45 days of the submission of the
		court order by the former spouse of a
		member, request the former spouse to elect
		whether the amount to be deducted must
		be—
		$\overline{(i)}$ paid directly to the former spouse; or
		(ii) transferred to an approved retirement
		fund on behalf of the former spouse.
		(f) The former spouse must, within 120
		days of being requested to make a choice—
		(i) inform the pension fund concerned of
		the manner in which the amount re-
		ferred to in (e) must be dealt with; and
		(ii) if the former spouse chooses that the
		amount must be paid to the former
		spouse directly, provide the pension
		fund concerned with the details that are
		necessary to effect the payment; or
		(iii) if the former spouse chooses that the
		amount must be transferred to an ap-
		proved pension fund on his or her
		behalf, provide the pension fund con-
		cerned with the details of that approved
		retirement fund.
		(g) The pension fund concerned must pay
		or transfer the amount—
		(i) in the circumstances contemplated in
		paragraph (f)(ii) within 30 days; or
		(ii) in the circumstances contemplated in
		paragraph (f)(iii) within 60 days,
		in accordance with the former spouse's
		choice, failing which interest becomes pay- able on such amount at a rate determined in
		the statutes.
		$\frac{(h)}{(h)}$ In the event that the former spouse
		fails to make a choice or identify the
		approved retirement fund to which the
		amount must be transferred within the
		period referred to in paragraph (f) , the
		pension fund concerned must pay the
		amount directly to the former spouse within
		30 days of the expiry of that period, failing
		which interest becomes payable on such
		amount at a rate determined in the statutes.
		(<i>i</i>) Despite (<i>h</i>), in the event that the
		pension fund concerned cannot reasonably
		ascertain the manner in which the payment
		to the former spouse must be effected, the
		pension fund concerned must retain the
		amount plus interest as determined in the
		statutes in the pension fund concerned, until
		such time as details of the manner in which
		that payment must be effected is made
		available to the pension fund concerned by
		the member, the former spouse or any other

Act No. and Year	Short Title	Extent of amendment or Repeal
		person whom the pension fund concerned is
		satisfied has the necessary authority and
		capacity to instruct the pension fund con-
		cerned in that respect.
		(j) Any portion of a member's pension
		interest assigned to a former spouse in terms
		of a decree of divorce or a decree for the
		dissolution of a customary marriage granted
		prior to the enactment of this subsection
		must, for purposes of any law other than the
		Income Tax Act, 1962 (Act No. 58 of 1962),
		including, but not limited to, (a) of the
		Divorce Act, 1979 (Act No. 70 of 1979), be
		deemed to have accrued to the member on
		the date of enactment of this subsection, and
		must be paid or transferred in accordance
		with (a) to (i).".

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