**PORTFOLIO COMMITTE AMENDMENTS TO**

**UPGRADING OF LAND TENURE RIGHTS AMENDMENT BILL**

**[B6 — 2020]**

**(*As agreed to by the Portfolio Committee on Agriculture, Land Reform and Rural Development (National Assembly)***

**CLAUSE 1**

1. On page 3, in line 15, after “Gazette”, to insert “, *one local newspaper and local municipality office;*”.
2. On page 3, from line 25, after in to omit “subsections (1A)”.
3. On page 3, from line 25 after “(1B)” to omit “institute an inquiry, in the proscribed manner” and insert “designate a person as contemplated under section 24D in order to assist the Minister in determining the facts relating to the conversion of land tenure rights and the objection thereto*.”*
4. On page 3, in 28, to omit “”.”
5. On page 3, after line 28, to insert “(1E) The person designated in terms of subsection (1D) shall-(i) have the powers of a designated person in terms of section 24D; and

(ii)assist the parties in mediating on the objection “

**CLAUSE 4**

1. Clause 4 rejected.

New Clause 4

The following section is hereby substituted for section 25A of the principal Act:

**“Application of Act**

**25A.** As from coming into operation of the Land Affairs General Amendment Act, 1998, the provisions of this Act, excluding sections 19 and 20, shall apply throughout the Republic.”