REPUBLIC OF SOUTH AFRICA

	NATIONAL RADIOACTIVE WASTE DISPOSAL INSTITUTE, BILL
(As inti	roduced in the National Assembly (proposed section 75) Bill; explanatory summary
of Bill	published in Government Gazette No of 2008) (The English text is the
	official text of the Bill)
	NAME OF TAXABLE PARTY OF TAXABLE PARTY.
	(MINISTER OF MINERALS AND ENERGY)
[B -20	008]

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BILL

To provide for the establishment of a National Radioactive Waste <u>Disposal Institute</u>, in order to manage radioactive waste disposal on a national basis; to provide for its functions and, for the manner in which it is to be managed; to regulate its staff matters; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows:--

ARRANGEMENT OF SECTIONS

Sections

CHAPTER 1

INTERPRETATION

- 1. Definitions
- Application of Act

CHAPTER 2

With Terry	
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NATIONAL RADIOACTIVE WASTE MANAGEMENT INSTITUTE	
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Establishment of National Radioactive Waste Management Institute	
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State's interest in Institute	
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Functions of Institute	
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Ancillary nowers of institute	
	NATIONAL RADIOACTIVE WASTE MANAGEMENT INSTITUTE Establishment of National Radioactive Waste Management Institute State's interest in Institute Functions of Institute

operations after the emplacement of radioactive waste in a disposal facility;

"Department" means the Department of Minerals and Energy;

7.	Board of Justitute	Deleted: Agency
	Disqualification from directorship	Deleted: member
	Term of office	
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1.	Remuneration of directors and committee members	
2.	Meetings of board	
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6.	Chief executive officer of Institute	Deleted: Agency
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9.	Organisational structure and staff of <u>Institute</u>	Deleted: Agency
).	Financial management of the <u>Institute</u>	Deleted: Agency
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2.	Judicial management and liquidation	

CHAPTER 3

DISPOSAL APPLICATION

- 23. Application to dispose of radioactive waste
- 24. Conditions relating to radioactive waste disposal certificate
- 25. Generators of radioactive waste

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28. Delegations and assignment by Minister	
29. Regulations	
30 Transitional provisions	
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CHAPTER 1	
INTERPRETATION	
Definitions	
In this Act, unless the context indicates otherwise—	
In this Act, unless the context indicates otherwise—	Deleted: Agency
"Institute" means the National Radioactive Waste Management Institute	Deleted: Agency
"Institute" means the National Radioactive Waste Management Institute established by section 3;	Deleted: Agency
Nonlinearity	Deleted: Agency
established by section 3;	Deleted: Agency
established by section 3; "authorised waste disposal facility" means permitted in writing under the National Nuclear Regulator Act, 1999 (Act No. 47 of 1999);	Deleted: Agency
established by section 3; "authorised waste disposal facility" means permitted in writing under the National Nuclear Regulator Act, 1999 (Act No. 47 of 1999); "board" means the board of the <u>Institute</u> referred to in section 7(1);	
established by section 3; "authorised waste disposal facility" means permitted in writing under the National Nuclear Regulator Act, 1999 (Act No. 47 of 1999);	
established by section 3; "authorised waste disposal facility" means permitted in writing under the National Nuclear Regulator Act, 1999 (Act No. 47 of 1999); "board" means the board of the <u>Institute</u> referred to in section 7(1);	

"director" means a member of the board;

"Director-General" means the Director-General of the Department of Minerals and

Energy:

"financial year", in relation to the <u>Institute</u>, means the period contemplated in section 20(3):

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"Minister" means the Minister of Minerals and Energy;

"prescribed" means prescribed by regulation;

"Public Finance Management Act" means the Public Finance Management Act, 1999 (Act No.1 of 1999);

"radioactive material" means any substance consisting of, or containing, any radioactive nuclide whether natural or artificial, including, but not limited to, radioactive waste;

"radioactive nuclide" means any unstable atomic nucleus which decays spontaneously with the accompanying emission of ionizing radiation;

"radioactive waste" means any radioactive material destined to be disposed of as waste material and "nuclear waste" has a similar meaning;

"radioactive waste disposal certificate" means a certificate contemplated in section 23;

"Radioactive Waste Management Fund" means a fund established in terms of an Act of Parliament to provide for the long-term management of radioactive waste;

"South African Nuclear Energy Corporation" means the Corporation established in terms of the Nuclear Energy Act, 1999 (Act No. 46 of 1999);

"specified date" means the date contemplated in section 31;

"this Act" includes any regulations made in terms of section 29;

"waste disposal facility" means a facility for the acceptance, handling, storage, treatment and disposal of radioactive waste.

Application of Act

 This Act applies to all radioactive waste in the Republic destined to be disposed of in an authorised waste disposal facility.

CHAPTER 2	
NATIONAL RADIOACTIVE WASTE MANAGEMENT JNSTITUTE	Deleted: AGENCY
Establishment of National Radioactive Waste Management <u>Institute</u>	Deleted: Agency
A juristic person known as the National Radioactive Waste Management Institute is hereby established.	(Deleted: Agency
State's interest in Institute	Deleted: Agency
The Institute is wholly owned by the State.	Deleted: Agency
unctions, of Institute	Deleted: Duties Deleted: Agency
5. The Institute must—	Deleted: Agency

waste disposal;

perform any function that may be assigned to it by the Minister in terms of section 55(2) of Nuclear Energy Act, 1999 (Act No. 46 of 1999) in relation to radioactive Deleted: management waste disposal; Deleted: categories design and implement disposal solutions for all classes of radioactive waste; (b) develop radioactive waste acceptance and disposal criteria in compliance with (c) applicable regulatory safety requirements and any other technical and operational requirements; assess and inspect the acceptability of radioactive waste for disposal and to issue radioactive waste disposal certificates; Deleted: operate manage, operate and monitor operational radioactive waste disposal facilities, including related storage and predisposal management of radioactive waste at disposal sites: manage and monitor closed radioactive waste disposal facilities; investigate the need for any new radioactive waste disposal facilities and to site, design and construct such new facilities as may be required; conduct research and develop plans for the long-term management of radioactive waste storage and disposal; maintain a national radioactive waste database and publish a report on the (1) inventory and location of all radioactive waste in the Republic at a frequency determined by the board; Deleted: , including the development of radioactive manage the disposal of any ownerless radioactive waste on behalf of the State; waste management plans for such waste assist generators of small quantities of radioactive waste in all technical aspects Deleted: management related to the disposal of such waste; implement any assignments or directives from the Minister regarding radioactive

Deleted: management

Deleted: managem (m) provide information on all aspects of radioactive waste disposal to the public in general and living in the vicinity of radioactive waste disposal facilities; (n) co-operate with any person or institution on matters relating to the performance of any duty contemplated in this section falling within these functions; and (o) perform any other function necessary to achieve the objects of this Act. Deleted: Agency Ancillary Powers of Institute Formatted: Fort: Bold 6. (1) Subject to the approval of the board and any applicable provisions of Deleted: Agency the Public Finance Management Act, the Institute may-(a) purchase or otherwise acquire immovable property and encumber or dispose of such property; purchase, erect or cause to be erected, any buildings, installations, or plants; establish and manage facilities for collecting and disseminating information Deleted: Agency regarding activities falling within the scope of the Institute's functions and powers; Deleted: Agency utilise buildings, or plants for the benefit of the Institute: purchase, hire or otherwise acquire, or hold movable property and let, pledge, encumber or dispose of such property of which it is the owner; hire services or let its own services or make them otherwise available: sell or in any other manner make available to any person, for use, any patent, licence, concession, or right of manufacture or any other right conferring the power

to use any information, expertise, process or technology which has been developed

co-operate with any educational, scientific or other institution or body with a view to

such an institution or body providing instruction to or training of persons required by

by the Institute and which is the Institute's property;

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Board of Jnstitute	
The Institute is governed and controlled, in accordance with this Act,	(
by a board of directors,	Deleted: There is hereby established
31. San San Grand San Gran	Deleted: known as the board of the Agency
(2) The board consists of—	
(a) an official of the Department designated by the Minister;	
(b) an official nominated by the Department of Environmental Affairs and Tourism and	
appointed by the Minister,	
(c) an official nominated by the Department of Water Affairs and Forestry and	
appointed by the Minister,	
(d) an official nominated by the Department of Health and appointed by the Minister;	
(e) not more than five other directors appointed by the Minister;	
(f) the Chief Executive Officer of the Institute; and	Delebed: Agency
(c) the Chief Financial Officer of the Institute.	Deseted: Agency
(3) The board is responsible for the general management and control of	Deleted: Agency
the <u>Institute</u> , and must ensure that the functions of the <u>Institute</u> referred to in	Deleted: Agency
section 5 are carried out.	-
(4) The board represents the Institute and all acts performed by the	Defeted: Agency
board are the acts of the Institute.	Deleted: Agency
(5) The Minister must, from among the directors of the board referred to	Deleted: member
in subsection (2)(e), appoint a chairperson and a deputy chairperson.	
	, Deleted: member
(6) The <u>directors</u> contemplated in subsection (2) (e) are appointed by the	Defeted:
Minister, on the basis of their qualifications and knowledge,	Deleted: and experience in radioactive waste management

	(7)	Before appointing the <u>directors</u> of the board referred to in subsection
(2)(e) th	e Minister r	must —

- through the media and by notice in the Gazette, invite nominations of suitable persons from members of the public as candidates for the relevant positions on the board:
- appoint a panel to compile a shortlist of not more than 15 candidates from the persons so nominated in terms of paragraph (a);
 - (8) The Minister may, for a director appointed in terms of subsection (2)(a),(b,) (c)or (d), appoint a suitably qualified alternate director to act in that director's place during his or her absence.
- (9) If a director dies or vacates office, the Minister may, subject to subsection (8), appoint another person as a director, which serves for the unexpired portion of the predecessor's term of office.
 - (10) If the board, in any particular case, fails, to perform any function imposed on it in terms of this Act the Minister may, in writing, order the board to perform such function.
- (11) The board must ensure that any order issued under subsection (10) is complied with
- (12) If the board fails to comply with an order contemplated in subsection 10, the Minister may dissolve the board.
- (13) When the Minister dissolves the board in terms of subsection (12), the Minister may appoint an interim body for the continued governance of and control of the affairs of the Institute, on such conditions as the Minister may determine, until the new board is appointed.

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(14) Within 30 days of appointment of a person as a director of the board, he or she must submit to the Minister and the board a written statement in which he or she declares whether or not she has any interest contemplated in subsection 16.

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(15) If any director of the board acquires or contemplates acquiring an interest, which could possibly be an interest contemplated in subsection (16), he or she must immediately and in writing declare that fact to the Minister and the board.

matter before the board in which that director or his or her spouse, life partner,

family member, business partner or associate or employer, other than the State,

(16) A director of the board may not take part in the discussion of any

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Disqualification from directorship

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- 8. A person is disqualified from being appointed or remaining a director of the board if he or she-
- is not a South African citizen;
- is declared insolvent or is an unrehabilitated insolvent;

has a direct or indirect financial interest.

- is or has been convicted of fraud, theft, forgery or uttering a forged document or any offence involving dishonesty and sentenced to imprisonment without the option of a fine:
- becomes a member of Parliament, a provincial legislature, a Municipal Council, the Cabinet or the Executive Council of a province; and
- is an employee of, or adviser to, any organisation that possess or produce radioactive waste that may be disposed of by the Institute.

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Terr	n of office of <u>director</u> s of board	
	9. (1) The director of the board holds office for a period specified in the	Deleted: member
	The <u>director</u> of the board holds office for a period specified in the	
lette	r of appointment but not exceeding three years and may be reappointed upon expiry	
	the state of the s	
of th	at term of office.	
		Deleted: member
	(2) A <u>director</u> of the board may not serve more than two consecutive terms.	
		Deleted: member
Ren	noval from office and vacation of office of board <u>directors</u>	
	2000 (Act No. 3 of 2000), the Minister may remove a director of the board from office,	with the board, Deleted: member
if su	ch director—	Deleted:
		Deleted: member
(8)	has repeatedly failed to perform his or her functions efficiently;	
(b)	because of any physical or mental illness or disability, has become incapable of	
	performing his or her functions efficiently; or	
(c)	has been absent from three consecutive meetings of the board without the consent	
of th	e chairperson of the board, except on good cause shown; or	
(d)	for misconduct.	Deleted: member
	(2) A <u>director</u> of the board must vacate office when he or she—	
(a)	is disqualified in terms of section 8(8);	
(b)	is removed from office in terms of subsection (1);	
		Deleted: member
(c)	resigns as a director of the board.	

Remuneration of directors and committee members

11. A director of the board, other than the chief executive officer or a person who is in the full-time employ of the State is appointed on such terms and conditions, including those relating to the remuneration and allowances, as the Minister may determine with the concurrence with the Minister of Finance.

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Meetings of board

- 12. (1) The first meeting of the board is held at the time and place determined by the Minister, and thereafter meetings are held at such time and place as determined by the board.
- (2) The chairperson or in his or her absence, the deputy chairperson, may, at any time, call a special meeting of the board to be held at the time and place determined by the chairperson or deputy chairperson.
- (3) All <u>directors</u> of the board must be notified, in writing, of every meeting of the board.
- (4) A majority of <u>directors</u> of the board forms a quorum at any meeting of the board.
- (5) Subject to subsection (4), a decision of the majority of the <u>directors</u> present at a meeting of the board constitutes a decision of the board and, in the event of an equality of votes on any matter, the person presiding at such meeting has a casting vote in addition to a deliberative vote.

	(6)	No decision	taken by	the board	or an act	performed	under i	its
authority,	is invalid	merely by rea	son of-					

- (a) a vacancy on the board; or
- (b) the fact that any person not entitled to do so, sat as a <u>director</u> at the time that decision was taken, if that decision was taken or that act was authorised by the required majority of <u>directors</u> present at the meeting who were entitled to sit as <u>directors</u>.

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(7) If the chairperson is for any reason unable to act, or the office of chairperson is vacant, the deputy chairperson must act as chairperson.

(8) If both the chairperson and deputy chairperson are for any reason unable to act, or both the offices of chairperson and deputy chairperson are vacant, the board must designate any other director to act as chairperson.

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Minutes of board meetings

13. (1) The board must cause minutes of its meetings to be kept and must circulate copies of the minutes to its directors.

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(2) Such minutes, when signed at a next meeting by the person who chairs that meeting, are, in the absence of proof of error therein, regarded as a true and correct record of the proceedings and are prima facie evidence of those proceedings before a court of law, tribunal or commission of inquiry.

Committees of board

14. (1) The board may-

- (a) establish such committees as it considers necessary, to assist it in the performance of its functions in terms of this Act; and
- (b) appoint, as members of any such committee, persons including directors of the board and staff of the <u>Institute</u>, as the board considers appropriate.
 - (2) The members of the committee, who are not in the full-time employ of the <u>Institute</u> or other organs of state, are appointed on such terms and conditions including those relating to the remuneration and allowances, as the Minister may determine with the concurrence with the Minister of Finance.

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Delegation and assignment by board

- 15. (1) Subject to subsections (2), (3), (4) and (5), the board may, by resolution, delegate any power, and assign any duty, conferred or imposed on it by this Act, to its chairperson or a committee of the board.
- (2) The board is not divested of any power or relieved of any duty it so delegated or assigned.
 - (3) A delegation or an assignment—
- (a) may be made subject to such conditions as may be determined by the board;
- (b) may be given together with the power to sub delegate or further assign, subject to such conditions as may be determined by the board;
- (c) must be communicated to the delegatee or assignee in writing.
 - (4) The written communication in terms of subsection (3)(c)-
- (a) must contain full particulars of the matters being delegated or assigned and of the conditions determined in terms of subsection (3)(a); and

- (b) if the power of sub delegation or further assignment is conferred, must state that fact and any conditions determined in terms of subsection (3)(b).
 - (5) The board may, by resolution-
- (a) amend or revoke a delegation or assignment made in terms of subsection (1);
- (b) withdraw any decision, other than a decision which confers a right or entitlement on any third party, made by the delegatee or assignee with regard to a delegated or assigned matter, and decide the matter itself.
 - (6) The Minister may, by notice in the Gazette-
- (a) prohibit the delegation by the board of any particular power or its assignment of any particular duty, whether generally or in the circumstances specified in the notice;
- (b) limit the circumstances in which any particular power or duty of the board may be delegated, sub delegated, assigned or further assigned;
- (c) prescribe conditions for the delegation of any particular power or assignment of any particular duty.

Chief Executive Officer of Institute

16. (1) The Minister must, after consultation with the board, appoint a suitably qualified person as the chief executive officer of the <u>Institute</u>.

42). A person is disqualified from being appointed or remaining a chief executive officer if he or she is subject to any of the disqualifications mentioned in section

(3) A chief executive officer holds office for a period not exceeding three years and may be reappointed upon expiry of that term of office, Deleted: Agency

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Deleted: (2). The appointment must be made after following a transparent and competitive selection process. ()

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Deleted: , but may not serve more than two consecutive (4) Subject to the provisions of the Promotion of Administrative Justice Act, 2000 (Act No. 3 of 2000) the Minister may at <u>anytime</u> remove the chief executive officer from office, if the Chief Executive Officer—

- (a) has repeatedly failed to perform the functions of office efficiently;
- (b) because of any physical or mental illness or disability, the chief executive officer has become incapable of performing the functions of that office efficiently; or
- (c) is found guilty of misconduct or any offence involving dishonesty.

(5) (a) Whenever, due to absence or for any other reason, the chief executive officer is temporarily unable to perform the functions of that office, or when that office is vacant, the Board may designate an employee of the Institute to act as chief executive officer until the incumbent of that office resumes the functions of chief executive officer, or, as the case may be, the vacancy is filled by the Minister through the appointment of a chief executive officer under section 16(1).

(b) While so acting, the designated employee is competent to exercise and perform all the functions of the chief executive officer in terms of this Act.

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Functions of the Chief Executive Officer

17. (1) The Chief Executive Officer is responsible for the day to day business of the <u>Institute</u>, subject to the directions or instructions, if any, that the Board may issue from time to time.

(2) The chief executive officer must-

(a) ensure that the functions of the Institute in terms of this Act are performed;

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Organisational structure and staff of Institute

	count to the Pearst on the groups and company and functioning of the leath to and	Deleted: Agency
b)	report to the Board on the proper performance and functioning of the Institute; and	Deleted: Agency
c)	compile a report on the activities of the Institute for each financial year in	Deleted: Agenty
	accordance with the Public Finance Management Act and submit the report to the	
	board for approval.	
	(3) The board must forward the report referred to in subsection (2)(c), as	
ppr	oved by it, to the Minister within three months of the end of the financial year	
one	erned.	(BALLES)
	(4) The chief executive officer is the accounting officer of the Board	Deleted: board
har	ged with the responsibility of accounting for all money received, payments made and	
isse	ts of the <u>Institute</u> .	Deleted: Agency
	(5) The chief executive officer must exercise all the powers and perform	
all th	e duties conferred or imposed on the accounting officer by-	
a)	this Act and the Public Finance Management Act;	
b)	the board.	
Dele	gations and assignments by Chief Executive Officer	
	18. (1) The chief executive officer may delegate any of the powers, and	Deleted: Agency
3551	gn any of the duties attached to that office, to any employee of the <u>Institute</u> .	
	(2) Section 15(2),(3) and (4) applies, reading in the changes necessary in	
he o	context, to any delegation or assignment in terms of this section.	

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19.	(1)	The board must determine the organisational structure of the Institute	
and may re	vise the	structure as may be necessary from time to time.	
	(2)	Subject to the directions of the board, the chief executive officer may	(21)
appoint the	staff fo	r the Institute that may be necessary to perform the work arising from or	Deleted: Agency
connected	with the	Institute's functions, business and operations in terms of this Act.	Deleted: Agency
	(3)	(a) The terms and conditions of service of the Institute's staff, and	Deleted: Agency
their remun	eration	, allowances, subsidies and other service benefits are determined by	
the Board.			
	(b)	The remuneration, allowances, subsidies and other benefits	
contemplat	ed in pa	aragraph (a) must be determined in accordance with a system approved	
by the Mini	ster with	h concurrence of the Minister of Finance.	
	(4)	Subject to subsection (5), the Institute is deemed to be an associated	Deleted: Agency
institution f	or the p	urposes of the Associated Institutions Pension Fund Act, 1963 (Act No.	
41 of 1963			(5.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
	(5)	The Institute may, with the approval of the Minister granted with the	Deleted: Agency
concurrenc	e of the	Minister of Finance, establish, manage and administer any pension or	
provident fo	and or r	nedical scheme for the benefit of its employees or have such a scheme	
or fund ma	naged a	and administered by any other body or person.	
			(2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-
Financial I	Manage	ement of <u>Institute</u>	Deleted: Agency
20.	(1)	The Institute is a Schedule 3 public entity in terms of the Public	Deleted: Agency
Finance Ma	anagem	nent Act and is subject to the applicable provisions of that Act.	
	(2)	The Institute may accumulate surplus funds.	Deleted: Agency

(3) The <u>Institute's financial year is from 1 April in any year to 31 March in</u>	Deleted: Agency
the following year, both days included, but, the first financial year will run from the	
the following year, soul days included, but, the mat mandal year will full from the	
specified date to 31 March in the following year, both days included.	
Funds of Justitute	Deleted: Agency
unus or <u>pristitute</u>	
24 (4) The fineds of the leads to service of	Deleted: Agency
21. (1) The funds of the Institute consist of-	Formatted: Indent: Left: 0
(a) money received from waste generators on a cost recovery basis for services	cm, Hanging: 1.27 cm
rendered in terms of this Act	
(b) money appropriated by Parliament;	,
(c) money transferred to the Institute from the Radioactive Waste Management Fund;	Deleted: b
by morey dansered to the institute from the nationality avaste management rund,	
(d) money received for services rendered or derived from the sale or exploitation of its	
products, technology or other assets;	
products, technology of other assets,	
products, tournalogy of other assets,	Deleted: c
(g) income or interest earned on the Institute's cash balances or on money invested;	Deleted: c Deleted: Agency
(e) income or interest earned on the Institute's cash balances or on money invested;	, and the same and
	- Deleted: Agency
(g) income or interest earned on the <u>Institute</u> 's cash balances or on money invested; (g) Ioans raised by the <u>Institute</u> in accordance with the provisions of the Public Finance	Deleted: Agency Deleted: d
(e) income or interest earned on the Institute's cash balances or on money invested;	Deleted: Agency Deleted: d
(g) income or interest earned on the <u>Institute</u> 's cash balances or on money invested; (g) Ioans raised by the <u>Institute</u> in accordance with the provisions of the Public Finance	Deleted: Agency Deleted: d Deleted: Agency
(g) income or interest earned on the <u>Institute</u> 's cash balances or on money invested; (g) Ioans raised by the <u>Institute</u> in accordance with the provisions of the Public Finance Management Act; and	Deleted: Agency Deleted: d Deleted: Agency Deleted: e
(g) income or interest earned on the Institute's cash balances or on money invested; (g) Ioans raised by the Institute in accordance with the provisions of the Public Finance Management Act; and (g) donations or contributions received from any source by the Institute, with the	Deleted: Agency Deleted: d Deleted: Agency Deleted: Agency Deleted: Agency
(g) income or interest earned on the Institute's cash balances or on money invested; (g) Ioans raised by the Institute in accordance with the provisions of the Public Finance Management Act; and (g) donations or contributions received from any source by the Institute, with the approval of the Minister.	Deleted: Agency Deleted: d Deleted: Agency Deleted: e
(g) income or interest earned on the Institute's cash balances or on money invested; (g) Ioans raised by the Institute in accordance with the provisions of the Public Finance Management Act; and donations or contributions received from any source by the Institute, with the approval of the Minister. (2) The chief executive officer must—	Deleted: Agency Deleted: d Deleted: Agency Deleted: Agency Deleted: Agency
(a) income or interest earned on the Institute's cash balances or on money invested; (b) Ioans raised by the Institute in accordance with the provisions of the Public Finance Management Act; and donations or contributions received from any source by the Institute, with the approval of the Minister. (2) The chief executive officer must— open an account in the name of the Institute with an institution registered as a bank	Deleted: Agency Deleted: d Deleted: Agency Deleted: Agency Deleted: Agency Deleted: Agency
(a) income or interest earned on the Institute's cash balances or on money invested; (b) Ioans raised by the Institute in accordance with the provisions of the Public Finance Management Act; and donations or contributions received from any source by the Institute, with the approval of the Minister. (2) The chief executive officer must— open an account in the name of the Institute with an institution registered as a bank in terms of the Banks Act, 1990 (Act No.94 of 1990); and	Deleted: Agency Deleted: d Deleted: Agency Deleted: Agency Deleted: Agency

(a) w	ith the app	proval of the Minister and the board, with the Public Investment	
С	ommissio	ners referred to in section 2 of the Public Investment Corporation Act,	
2	004 (Act N	lo. 23 of 2004); or	
(b) w	ith such of	ther institution as the board and the Minister, determine.	Deleted: Agency
	(4)	The Institute may not incur any expenditure in excess of budgetary	Detected; rejercy
provision	ns approve	ed by the board.	Deleted: Agency
	(5)	The Auditor-General must audit the <u>Institute</u> .	Deleted: Agency
	(6)	Expenses for the establishment and initial operation of the Institute	, Deletes Agency
must be	defrayed t	from money appropriated by Parliament to the Department.	
Judicial	manager	nent and liquidation	
2	2. (1)	Despite the provisions of any other law, the Institute may not be	Deleted: Agency
placed u	nder judic	ial management or in liquidation, except if authorised by an Act of	
Parliame	ent adopte	d for that purpose.	(
	(2)	The Institute may only be abolished by an Act of Parliament.	Deleted: Agency Deleted: disestab

CHAPTER 3 DISPOSAL APPLICATION

Application for radioactive waste disposal certificate

- 23. (1) Any person wishing to dispose of radioactive waste at an authorised waste disposal facility managed by the Institute must apply to the chief executive officer for a radioactive waste disposal certificate in the prescribed format and must furnish such information as the board may require.
- (2) The chief executive officer must assess the information for compliance with the radioactive waste acceptance and disposal criteria contemplated in section 5(c) and subject to the board's approval, must—
- (a) refuse an application for a radioactive waste disposal certificate and must furnish
 the applicant in writing with the reasons for the refusal, in accordance with the
 provisions of Promotion of Administrative Justice Act, 2000 (Act No. 3 of 2000); or
- (b) grant an application for a radioactive waste disposal certificate subject to such conditions as may be determined in terms of section 24.

Conditions relating to radioactive waste disposal certificate

- 24. (1) The chief executive officer may, subject to subsection (2), impose any condition in a radioactive waste disposal certificate which is necessary to ensure compliance with the radioactive waste acceptance and disposal criteria contemplated in section 5(c).
 - (2) The chief executive officer-
- (a) may, subject to paragraph (c), amend any condition in an existing radioactive waste disposal certificate;
- (b) must notify the person in writing to whom the radioactive waste disposal certificate was issued of such amendment and the reasons therefor; and

(c) must submit to the board any amendments made to a radioactive waste disposal certificate in terms of paragraph (a) for ratification at the first meeting of the board following the amendments.

Generators of radioactive waste

- 25. (1) The generators of radioactive waste are responsible for technical, financial and administrative management of such waste within the national regulatory framework at their premises and when such waste is transported to an authorised <u>waste</u> disposal facility.
 - (2) The generators of radioactive waste must-

(8)	develop and implement site specific waste management plans based on national
	policy;

the national regulatory framework

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- (b) provide all relevant information on radioactive waste <u>destined for disposal</u> as required by the chief executive officer;
- demonstrate compliance with any conditions of a radioactive waste <u>disposal</u>
 certificate;
- (d) provide site access to the staff of the Institute for inspection against any conditions
- of the radioactive waste disposal certificate.

 (3) The generators of radioactive waste remain responsible for all liabilities in connection with such radioactive waste under their control until such time as

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CHAPTER 4

the radioactive waste has been received and accepted in writing by the Institute, following

an inspection, at which time liability shall pass to the Institute.

GENERAL

Provisions with regard to security of <u>Institute</u>'s installations, sites, premises and land

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26. (1) The installations, sites, premises and land belonging to or under the control of the <u>Institute</u>, on which any of its business, operations and activities in terms of this Act are conducted or performed or any records in connection therewith are kept, stored or to be found, are restricted areas.

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(2) The <u>Institute</u>, subject to subsection (3), may make any arrangements it considers reasonably necessary for the proper protection of—

- installations, sites, premises and land contemplated in subsection (1)(hereinafter called high security areas);
- (b) the persons employed or present at or in the high security areas;
- all property of the <u>Institute</u>, whether of a physical or intellectual nature, at or in the high security areas; and
- (d) the records and information of the <u>Institute</u>, or in the <u>Institute</u>'s possession, that are kept, stored or to be found therein, irrespective of the manner in which or the medium on or by means of which the records and information are kept, stored or recorded.
- (3) No person may enter or be present in a high security area unless that person has consented to a search that may be conducted contemplated in terms of subsection (4)(a).
- (4) Any person authorised thereto in writing by the chief executive officer, may-

(a) search any person or vehicle about to enter or leave any high security area, and
may open and inspect any container or parcel and inspect any object, device,
article, item or thing (including any material or substance) which is in the
possession of such a person or is on or in that vehicle;

(b) search any person present or any vehicle found in the high security area if there are reasonable grounds to suspect that any person or anything in the person's possession or in or on the vehicle, constitutes a threat to or endangers the lives or physical integrity of persons or the physical safety of property;

(c) seize or attach any object, device, article, item or thing (including any material or substance) in the possession of a person mentioned in paragraph (a) or (b) or found on or in such a vehicle—

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(i) if such an object, device, article, item or thing belongs to the <u>Institute</u> or is subject to its control and is not in the lawful possession of the person or lawfully being conveyed in or on the vehicle for the purpose of performing any function or work of the <u>Institute</u>; or

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- (ii) if, in the opinion of the authorised person, it constitutes a threat or danger of the nature contemplated in paragraph (b), or may be used by the person from whom it was taken or any other person for the purposes of a threat or danger of that nature; and
- arrest any person found in unlawful possession of anything contemplated in paragraph (c) (i), or any person contemplated in paragraph (b).

Reproduction of documents by Institute

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27. (1) The Jnstitute may-

- reproduce or cause to be reproduced documents in its possession or under its control by—
 - (i) microfilming;
 - (ii) electronic means; or
 - (iii) any other process which in its opinion reproduces such a document in a durable and accurate manner; and
- (b) keep or cause to be kept the reproduction instead of the original document in question.
 - (2) For the purposes of this Act-
- any reproduction referred to in subsection (1) is regarded to be the relevant original document; and
- (b) a copy obtained by means of that reproduction and certified by the chief executive officer or an officer authorised by the chief executive officer as a true copy, is prima facie evidence of the contents of the original document in any court of law, any tribunal or a commission of inquiry.

Delegations and assignments by Minister

28. (1) The Minister may delegate any power and assign any function
conferred or imposed upon the Minister in terms of this Act, except the power to make
regulations, to the Director-General, who may sub delegate or reassign any delegated
power or any assigned function in such circumstances and such manner as may be
prescribed.

(2) A delegation or assignment under subsection (1) must be in writing and may be subject to any conditions or limitations determined by the Minister.

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(3) The Minister will not be divested of any power nor be relieved of any function that the Minister may have delegated or assigned.

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- (4) The Minister may at any time-
- (a) amend or revoke a delegation or assignment made under subsection (1);
- (b) withdraw any decision made by the delegatee or assignee with regard to a delegated or assigned matter, and decide the matter himself or herself.
- (5) Despite subsection (4) (b) a decision made by a delegatee or assignee may not be withdrawn where it confers a right or entitlement on any third party.

Regulations

- 29. (1) The Minister may make regulations regarding-
- (a) anything which in terms of this Act may or must be prescribed; or
- (b) any ancillary or incidental administrative or procedural matter that it is necessary to prescribe for the proper implementation or administration of this Act.
- (2) Before any regulations are made in terms of subsection (1), the Minister must—
- by notice in the Gazette, invite the public to comment on the proposed regulations;
 and
- (b) consider those comment.

Transitional provisions

30. (1) With effect from the specified date-

 (a) all assets, rights, liabilities, obligations, licences and authorisations of the South African Nuclear Energy Corporation regarding the Vaalputs National Radioactive Waste Disposal Facility vest in the Institute; and

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(b) the persons who, immediately before the specified date, were employees of the South African Nuclear Energy Corporation, at the Vaalputs National Radioactive Waste Disposal Facility, appointed in terms of section 25 of the Nuclear Energy Act, 1999 (Act No. 46 of 1999), must be deemed to be employees of the <u>Institute</u> appointed in terms of section 19(2).

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- (2) The terms and conditions of service, salary or pay, allowances, subsidies and service benefits that were applicable to the employees contemplated in subsection (1)(b) must continue to apply until re-determined by the Board under section 19 (3).
- (3) The terms and conditions of service, salary or pay, allowances, subsidies and service benefits so re-determined, must not be less than those applicable to the employees before the re-determination.
- (4) The employees' respective periods of pensionable service with the South African Nuclear Energy Corporation and, where applicable, with its predecessor in terms of any law must be regarded and treated as pensionable service for the purposes of membership of any pension fund or scheme of which they are or may become members after the specified date.

(5) Any leave which has been accumulated by an employee, while in the service of the South African Nuclear Energy Corporation, must be regarded and treated as if it were leave accumulated by such an employee in the service of the <u>Institute</u>.

(6) For the purposes of the Income Tax Act, 1962 (Act No. 58 of 1962), no change of employer must be regarded as having taken place when the employees contemplated in subsection (1) take up employment at the Institute.

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(7) Despite the provisions in subsection (1)(a) all contracts entered into by the South African Nuclear Energy Corporation for the receipt of radioactive waste at the Vaalputs National Radioactive Waste Disposal Facility will become null and void 30 days after the specified date where after the acceptance of radioactive waste will be subject to the provisions of sections 23, 24 and 25 of this Act.

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(8) Despite the provisions in subsection (1)(a) the South African Nuclear Energy
Corporation will continue to maintain the nuclear installation licence of the Vaalputs
National Radioactive Waste Disposal Facility by providing where necessary services to
the Institute using the existing government budget allocations until such time as the
Institute is in a position to take over the functions to the satisfaction of the National
Nuclear Regulator.

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(9) The Registrar of Deeds must make the necessary entries or endorsements for the transfer of any property contemplated in subsection (1) (a).

Short title and commencement

31. This Act is called the National Radioactive Waste Management <u>Institute Act</u>, 2008 and comes into operation on a date specified by the President by proclamation in the Gazette.