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STAATSKOERANT, 1 AUGUSTUS 2014

No. 37873 **3** 

## GOVERNMENT NOTICE

## **DEPARTMENT OF LABOUR**

No. R. 595 1 August 2014

## EMPLOYMENT EQUITY ACT, 1998 (ACT 55 OF 1998 AS AMENDED)

#### REPEAL OF EMPLOYMENT EQUITY REGULATIONS

I Mildred Nelisiwe Oliphant, Minister of Labour, in terms of Section 55(1) of the Employment Equity Act, 1998 (Act No 55 of 1998 as amended), and on the advice of the Commission for Employment Equity, hereby repeal the Regulations made in terms of the Employment Equity Act, Act 55 of 1998, published under Government Notice No. 32393 of 14 July 2009. This notice will be effective from the date of publication.

The 1912 and M N OLIPHANT, MP MINISTER OF LABOUR 26106/2014

#### **EMPLOYMENT EQUITY ACT, 1998 (ACT 55 OF 1998 AS AMENDED)**

#### **EMPLOYMENT EQUITY REGULATIONS, 2014**

I, Mildred Nelisiwe Oliphant, Minister of Labour, hereby under section 55(1) of the Employment Equity Act, 1998 (Act 55 of 1998 as amended), make the regulations in the schedule.

#### **SCHEDULE**

#### **Arrangement of Regulations**

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1. Definitions

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- 3. Eliminating unfair discrimination
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- 10. EEA10: Summary of the employment equity progress report in terms of Section 22 of the Act
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- 12. EEA12: Template for reporting on analysis conducted in terms of Section 19 of the Act
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- 14. EEA 14: Director-General Notification in terms of Section 21(4A) of the Act

#### 1. Definitions

In these Regulations any word or expression to which a meaning has been assigned in the Act, has the meaning so assigned and, unless the context otherwise indicates.

"Basic Conditions of Employment Act" means the Basic Conditions of Employment Act, 1997 (Act No. 75 of 1997), as amended;

"Labour Relations Act" means the Labour Relations Act, 1995 (Act No. 66 of 1995), as amended;

"listed ground" means a ground listed in terms of section 6(1) of the Act;

"Regional demographics" means the Provincial Economically Active Population;

"temporary employees" mean employees who are employed for less than three months;

"the Act" means the Employment Equity Act, 1998 (Act No. 55 of 1998), as amended; and

"work of equal value" includes works that is the same, substantially the same or of the same value as other work, as contemplated in regulation 4 of these Regulations.

#### 2. Equal Pay for Work of Equal Value Criteria

These Regulations are published to prescribe the criteria and methodology for assessing work of equal value contemplated in section 6(4) of the Act.

#### 3. Eliminating unfair discrimination

- (1) An employer must, in order to eliminate unfair discrimination, take steps to eliminate differences in terms and conditions of employment, including remuneration of employees who perform work of equal value if those differences are directly or indirectly based on a listed ground or any arbitrary ground that is prohibited by section 6(1) of the Act.
- (2) Without limiting sub-regulation (1), an employer must ensure that employees are not paid different remuneration for work of equal value based on race, gender or disability.

#### 4. Meaning of work of equal value

For the purpose of these Regulations, the work performed by an employee -

- (1) is the same as the work of another employee of the same employer, if their work is identical or interchangeable;
- (2) is substantially the same as the work of another employee employed by that employer, if the work performed by the employees is sufficiently similar that they can reasonably be considered to be performing the same job, even if their work is not identical or interchangeable;
- (3) is of the same value as the work of another employee of the same employer in a different job, if their respective occupations are accorded the same value in accordance with regulations 5 to 7.

#### 5. Methodology

When, applying section 6(4) of the Act -

- (1) it must first be established
  - (a) whether the work concerned is of equal value in accordance with regulation 6; and
  - (b) whether there is a difference in terms and conditions of employment, including remuneration.
- (2) it must then be established whether any difference in terms of sub-regulation (1)(b) constitutes unfair discrimination, applying the provisions of section 11 of the Act.

#### 6. Assessing whether work is of equal value

- (1) In considering whether work is of equal value, the relevant jobs must be objectively assessed taking into account the following criteria:
  - (a) the responsibility demanded of the work, including responsibility for people, finances and material:
  - (b) the skills, qualifications, including prior learning and experience required to perform the work, whether formal or informal;
  - (c) physical, mental and emotional effort required to perform the work; and
  - (d) to the extent that it is relevant, the conditions under which work is performed, including physical environment, psychological conditions, time when and geographic location where the work is performed.
- (2) In addition to the criteria specified in sub-regulation (1) any other factor indicating the value of the work may be taken into account in evaluating work, provided the employer shows that the factor is relevant to assessing the value of the work.
- (3) The assessment undertaken in terms of sub-regulations (1) and (2) must be conducted in a manner that is free from bias on grounds of race, gender or disability, any other listed ground or any arbitrary ground that is prohibited in terms of section 6(1) of the Act.
- (4) Despite sub-regulations (1) and (2), an employer may justify the value assigned to an employee's work by reference to the classification of a relevant job in terms of a sectoral determination made by the Minister of Labour in terms of section 55 of the Basic Conditions of Employment Act, 1997 (Act No. 75 of 1997) which applies to the employer.

#### 7. Factors justifying differentiation in terms and conditions of employment

- (1) If employees perform work that is of equal value, a difference in terms and conditions of employment, including remuneration, is not unfair discrimination if the difference is fair and rational and is based on any one or a combination of the following grounds:
  - (a) the individuals' respective seniority or length of service;
  - (b) the individuals' respective qualifications, ability, competence or potential above the minimum acceptable levels required for the performance of the job;
  - (c) the individuals' respective performance, quantity or quality of work, provided that employees are equally subject to the employer's performance evaluation system, that the performance evaluation system is consistently applied;
  - (d) where an employee is demoted as a result of organisational restructuring or for any other legitimate reason without a reduction in pay and fixing the employee's salary at this level until the remuneration of employees in the same job category reaches this level;
  - (e) where an individual is employed temporarily in a position for purposes of gaining experience or training and as a result receives different remuneration or enjoys different terms and conditions of employment;
  - (f) the existence of a shortage of relevant skill, or the market value in a particular job classification; and
  - (g) any other relevant factor that is not unfairly discriminatory in terms of section 6(1) of the Act.
- (2) A differentiation in terms and conditions of employment based on one or more grounds listed in sub-regulation (1) will be fair and rational if it is established, in accordance with section 11 of the Act, that –
  - (a) Its application is not biased against an employee or group of employees based on race, gender or disability or any other ground listed in section 6(1) of the Act; and
  - (b) It is applied in a proportionate manner.

#### **Duties of a designated employer**

#### 8. Collecting information and conducting an analysis

- (1) When a designated employer collects information contemplated in section 19 of the Act, the employer must request each employee in the workforce to complete a declaration using the **EEA1** form.
- (2) An employee may add information to the **EEA1** form.
- (3) Where an employee refuses to complete the EEA1 form or provides inaccurate information, the employer may establish the designation of an employee by using reliable historical and existing data. People with disabilities have the right not to declare their disability, unless it is in line with the inherent requirements of the job.
- (4) A designated employer must conduct an analysis as required by section 19 of the Act by reviewing its workforce profile and employment policies, practices, procedures and the working environment in order to identify employment barriers which adversely affect people from designated groups from being equitably represented across all occupational levels. The outcome of the analysis should be reported using the **EEA12** in these regulations.
- (5) A designated employer must refer to the relevant Codes of Good Practice issued in terms of section 54 of the Act as a guide when collecting information and conducting the analysis required by section 19 of the Act.
- (6) When a designated employer conducts the analysis as required by section 19 of the Act, the employer may refer to
  - (a) **EEA8**, a guide on the applicable national and regional economically active population (EAP); and
  - (b) **EEA9**, which contains a description of occupational levels.

### 9. Duty to prepare and implement an Employment Equity Plan

- (1) A designated employer must refer to the relevant Codes of Good Practice issued in terms of section 54 of the Act when preparing an Employment Equity Plan contemplated in section 20 of the Act.
- (2) The Employment Equity Plan must contain, at a minimum, all the elements contained in the **EEA13** template of these regulations.

- (3) A designated employer must retain their Employment Equity Plan for a period of five years after the expiry of the plan.
- (4) A designated employer must refer to the **EEA9** in the regulations for guidance on how to differentiate between the various occupational levels.

#### 10. Duty to report

- (1) A designated employer must submit a report to the Director-General in terms of section 21 of the Act annually on the first working day of October or by 15 January of the following year only in the case of electronic reporting using the EEA2 form.
- (2) Employment equity reports must be addressed to the Employment Equity Registry, Department of Labour, Private Bag X117, Pretoria, 0001 or submitted electronically using the online reporting system available on the departmental website, <a href="https://www.labour.gov.za">www.labour.gov.za</a>.
- (3) An employer who becomes designated on or after the first working day of April, but before the first working day of October, must only submit its first report on the first working day of October of the following year.
- (4) A designated employer that is a holding company with more than one registered entity may choose to submit a consolidated report.
- (5) A designated employer who chooses to submit a consolidated report contemplated in subregulation 10(4) must have a consolidated Employment Equity Plan which is supported by individual Employment Equity Plans for each of the registered entities included in the consolidated report.
- (6) The method of reporting contemplated in sub-regulation 10(4) should remain consistent for the duration of the plan.
- (7) An employer must inform the Department in writing immediately of any changes to their trade name, designation status, contact details or any other major changes, including mergers, acquisitions and insolvencies.
- (8) A designated employer who is unable to report must notify the Director-General in writing before the last working day of August in the same year giving reasons for its inability to do so using the **EEA14** form.

- (9) A designated employer must retain a copy of the report for a period of five years after it has been submitted to the Director-General.
- (10) In terms of Section 22, every designated employer must publish a summary of a report required by Section 21 reflecting progress in their annual financial report by using the **EEA10** annexure for guidance.
- (11) An employment equity report (**EEA2**), except for the Income Differential Statement reflected in the **EEA4** form, submitted to the Department of Labour is a public document and a copy may be requested by the public by completing and submitting the **EEA11** form to the Department of Labour, Employment Equity Registry.

#### 11. Duty to inform

The notice contemplated in section 25(1) of the Act is contained as the Summary of the Act in annexure **EEA3** of these Regulations and must be displayed at the workplace.

#### 12. Income differentials and discrimination

- (1) A designated employer must submit an Income Differential Statement in terms of section 27 of the Act using the EEA4 form to the Employment Conditions Commission, which must be addressed to the Employment Equity Registry, Department of Labour, Private BagX117, Pretoria, 0001, unless the employer is completing the prescribed forms on the Department of Labour's EE Online Reporting System.
- (2) An employer who becomes designated on or after the first working day of April, but before the first working day of October, must only submit their Income Differential Statement on the first working day of October of the following year.
- (3) A designated employer must retain a copy of the statement of income differentials contemplated in sub-regulation 12(1) for a period of five years after it has been submitted.

#### **Enforcement Mechanisms**

## 13. Requesting an undertaking

A labour inspector may request and obtain a written undertaking using the EEA5 form.

## 14. Compliance order

A labour inspector may issue a compliance order to a designated employer using the **EEA6** form.

## 15. Review by the Director-General (DG Review)

The Director-General may require designated employers who have been identified for the DG Review process to fully and accurately complete the DG Review Assessment form (**EEA7**) and furnish the required documents.

#### **General Administrative Matters**

## 16. Repeal of laws

The Employment Equity Regulations, 2009 as published in *Government* Notice No. 32393 of 14 July 2009 is hereby repealed.

#### 17. Short Title

These Regulations are called the Employment Equity Regulations, 2014.



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EEA1

DECLA	RATION BY EMPLOYEE (Confidential)
PLEASE READ THIS FIRST	Communitary
<b>I</b>	1. Name of employee:
PURPOSE OF THIS FORM	
This form is used to obtain information from employees for the purpose of assisting employers in conducting an analysis on the workforce profile.  Employers should use this form to ascertain which employees are from designated groups in terms of the Employment Equity Act, 55 of 1998, as amended.	2. Employee workplace No:
WHO COMPLETES THIS FORM?	
Employees should fill in this form.	African Coloured Indian White
INSTRUCTIONS	
All employers must ensure that the contents of this form remain confidential, and that it is only used to comply with the Employment Equity Act, 55 of 1998, as amended.	Foreign Nationals  If you are not a citizen by birth, please indicate the date you
PLEASE NOTE:	acquired your citizenship:
'Designated groups', mean black people, women and people with disabilities who- a) Are citizens of the Republic of South Africa by birth or descent; or b) Became citizens of the Republic of South Africa by naturalization – (i) before 27 April 1994; or	Person with a disability*  If yes, specify nature of disability:
(ii) after 26 April 1994 and would have been entitled to acquire citizenship by naturalisation prior to that date but who were precluded by Apartheid policies	4. I verify that the above information is true and correct.
'People with disabilities' are defined in the Act as people who have a long-term or recurring physical or mental impairment, which substantially limits their prospects of entry into, or	Signed:Employee  Date:
advancement in employment.  *Please note that people with disabilities have the right not to disclose their disability, unless it is in line with the inherent requirements of the job.	



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EEA2

PLEASE READ THIS FIRST	SECTION A: EMPLOYER DI	ETAILS & INSTRUCTIONS
	Trada nama	<u> </u>
1	Trade name	
_	DTI registration name	
PURPOSE OF THIS FORM	DTI registration number	
	PAYE/SARS number	
This form enables employers to	UIF reference number	
comply with Section 21 of the	EE reference number	
Employment Equity Act 55 of	Seta classification	
1998, as amended.	Industry/Sector	
1	Telephone number	
This form contains the format for employment equity reporting by	Postal address	
designated employers to the	Postal code	
Department of Labour.	City/Town	
	Province	
WHO COMPLETES THIS FORM?	Physical address	
	Postal code	
All designated employers.	City/Town	
Employers who wish to voluntarily comply with Chapter 3	Province	
of the Act are also required to		icer at the time of submitting this report
complete this form.		The factor of Submitting this report
	Name and surname	
WHEN SHOULD EMPLOYERS	Telephone number	
REPORT?	Fax number	
Designated employers must	Email address	
submit their report annually on	Details of Employment Equity	Senior Manager at the time of submitting this report
the first working day of October or by 15 January of the following	Name and Surname	
year in the case of electronic	Telephone number	
reporting.	Fax number	
Toporting.	Email address	
Employers who become	Business type	
designated on or after the first	☐ Private Sector	☐ State-Owned Enterprise
working day of April but before	□ National Government	□ Provincial Government
the first working day of October	☐ Local Government	☐ Educational Institution
must only submit their first report	☐ Non-profit Organisation	
on the first working day of October of the following year.	Information about the organis	ation at the time of submitting this report
	Number of employees in the	□ 0 to 49
SEND TO:	Number of employees in the organisation	□ 50 to 149
		□ 150 or more
Employment Equity Registry The Department of Labour	Is your organisation an organ of State?	□ Yes □ No
Private Bag X117 Pretoria 0001	Is your organisation part of a	□ Yes
Trotoma ooo i	group / holding company?	□ No
Online reporting:		
www.labour.gov.za		
Helpline: 0860101018	If yes, please provide the	
	name	
NO FAXED OR E-MAILED		
REPORTS WIIL BE ACCEPTED		
	Year for which this report is	
	submitted	

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Please indicat	•	receding twelve	month period ti	he report cove	ers (except for first time	reporting where
From (date):			to (date):			
	DD/MM/YY	YY		DD/MM/Y	YYY	
Please indicat	te below the di	uration of your o	current Employr	nent Equity P	Plan:	
From (date):	/	_/	to (date):			
	DD/MM/YY	ΥΥ		DD / MM / Y	YYY	

#### PLEASE READ THIS FIRST

- a. The report should cover a twelve month period, except for first time reporting where this may not be
  possible and the months covered should be consistent from year to year for the duration of the
  plan.
- b. Employers must complete the EEA2 and the EEA4 forms and submit them together to the Department of Labour. Reports submitted by employers to the Department may only be hand delivered, posted or submitted online by the first working day of October or by 15 January of the following year only in the case of electronic reporting.
- c. An employer who becomes designated on or after the first working day of April, but before the first working day of October, must only submit its first report on the first working day of October in the following year.
- d. "Designated groups" mean Black people (i.e. Africans, Coloureds and Indians), women and people with disabilities who are citizens of the Republic of South Africa by birth or descent; or became citizens of the Republic of South Africa by naturalisation (i) before 27 April 1994 or (ii) after 26 April 1994 and who would have been entitled to acquire citizenship by naturalisation prior to that date but who were precluded by apartheid policies.
- e. The alphabets "A", "C", "I", W", "M" and "F" used in the tables have the following corresponding meanings and must be interpreted as "Africans", "Coloureds", "Indians", "Whites", "Males" and "Females" respectively.
- f. "Temporary employees" are those employees employed for less than three months.
- g. Guidelines on occupational levels are provided in the EEA9 Annexure of these regulations.
- h. Numerical goals must include the entire workforce profile, and NOT the difference between the current workforce profile and the projected workforce profile the employer seeks to achieve at the end of its Employment Equity Plan (EE Plan).
- Numerical targets must include the entire workforce profile, and NOT the difference between the current workforce profile and the projected workforce profile the employer seeks to achieve by the next reporting period.
- j. All areas of the form must be fully and accurately completed and submitted by employers. Designated employers who fail to observe this provision will be deemed not to have reported.
- k. Employers must **not** leave blank spaces, use 'not applicable' (NA) or a 'dash' (-) when referring to the value "0" (Zero) or the word "No".

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# SECTION B: WORKFORCE PROFILE 1. WORKFORCE PROFILE

1.1 Please report the total number of employees (including employees with disabilities) in each of the following occupational levels: Note: A=Africans, C=Coloureds, I=Indians and W=Whites

	Male					Fen	nale		Foreign	Nationals	
Occupational Levels	Α	С		w	Α	С	l	W	Male	Female	Total
Top management											
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

1.2 Please report the total number of **employees with disabilities only** in each of the following occupational levels: Note: A=Africans, C=Coloureds, I=Indians and W=Whites

		Ma	ale			Fen	nale		Foreign	Nationals	
Occupational Levels	Α	С	l l	w	А	С	ı	W	Male	Female	Total
Top management											
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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## **SECTION C: WORKFORCE MOVEMENT**

## 2. Recruitment

2.1. Please report the total number of new recruits, **including people with disabilities**. Note: A=Africans, C=Coloureds, I=Indians and W=Whites

		Ma	ale			Fen	nale		Foreign	Nationals	
Occupational Levels	Α	С	*****	W	A	С		W	Male	Female	Total
Top management						* *************************************					
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making						_					
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL	**										

## 3. Promotion

3.1. Please report the total number of promotions into each occupational level, **including people with disabilities**. Note: A=Africans, C=Coloureds, I=Indians and W=Whites

		Ma	ale			Fen	nale	00.500 500.00.5 5	Foreign	Nationals	
Occupational Levels	Α	ပ		w	А	С	1	W	Male	Female	Total
Top management											
Senior management											·
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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#### 4. Termination

4.1. Please report the total number of terminations in each occupational level, **including people with disabilities**. Note: A=Africans, C=Coloureds, I=Indians and W=Whites

		Ma	ale		de që edhtorija	Fen	nale		Foreign	Nationals	
Occupational Levels	Α	С	1	w	Α	С	ı	W	Male	Female	Total
Top management			So. 20 . 10 . S . So.								
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

## **SECTION D: SKILLS DEVELOPMENT**

## 5. Skills Development

5.1. Please report the total number of people including people with disabilities, who received training ONLY for the purpose of achieving the numerical goals, and not the number of training courses attended by individuals. Note: A=Africans, C=Coloureds, I=Indians and W=Whites

	20. 200. 200. 200. 200. 200.	Ma	ale		Townson donners of	Fen	nale		
Occupational Levels	A	С		W	Α	С	l	w	Total
Top management									
Senior management									
Professionally qualified and experienced specialists and mid-management									
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents									
Semi-skilled and discretionary decision making									
Unskilled and defined decision making									
TOTAL PERMANENT									
Temporary employees									
GRAND TOTAL									

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## **SECTION E: NUMERICAL GOALS & TARGETS**

#### 6. Numerical goals

6.1. Please indicate the numerical goals as contained in the EE Plan (i.e. the entire workforce profile **including people** with disabilities) you project to achieve at the end of your current Employment Equity Plan in terms of occupational levels. Note: A=Africans, C=Coloureds, I=Indians and W=Whites:

	.,	Ma	ale			Fen	nale	A. 1	Foreign	Nationals	** **
Occupational Levels	Α	С		W	A	ပ	ı	W	Male	Female	Total
Top management											
Senior management											
Professionally qualified and experienced specialists and mid-management								. "			
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

## 7. Numerical targets

7.1. Please indicate the numerical targets as contained in the EE Plan (i.e. the entire workforce profile **including people** with disabilities) you project to achieve at the end of the next reporting cycle, in terms of occupational levels.

Note: A=Africans, C=Coloureds, I=Indians and W=Whites

		Ma	ale			Fen	nale		Foreign	Nationals	
Occupational Levels	Α	C	ı	W	Α	С	ŀ	w	Male	Female	Total
Top management											
Senior management							,				
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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## **SECTION F: MONITORING & EVALUATION**

#### 8. Consultation

8.1. Please indicate below the stakeholders that were involved in the consultation process when developing and implementing your Employment Equity Plan and the preparation of this Employment Equity Report.

Consultation	Yes	No
Consultative body or employment equity forum		
Registered trade union(s)		
Employees		

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## 9. Barriers and affirmative action measures

9.1. Please indicate which categories of employment policy or practice barriers to employment equity were identified. If your answer is '**Yes**' to barriers in any of the categories, please indicate whether or not there are affirmative action measures developed and the time-frames to overcome them.

Categories	BAR	RIERS		MATIVE IEASURES	TIME-FRA IMPLEMENT MEAS	ION OF AA	
	YES	NO	YES	NO	START DATE	END DATE	
Recruitment procedures							
Advertising positions							
Selection criteria							
Appointments		-					
Job classification and grading		· · · · · · · · · · · · · · · · · · ·					
Remuneration and benefits							
Terms & conditions of employment							
Job assignments							
Work environment and facilities							
Training and development		-					
Performance and evaluation					_		
Promotions							
Transfers	·						
Succession & experience planning						· · · · · · · · · · · · · · · · · · ·	
Disciplinary measures							
Dismissals				-			
Retention of designated groups							
Corporate culture							
Reasonable accommodation							
HIV&AIDS prevention and wellness programmes							
Assigned senior manager(s) to manage EE implementation							
Budget allocation in support of employment equity goals							
Time off for employment equity consultative committee to meet							

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## 10. Monitoring and evaluation of implementation

10.1. How regularly do you monitor progress on the implementation of the Employment Equity Plan? Please choose one.

Monthly	Quarterly

10.2. Did you achieve the annual objectives as set out in your Employment Equity Plan for this period?

Yes	No	Please explain

## SECTION G: Signature of the Chief Executive Officer/Accounting Officer

Chief Executive Officer/Accounting Officer
I(full Name) CEO/Accounting Officer of
hereby declare that I have read, approved and authorized this report.
Signed on this(month) yearday of
At (place):
Chief Executive Officer/Accounting Officer
hereby declare that I have read, approved and authorized this report.  Signed on this(month) year  At (place):



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EEA3

# SUMMARY OF THE EMPLOYMENT EQUITY ACT, 55 OF 1998, AS AMENDED ISSUED IN TERMS OF SECTION 25(1)

1. Chapter I – Definition, purpose, interpretation and application

#### **Definitions: Section 1**

- (a) Designated groups mean black people, women and people with disabilities who are citizens of the Republic of South Africa by birth or descent, or became citizens of the Republic of South Africa by naturalisation: before 27 April 1994 or after 26 April 1994 and who would have been entitled to acquire citizenship by naturalization prior to that date but were precluded by apartheid policies.
- (b) Designated employer means an employer who employs 50 or more employees, or an employer who employs fewer than 50 employees, but has a total annual turnover as reflected in Schedule 4 of the Act; municipalities and organs of State. Employers can also volunteer to become designated employers.
- (c) Temporary employees are employees who are employed for less than three months.

#### Purpose of the Act: Section 2

The purpose of this act is to achieve equity in the workplace by-

- (a) Promoting equal opportunity and fair treatment in employment through the elimination of unfair discrimination;
   and
- (b) Implementing affirmative action measures to redress the disadvantages in employment experienced by designated groups to ensure their equitable representation in all occupational levels in the workforce.

#### Application of the Act: Section 4

- (a) Chapter II applies to all employers and employees. Chapter III applies to designated employers and people from designated groups.
- (b) The South African National Defence Force, National Intelligence Agency, and South African Secrete Services are excluded from this Act.

#### 2. Chapter II – prohibition of unfair discrimination

- (a) No person may unfairly discriminate, directly or indirectly, against an employee in any employment policy or practice, on one or more grounds including race, gender, sex, pregnancy, marital status, family responsibility, ethnic or social origin, colour, sexual orientation, age, disability, religion, HIV status, conscience, belief, political opinion, culture, language, birth or on any other arbitrary ground.
- (b) It is not unfair discrimination to promote affirmative action consistent with the Act or to prefer or exclude any person on the basis of an inherent job requirement.

#### 2.1. Equal pay for work of equal value: Section 6(4)

(a) Employers may not unfairly discriminate against employees by providing different terms and conditions of employment between employees of the same employer performing the same or substantially the same work or work of equal value that is directly or indirectly based on any one or more grounds listed in subsection 6(1) or on any other arbitrary ground.

#### 2.2. Medical testing: Section 7

- (a) Medical testing of an employee is permissible only when legislation requires testing or when this is justifiable for various reasons.
- (b) HIV testing is prohibited unless such testing is determined to be justifiable by the Labour Court.

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#### 2.3. Psychometric testing: Section 8

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No. 37873

Psychometric testing and other similar assessments of an employee are prohibited unless the test or assessment being used has been scientifically shown to be valid and reliable, can be applied fairly to all employees, is not biased against any employee; and has been certified by the Health Professions Council of South Africa (HPCSA) established under the Health Professions Act, 56 of 1974 or any other body which may be authorized by law to certify such tests or assessments.

#### 2.4. Disputes concerning Chapter 2: Section 10

- (a) An employee, or applicant for employment, may refer a dispute concerning alleged unfair discrimination, medical or psychological testing to the CCMA for conciliation. This must be done within six months of the alleged discrimination or testing.
- (b) If a dispute is not resolved after conciliation, any party to the dispute may refer it to the Labour Court for adjudication. The parties to a dispute may also agree to refer the dispute for arbitration.
- (c) Unfair dismissal disputes in which unfair discrimination is alleged must be dealt with in terms of the Labour Relations Act. The dismissal must be referred to the CCMA within 30 days.
- (d) An employee may refer a dispute to the CCMA for arbitration if :-
  - (i) the employee alleges sexual harassment; and
  - (ii) in any other case, where the employee earns less than the amount prescribed by the Minister in terms of section 6(3) of the Basic Conditions of Employment Act; or
- (e) Any party may refer the dispute to the CCMA for arbitration.

#### 3. Chapter III - Affirmative Action

#### 3.1 Duties of a designated employer: Section 13

- (a) A designated employer must implement affirmative action measures for designated groups to achieve employment equity.
- (b) In order to implement affirmative action measures, a designated employer must-
  - (i) Consult with employees;
  - (ii) Conduct analysis;
  - (iii) Prepare an Employment Equity Plan; and
  - (iv) Report to the Director-General on progress made in the implementation of the plan.

#### 3.2 Affirmative action measures: Section 15

- (a) Affirmative action measures are measures intended to ensure that suitably qualified employees from designated groups have equal employment opportunities and are equitably represented in all occupational levels of the workforce.
- (b) Such measures must include:
  - (i) Identification and elimination of barriers with an adverse impact on designated groups;
  - (ii) Measures which promote diversity;
  - (iii) Making reasonable accommodation for people from designated groups;
  - (iv) Retention, development and training of designated groups (including skills development); and
  - (v) Preferential treatment and numerical goals to ensure equitable representation, which exclude quotas.
- (c) Designated employers are not required to take any decision regarding an employment policy or practice that would establish an absolute barrier to prospective or continued employment or advancement of people not from designated groups.

#### 3.3 Consultation: Section 16 and 17

- (a) A designated employer must consult with its employees and their representatives on employment equity matters
- (b) Designated employers should consult with employees both from designated and non-designated groups, and employees representing the interests of individuals from the various occupational levels.
- (c) Matters for consultation must include issues relating to the conducting of an analysis, preparing and implementing an Employment Equity Plan and preparation and submission of employment equity reports.

#### 3.4 Disclosure of information: Section 18

To ensure meaningful consultation, the employer must disclose relevant information to the consulting parties, subject to section 16 of the Labour Relations Act 66 of 1995.

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#### 3.5 Analysis: Section 19

A designated employer must conduct an analysis of employment policies, practices, procedures and the work environment so as to identify employment barriers that adversely affect members of the designated groups. The analysis must also include the development of a workforce profile to determine to what extent designated groups are under-represented in the workplace.

#### 3.6. Employment Equity Plan: Section 20

- (a) A designated employer must prepare and implement an Employment Equity Plan, which must not be shorter than one year and not longer than five years, and should include a timetable for the achievement of goals and objectives for each year of the plan.
- (b) The Director-General may apply to the Labour Court to impose a fine in terms of Schedule 1 for failure to prepare and implement an Employment Equity Plan.

#### 3.7. Report: Section 21

- (a) A designated employer must submit a report to the Director-General annually on the first working day of October or by 15 January of the following year in the case of electronic reporting.
- (b) The Labour Court may, on application by the Director-General, impose a fine contemplated in Schedule 1 of this Act for failure to report.

#### 3.8. Designated employer must assign a manager: Section 24

A designated employer must assign one or more senior managers to ensure implementation and monitoring of the Employment Equity Plan and must make available necessary resources for this purpose.

#### 3.9. Income Differentials: Section 27

- (a) A statement of remuneration and benefits received in each occupational level of that employer's workforce must be submitted by a designated employer to the Employment Conditions Commission (ECC).
- (b) Where disproportionate income differentials or unfair discrimination in terms and conditions of employment as contemplated by section 6(4) of the Act are reflected in the statement contemplated in sub-regulation (a), a designated employer must take measures to progressively reduce such differentials subject to guidance as may be given by the Minister as contemplated in the regulations.

#### 4. Chapter V - Monitoring, Enforcement and Legal Proceedings

## 4.1 Monitoring: Section 34

Employees or trade union representatives can monitor the implementation of the Act and report any contraventions to the relevant bodies.

#### 4.2 Powers of the Labour Inspector: Section 35

Labour Inspectors are authorised to conduct an inspection as provided for in section 65 and 66 of the Basic Conditions of Employment Act, 1997.

#### 4.3 Undertaking to comply: Section 36

- (a) If the inspector has reasonable grounds to believe a designated employer has failed to comply with its obligations in terms of the Act, the inspector may request and obtain a written undertaking to comply within a specified period.
- (b) If an employer fails to comply with an undertaking, the Director-General may apply to the Labour Court to make such an undertaking an order of the Labour Court.

#### 4.4 Compliance Order: Section 37

(a) A labour inspector may issue a compliance order to a designated employer if that employer has failed to comply with sections 16, 17, 19, 22, 24, 25, or 26 of this Act. 26 No. 37873

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(b) If an employer fails to comply with an undertaking, the Director-General may apply to the Labour Court to make such an undertaking an order of the Labour Court.

#### 4.5 Review by Director-General: Section 43, 44 and 45

- (a) The Director-General may conduct a review to determine whether an employer is complying with the Act.
- (b) The outcome of the review may result in the Director-General approving the designated employers' Employment Equity Plan: or may make recommendations to fulfil the requirements of the Act.
- (c) If an employer fails to comply with a request made by the Director-General in terms of section 43(2) or a recommendation made by the Director-General in terms of section 44 (b), the Director-General may apply to the Labour Court for an order directing the employer to comply with the request or recommendation or to impose a fine in terms of Schedule 1 of this Act.

#### 4.6 Powers of the Labour Court: Section 50

The Labour Court has the powers to make any appropriate orders, award compensation or impose fines.

#### 4.7 Protection of employee Rights: Section 51

The Act protects employees who exercise their rights and obligations under the Act against victimisation, obstruction and undue influence.

#### 5. Chapter VI - General Provisions

#### 5.1 State contracts: Section 53

Designated employers and employers who voluntarily comply with Chapter III, and who seek to do business with any organ of state, will have to apply for a certificate from the Minister confirming their compliance with chapter II and III of the Act. Non-designated employers' compliance certificate will pertain to chapter II.

#### 5.2 Liability of Employers: Section 60

Should employees contravene any provision of this Act while performing their duties; the employer will be liable, unless the employer can prove that it did everything in its power to prevent the undesired act.



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EEA4

PLEASE READ THIS FIRST	SECTION A: EMPLOYER DETA	AILS & INSTRUCTIONS					
	Trade name						
<b>JL</b>	DTI registration name						
•	DTI registration number						
PURPOSE OF THIS FORM	PAYE/SARS number	_					
	UIF reference number						
This form enables employers to	EE reference number						
comply with Section 27 (1) of the	Seta classification						
Employment Equity Act 55 of 1998	Industry/Sector						
as amended.	Telephone number						
This form contains the format for Income Differential Statement to be	Postal address						
completed by designated employers	Postal code						
to the Employment Conditions	City/Town						
Commission.	Province						
WHO COMPLETES THIS FORM?	Physical address						
All designated ampleyers who are	Postal code						
All designated employers who are required to submit a report in terms	City/Town						
of Section 27(1) of the Employment	Province						
Equity Act, 55 of 1998 as amended.		r at the time of submitting this report					
Employers who wish to voluntarily	<b>,</b>	,					
comply with the reporting	Name and surname						
requirements of the Act are also	Telephone number						
required to complete this form.	Fax number						
	Email address						
WHEN SHOULD EMPLOYERS REPORT?	Details of Employment Equity Senior Manager at the time of submitting this report						
neron!							
Designated employers must submit	Name and Surname						
the Income Differential Statement	Telephone number						
annually on the first working day of	Fax number						
October or by 15 January of the	Email address						
following year in the case of	Business type						
electronic reporting.							
	☐ Private Sector	☐ State-Owned Enterprise					
Employers who become designated	☐ National Government	☐ Provincial Government					
on or after the first working day of	☐ Local Government	☐ Educational Institution					
April but before the first working day of October must submit their Income	☐ Non-profit Organisation	an at the time of authoriting this concert					
Differential Statement on the first	Information about the organisation at the time of submitting this report						
working day of October of the	Number of employees in the	0 to 49					
following year.	organisation	50 to 149					
,	organication	150 or more					
SEND TO:	Is your organisation an organ of	☐ Yes					
	State?	□ No					
Employment Equity Registry	Is your organisation part of a	☐ Yes					
The Department of Labour	group / holding company?	□ No					
Private Bag X117	group / Holding company .						
Pretoria 0001							
Online reporting:	lk						
www.labour.gov.za	If yes, please provide the name.						
Helpline: 0860101018							
-							
NO FAXED OR E-MAILED	Year for which this report is						
REPORTS WIIL BE ACCEPTED	submitted						

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## SECTION B: THE FOLLOWING MUST BE TAKEN INTO CONSIDERATION WHEN COMPLETING THE EEA4 FORMS

- 1. All employees (including Foreign Nationals) must be included when completing the EEA4 form in the appropriate space provided in the table below. Temporary employees are employees employed to work for less than three months.
- 2. Calculation of remuneration must include twelve months, which must be in line with the period covered by the EEA2 reporting form. In the case of employees who have not worked a full twelve month period an amount equivalent to the annual salary should be furnished, e.g. if a person worked for three months and earned R30 000, the annual equivalent will be (R30 000 / 3) \* 12, which means the annual equivalent for this person will be R120 000.All payment amounts to be reflected in the table below must be rounded to the nearest Rand (R) and included as total remuneration for each group in terms of race and gender.
- 3. No blank spaces, commas (,), full stops or decimal points (.) or any other separator should be included when capturing the payment amounts in each of the cells in the table below for example R7 345 567.22 must be captured as 7345567 with no separators.
- 4. The payments below indicate what must be included and what must be excluded in an employee's remuneration for the purposes of calculating pay in order to complete the EEA4 form.

#### 4.1. Included

- (a) Housing or accommodation allowance or subsidy or housing or accommodation received as a benefit in kind;
- (b) Car allowance or provision of a car, except to the extent that the car is provided to enable the employee to work:
- (c) Any cash payments made to an employee, except those listed as exclusions in terms of this schedule;
- (d) Any other payment in kind received by an employee, except those listed as exclusions in terms of this schedule;
- (e) Employer's contributions to medical aid, pension, provident fund or similar schemes; and
- (f) Employer's contributions to funeral or death benefit schemes.

#### 4.2. Excluded

- (a) Any cash payment or payment in kind provided to enable the employee to work (for example, an equipment, tool or similar allowance or the provision of transport or the payment of a transport allowance to enable the employee to travel to and from work);
- (b) A relocation allowance;
- (c) Gratuities (for example, tips received from customers) and gifts from the employer;
- (d) Share incentive schemes;
- (e) Discretionary payments not related to an employee's hours of work or performance (for example, a discretionary profit-sharing scheme);
- (f) An entertainment allowance; and
- (g) An education or schooling allowance.
- 5. The value of payments in kind must be determined as follows -
  - (a) a value agreed to in either a contract of employment or collective agreement, provided that the agreed value may not be less than the cost to the employer of providing the payment in kind; or
  - (b) the cost to the employer of providing the payment in kind.
- 5. An employee is not entitled to a payment or the cash value of a payment in kind as part of remuneration if-
  - (a) the employee received the payment or enjoyed, or was entitled to enjoy, the payment in kind during the relevant period; or
  - (b) in the case of a contribution to a fund or scheme that forms part of remuneration, the employer paid the contribution in respect of the relevant period.
- 7. If an employee's remuneration or wage fluctuates significantly from period to period, any payment to that employee in terms of the BCEA must be calculated by reference to the employee's remuneration or wage during-
  - (a) the preceding 13 weeks; or
  - (b) if the employee has been in employment for a shorter period, that period.

STAATSKOERANT, 1 AUGUSTUS 2014

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## **SECTION C: INCOME DIFFERENTIALS STATEMENT**

Please use the table below to indicate the number of employees, including people with disabilities, and their remuneration in each **occupational level** in terms of race and gender.

Occupational leve	Occupational levels		MALE				IALE	FOREIGN NATIONALS		Total		
· •		Α	С	I	W	Α	С	I	W	M	F	
Tan Managamant	Number of workers											
Top Management	Remuneration											
Senior Management	Number of workers											
Ç	Remuneration											
Professionally qualified and experienced	Number of workers											
specialists and mid- management	Remuneration											
Skilled technical and academically qualified	Number of workers											
workers, junior management, supervisors, foremen and superintendents	Remuneration											·
Comi akillad and	Number of workers											
	Remuneration											
Unskilled and defined	Number of workers											
decision making	Remuneration											
TOTAL PERMANENT	Number of workers											
	Remuneration											
T	Number of workers										,	
Temporary employees	Remuneration											
TOTAL	Number of workers											
TOTAL	Remuneration											

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**SECTION D**: Please indicate the key reason(s) for differentiation in income in each occupational level that apply to your organisation. Please use **(X)** to mark the applicable key reason(s).

		REASONS FOR INCOME DIFFERENTIALS						
OCCUPATIONAL LEVELS	Seniority or length of service	Qualifications, ability, competence or potential	Performance, quantity or quality of work	Demotion	Experiential training	Shortage of relevant skills	Other relevant factor	
Top Management								
Senior Management	<u>'</u>							
Professionally qualified and experienced specialists and midmanagement								
Skilled technical and academically qualified workers, junior management, supervisors, foremen and superintendents								
Semi-skilled and discretionary decision making								
Unskilled and defined decision making							7	
Temporary employees								

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## SECTION E: Signature of the Chief Executive Officer/Accounting Officer

Chief Executive Officer /Accounting Officer
I(full Name) CEO/Accounting Officer of
hereby declare that I have read, approved and authorized this information.
Signed on this (month) year
At (place):
Chief Executive Officer/Accounting Officer

**Employer Details** 



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#### **DEPARTMENT OF LABOUR**

## WRITTEN UNDERTAKING

## PLEASE READ THIS FIRST



## PURPOSE OF THIS FORM

To obtain a written undertaking from the employer in terms of Section 36 to comply with the requirements of the Employment Equity Act, 55 of 1998, as amended.

## WHO COMPLETES THIS FORM?

An employer, assisted by a labour inspector.

## WHO RECEIVES THIS FORM?

This form goes to the inspector.

#### **PLEASE NOTE:**

A labour inspector may request and obtain a written undertaking from a designated employer to comply with the provisions of Section 36 (1) within a specified period.

Failure to comply with this undertaking may result in the Director-General applying to the Labour Court, to make this undertaking, or any part thereof, an order of the Labour Court in terms of Section 36(2).

DTI registration name	
PAYE/SARS No	
EE Ref. No	
Industry/Sector	
Tel No	
Fax No	
Postal address.	
Physical address	
Name & Surname of the CEO/Accounting Officer	
	••••••
Email address	
Please tick the applicable box below as an undertaking to with the following provisions of the Act and its regulations  i. Consult with employees (section 16 read with section 17)	
i. Consult with employees (section 16 read with section 17)	
with the following provisions of the Act and its regulations	
i. Consult with employees (section 16 read with section 17)	
i. Consult with employees (section 16 read with section 17)	
i. Consult with employees (section 16 read with section 17)	
with the following provisions of the Act and its regulations  i. Consult with employees (section 16 read with section 17)  Please specify	

No. 37873 **33** 

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iii.	Publish report (section 22)		
iv.	Assign responsibility to one or more senior managers (section 24)		
v.	Inform employees (section 25)		
vi.	Keep records (section 26)		
hereof. Failure applying to the	d to comply with this written undertaking withindays of receito comply with this undertaking may result in the Director-General Labour Court, to make this undertaking, or any part thereof, an abour Court in terms Section 36(2).	•	
	Day of (Month)Year		
SIGNED: EMPLOYE	ER/ ON BEHALF OF EMPLOYER		
SIGNED: LABOUR	NSPECTOR	••••	
CONTACT DETAILS	S OF INSPECTOR:		
PHYSICAL ADDRES	SS		
		•••	



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EEA6

#### PLEASE READ THIS FIRST



#### **PURPOSE OF THIS FORM**

This form is used to issue a compliance order to an employer who has failed to comply with sections 16, 17, 19, 22, 24, 25 or 26 of the Employment Equity Act, 55 of 1998, as amended.

Failure to comply with this compliance order may result in the Director-General applying to the Labour Court, to make this compliance order an order of the Labour Court.

#### WHO COMPLETES THIS FORM?

A labour inspector fills this form.

#### WHO RECEIVES THIS FORM?

This form goes to the employer.

#### **PLEASE NOTE:**

The employer must display a copy of this order prominently at a place accessible to the affected employees at each workplace named in it in terms of Section 25(2)(b).

iii.

iv.

## **DEPARTMENT OF LABOUR**

## **COMPLIANCE ORDER**

Ref/Case No:
Employer Details
Trade name
DTI registration name
PAYE/SARS No
EE Ref. No
Industry/Sector
Tél No
Fax No
Postal address
Physical address
Name & Surname of the CEO/Accounting Officer
Email address
<ol> <li>You are required to comply with the following provisions of the Act and its regulations. Failure to comply with this compliance order may result in the Director-General applying to the Labour Court, to make this compliance order an order of the Labour Court.</li> </ol>
(Tick the applicable box(es) below)
i. Consult with employees (section 16 read with section 17)

vi. Keep records (section 26) 

Assign responsibility to one or more senior managers (section 24) □

Conduct an analysis (section 19)

Publish the report (section 22)

Inform employees (section 25)



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2. You are required to comply with this compliance order within......days of receipt hereof. The employer must display a copy of this order prominently at a place accessible to the affected employees at each workplace named in it in terms of Section 25(2)(b).

OBTAINED ONPay of (Month)YearYear
At (Place)
SIGNED: EMPLOYER
SIGNED: LABOUR INSPECTOR / ON BEHALF OF EMPLOYER
CONTACT DETAILS OF INSPECTOR:
PHYSICAL ADDRESS



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## **DIRECTOR-GENERAL REVIEW ASSESSMENT FORM**

#### **INSTRUCTIONS**

The following are instructions for the completion of this Assessment Form:

In this Assessment Form the term "Company or Organisation" is used to refer to the Designated Employer who is being required to submit documentation in terms of Section 43 of the Employment Equity Act as amended.

- 1) The designated employer must complete all sections of the Assessment Form.
- 2) The designated employer must respond in the spaces provided in the Assessment Form and where "YES" is indicated provide supporting information or evidence as a schedule or annexure with the relevant heading.
- 3) The annexure, supporting information and evidence that is submitted must be numbered as per each section of the Assessment Form.
- 4) All information must be submitted in hard copies.
- 5) Should information requested not be completed and submitted in the required format, it may result in the Director-General applying to the Labour Court to use remedies available in terms of Section 45 of the Act.
- 6) The completed Assessment Form must be signed by the Chief Executive Officer/Accounting Officer.
- 7) Should the designated employer have an enquiry regarding the completion of the Assessment Form, please contact:

THE DEPARTMENT OF LABOUR				
Contact Person:				
Address:				
Tel.:				
Fax:				
E-mail:				

NB. The Assessment Form must be delivered to the above address.



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## **DIRECTOR-GENERAL REVIEW ASSESSMENT FORM**

**SECTION A: EMPLOYER DETAILS** 

	9201.01171	: EMPLOYER DETAILS			
	Trade name				
PURPOSE OF THIS FORM	DTI registration name				
	DTI registration number				
This form enables designated	PAYE/SARS number				
employers to comply with Section 43 of the Employment Equity Act 55 of 1998	UIF reference number				
as amended.	EE reference number				
This form contains the format for the	Industry/Sector				
Director-General Review of designated	Seta classification				
employers. All employers are required to use this form.	Telephone number				
to use this form.					
	Postal address				
WHO COMPLETES THIS FORM?					
All designated employers who are	Postal code				
subjected to the Director-General Review and required to submit	City/Town				
information in terms of section 43 of the	Province				
Employment Equity Act, 55 of 1998 as amended.					
amondo.	Physical address				
	Postal code				
	City/Town				
	Province				
	Details of CEO/Accounting Officer at the time of submitting this form				
	Name and Surname				
	Telephone number				
	Fax number				
	Email address				
		r for EE at the time of submitting this form			
	Name and Surname				
	Telephone number				
	Fax number				
	Email address				
	Business type  ☐ Private Sector	☐ State-Owned Enterprise			
	□ National Government	□ Provincial Government			
	□ Local Government	□ Educational Institution			
	☐ Non-profit Organisation				
	Information about the organisation at the time of submitting this Assessment form				
	Number of employees in the				
	organisation				
	Date of submitting this form				
		DD/MM/YYYY			

<b>S</b>	Labour REPUBLIC OF SOUTH AFRICA	PAGE 3 OF 4	EEA7
2.	SECTION B: ASSIGNED EE MANA	AGER	
2.1	Did you assign senior manager(s) in	terms of section 24?	
2.1.1	If yes, please provide proof detailing outlined. (E.g. letter of assignment of		
3.	SECTION C: CONSULTATION		
3.1	Does your organisation have repres on employment equity in terms of se		consultation
	Yes No		
3.1.1	If yes, please provide proof by mear minutes covering the previous twelv by agendas and signed attendance	e months reporting period a	
4.	SECTION D: EMPLOYMENT EQUI	TY ANALYSIS	
4.1.	Did your company conduct an analy procedures, practices and the wo		
	Yes No		
4.1.1	If yes, please provide documentary outcome of your analysis in line with presentation slides or copies of emp	the EEA12 template. Pleas	se note that
5.	SECTION E: EMPLOYMENT EQUI	TY PLAN	
5.1.	Does your organisation have a curre	ent Employment Equity (EE)	Plan in terms

5.1. Does your organisation have a current Employment Equity (EE) Plan in terms of section 20, which includes Affirmative Action measures as outlined in the EEA13 template?

Yes	tradicinal circulation and observations at	No	
-----	--	----	--



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- 5.1.1 If yes, please attach a copy of your current EE Plan. In case of a consolidated plan, please include the individual plans of each operation included in the consolidated plan.
- 6. SECTION F: ANALYSIS OF INCOME DIFFERENTIAL STATEMENT
- 6.1. Please provide current Income Differential information by using the attached template.
- 7. SECTION G: SIGNATURE OF CHIEF EXECUTIVE OFFICER/ACCOUNTING OFFICER

Chief Executive Officer/Accounting Officer
I(full Name) CEO/Accounting Officer of
hereby declare that I have read, approved and authorized this information.
Signed on this (month) year
At (place):
Chief Executive Officer /Accounting Officer



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EEA8

# DEMOGRAPHIC PROFILE OF THE NATIONAL AND REGIONAL ECONOMICALLY ACTIVE POPULATION

## WHERE TO FIND INFORMATION ABOUT THE ECONOMICALLY ACTIVE POPULATION (EAP)?

Statistics South Africa provides demographic data using Quarterly Labour Force Surveys (QLFS) from time to time. The Quarterly Labour Force Surveys provide statistics on the national and provincial Economically Active Population (EAP) in terms of race and gender. Employers can access this information directly from Statistics South Africa. This information must be used by employers when consulting with employees, conducting an analysis and when preparing and implementing Employment Equity Plans.

This information is reviewed annually, and also made available in the Commission for Employment Equity (CEE) Annual Reports, which may be accessed from the Department of Labour website <a href="https://www.iabour.gov.za">www.iabour.gov.za</a>.



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#### **OCCUPATIONAL LEVELS**

#### WHAT IS THE PURPOSE OF THIS ANNEXURE?

Job evaluation or grading systems are used by many organisations to measure jobs according to their content and establish the comparative worth between jobs.

This annexure provides a table of equivalent occupational levels that may be used by employers when completing the EEA2 and EEA4 forms.

#### **INSTRUCTIONS**

The table below indicates the occupational levels within organisations as developed through the use of different job evaluation or grading systems. The table provides equivalent levels from each of these job evaluation systems.

Organisations that do not have job evaluation and grading systems should use the table below for guidance to determine the occupational levels in their organisations.

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GOVERNMENT GAZETTE, 1 AUGUST 2014

OCCUPATIONAL LEVELS	Paterson Classic (levels)	Paterson Modern (bands)	ReMeasure ©(points)	Hay Units ©(points)	Hay Decision Tree (© points)	Peromnes ©(points)	Task © (levels)	JEasy © (levels)	DESCRIPTION
	F+1 – F+5	G Band <sup>1</sup>	300-349	3581-7160		1++			Controls the functional integration of the business. Determines the
Top Management/ Executives	F1 – F5	F Lower-F Upper	250-299	1801-3580	225-275	1 to 1+	23-26	6a-6e	overall strategy and objectives of the business. Directs the company into the future. The nature of the work and focus is long-term. Signoff on policy or strategy
Senior Management	E1-E5	E Lower-E Upper	200-249	735-1800	175-224	4-2	18-22	5a-5e	Knowledge of entire business area/BU/company or group. Provide inputs for/formulation of the overall Organisational strategy.  Translates the overall strategy into business plans for BU/Functional Unit, thereby operationalising organisational strategy. Implements and manages business plan, goals and objectives and ensures the achievement of overall key Organisational/BU/Functional outputs.  Manages the development of innovation and change
Professionally Qualified & experienced specialists/mid- management	D1-D5	D Lower-D Upper	150-199	371-734	125-174	7-4	14-18	4a-4e	Professional knowledge of sub-discipline or discipline. Provide input in the formulation of Organisational/Functional Unit business plans. Formulate and implement departmental/team plans that will support the BU business plans. Optimisation of resources (finances, people, material, information and technology) to achieve given objectives in most productive and cost effective way.
Skilled Technical & Academically Qualified/ Junior Management/ Supervisors/ Foremen/ Superintendents	C1-C5	C Lower-C Upper	100-149	192-370	75-124	11-7	9-13	3a-3e	Applies broad knowledge of products, techniques and processes. Evaluates procedures and applies previous experience. A good solution can usually be found. Determines own priorities. What has to be done is stipulated; but may require initiative in terms of how it should be done
Semi-Skilled & discretionary decision-making	B1-B5	B Lower-B Upper	50-99	85-191	25-74	15-11	4-8	2a-2e	Accountable for direct product, process or service quality. Incremental improvement of existing processes and procedures according to clear guidelines. Choosing of correct action on the basis of set standards, training procedures and past experience
Unskilled & defined decision-making	A1-A3	Α	20-49	54-84	0-24	19-16	1-3	1a-1c	Steps to accomplish work or processes are clearly defined and understood. Tasks are sometimes repetitive and uncomplicated and the work cycle is short

<sup>&</sup>lt;sup>1</sup> The F+1 – F+5 levels are commonly referred to as the G Band in industry and extend beyond the Paterson Classic F5 band.



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## SUMMARY OF THE EMPLOYMENT EQUITY PROGRESS REPORT TO BE INCLUDED IN THE ANNUAL REPORT

Every designated employer is required in terms of Section 22 of the Act to publish a summary of their employment equity report in that employer's annual report. Every employer who is required to comply with Section 22 must follow the format below.

#### **Occupational levels**

Please report the total number of **employees** (**including employees with disabilities**) in each of the following **occupational levels**. Note: A=Africans, C=Coloureds, I=Indians and W=Whites

Occupational Levels		Ma	ale		· (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Fen	nale		Foreign	Nationals	Total
Occupational Levels	Α	С	-	w	A	С	120000	W	Male	Female	IOIAI
Top management											
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											11-
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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Please report the total number of **employees for people with disabilities ONLY** in each of the following **occupational levels**. Note: A=Africans, C=Coloureds, I=Indians and W=Whites

Occupational Lavela		Ma	ale			Fen	nale		Foreign	Total	
Occupational Levels	Α	С	ı	w	Α	С	ı	W	Male	Female	iotai
Top management											
Senior management											_
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											



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#### APPLICATION FOR EMPLOYMENT EQUITY REPORT

#### Section A: Applicant details: PLEASE READ THIS FIRST Name and Surname: ID Number: Organisation/Institution **PURPOSE OF THIS FORM** Address: The form is used to request the **Employment Equity Report (Form** EEA2) of an employer from the Town / City: Department of Labour. It is issued in Postal Code terms of Section 21(5) of the Employment Equity Act, 55 of 1998 Telephone No.: as amended. Fax No: E-mail Address: WHO COMPLETES THIS Date of application: FORM? The applicant who is making the request. Section B: Reason for this request: **INSTRUCTIONS** Please complete a separate form for each employer's report requested and address it to the Employment Equity Registry. SEND TO: **Employment Equity Registry** (Application for EE Report) Department of Labour Private Bag X117 Pretoria 0001 Section C: Report requested: www.labour.gov.za Name of Employer: Helpline: 0860101018 \*EE Reference No.: Indicate the year(s) of the report(s) requested:

\*(Please consult the EE Public Register available on the departmental website to obtain the EE Reference no.)



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EEA12

#### PLEASE READ THIS FIRST



#### **DEPARTMENT OF LABOUR**

### PURPOSE OF THIS FORM

Designated employers are expected to complete this template in order to comply with Section 19, which must include an analysis of their workforce profile, policies, procedures, practices and environment.

Section 19(1) of the EEA requires a designated employer to conduct an analysis as prescribed, of its employment policies, practices, procedures and the working environment in order to identify employment barriers which adversely affect people from designated groups.

Section 19(2) indicates that the analysis must include a profile to determine the underrepresentation of people from the designated groups in the various occupational levels in the workforce.

# TEMPLATE FOR REPORTING ON ANALYSIS (Section 19)

#### **Employer Details**

Trade name	• • • •
DTI Registration name	· • • •
PAYE/SARS No	
EE Ref No	
Industry/Sector	
Province	
Tel No	. <b></b> .
Fax No	
Postal address	
Physical address	
Province	
Name & Surname of the CEO/Accounting Officer	
Email address	

No. 37873 47

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#### **ANALYSIS: SECTION 19**

A designated employer is required to conduct an analysis of their workplaces.

According to section 19(1) of the Employment Equity Act, a designated employer must conduct an analysis as prescribed, of its employment policies, practices, procedures and the working environment in order to identify employment barriers, which adversely affect people from designated groups;

In order for a designated employer to comply with this provision, the following template should be utilized to furnish the required information.

**GOVERNMENT GAZETTE, 1 AUGUST 2014** 

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#### 1. QUALITATIVE ANALYSIS

#### 1.1. BARRIERS AND AFFIRMATIVE ACTION MEASURES (policies, procedures and/or practice)

In order to conduct an analysis of policies, procedures and/or practice, barriers are identified and proposed affirmative action measurers established to respond to such barriers. Please note that the information below serves as a baseline to inform the 'Barriers and Affirmative Action measures (non-numerical goals) in the Employment Equity Plan (EE Plan).

				BARRIERS AND AFFIRMATIVE ACTION	MEASURES
CATEGORIES	category barriers e	ne or more cells below to indicate exist in terms of p es and/or practic	e where policies,	BARRIERS (PLEASE PROVIDE NARRATION)	PROPOSED AFFIRMATIVE ACTION MEASURES (PLEASE PROVIDE NARRATION) (briefly describe the affirmative action measures to be
	POLICY	PROCEDURE	PRACTICE	(briefly describe each of the barriers identified in terms of policies, procedures and/or practice for each category)	implemented in response to barriers identified for each category)
Recruitment					
Advertising positions					
Selection criteria					
Appointments					
Job classification and grading					
Remuneration and benefits					
Terms & conditions of employment					•
Work environment and facilities					
Training and development					
Performance and evaluation					

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				BARRIERS AND AFFIRMATIVE ACTION	MEASURES
CATEGORIES	category barriers e	ne or more cells to below to indicate xist in terms of p es and/or practice	e where olicies,	BARRIERS (PLEASE PROVIDE NARRATION)	PROPOSED AFFIRMATIVE ACTION MEASURES (PLEASE PROVIDE NARRATION) (briefly describe the affirmative action measures to be
	POLICY	PROCEDURE	PRACTICE	(briefly describe each of the barriers identified in terms of policies, procedures and/or practice for each category)	implemented in response to barriers identified for each category)
Succession & experience planning					
Disciplinary measures					
Retention of designated groups					
Corporate culture					
Reasonable accommodation					
HIV&AIDS prevention and wellness programmes					
Assigned senior manager(s) to manage EE implementation					
Budget allocation in support of employment equity goals					,
Time off for employment equity consultative committee to meet					

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#### 2. QUANTITATIVE ANALYSIS

Section 19(2) of the EEA requires that a designated employer must include a profile, as prescribed of the designated employer's workforce within each occupational level in order to determine the degree of under-representation of people from designated groups in various occupational levels in that employer's workforce.

In order for a designated employer to comply with this provision, the following template should be utilised to furnish the required information.

#### 2.1 SNAPSHOT OF WORKFORCE PROFILE

Table 1: Snapshot of all employees, including people with disabilities

Occupational Levels		Ma	ale			Fen	nale		Foreign	Nationals	Total
Occupational Levels	Α	С	ı	w	Α	C	ı	W	Male	Female	i Olai
Top management											
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT						_					
Temporary employees											
GRAND TOTAL											

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Table 2: Snapshot of people with disabilities ONLY

Occupational Levels		Ma	ale			Fen	nale		Foreign	Nationals	Total
Occupational Levels	Α	С	I	w	A	С	I	w	Male	Female	างเลา
Top management								Appendix 10 20.			
Senior management											
Professionally qualified and experienced specialists and mid-management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees					,						
GRAND TOTAL											

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#### 2.2 ANALYSIS OF WORKFORCE PROFILE BY OCCUPATIONAL LEVEL

The analysis is done separately for each occupational level and for each race and gender intersection in terms of African male, Coloured male, Indian male, White male, African female, Coloured female, Indian female, White male, Foreign National male and Foreign National female.

A similar analysis is done pertaining to the representation of people with disabilities (PWDs) without the Economically Active Population (EAP). The degree of under representation of the designated groups is determined by taking into account the Economically Active Population as outlined in the EEA8 of these regulations.

#### **TOP MANAGEMENT**

	MAI	E			FEM	ALE			FOREIGN	TOTAL	
	A	С	1	w	A	С	ı	w	MALE	FEMALE	
EAP											
ACTUAL											
%											

COMMENTS: Underneath each table, furnish the findings, including proposed strategies on how under-representation will be addressed.

#### **SENIOR MANAGEMENT**

	МА	LE			FEMALE				FOREIGN NATION	TOTAL	
	A	С	Mana	W	Α	С	1	w	MALE	FEMALE	
EAP											
ACTUAL											
%											

COMMENTS: Underneath each table, furnish the findings, including proposed strategies on how under-representation will be addressed.

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#### **PROFESSIONALLY QUALIFIED**

	MA	LE			FEM	ALE		FOREIG NATION	TOTAL	
	A	С		w	A	С	w	MALE	FEMALE	
EAP										
ACTUAL										
%										

COMMENTS: Underneath each table, furnish the findings, including proposed strategies on how under-representation will be addressed.

#### **SKILLED TECHNICAL**

MA	LE			FEN	IALE	FOREIGN NATIONAL			TOTAL	
A	С		w	Α	С	1	w	MALE	FEMALE	
		A C							NATION	NATIONAL

COMMENTS: Underneath each table, furnish the findings, including proposed strategies on how under-representation will be addressed.

#### **SEMI-SKILLED**

	MA	LE		FEMALE				FOREIG NATION	TOTAL	
	A	С	w	А	С		w	MALE	FEMALE	
EAP										
ACTUAL										
%										

COMMENTS: Underneath each table, furnish the findings, including proposed strategies on how under-representation will be addressed.

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#### **UNSKILLED**

**54** No. 37873

	МА	LE			FEM	ALE	FOREIGN NATIONAL			TOTAL	
	Α	С	NAME OF TAXABLE PARTY.	w	A	С		w	MALE	FEMALE	
EAP											
ACTUAL											
%											

COMMENTS: Underneath each table, furnish the findings, including proposed strategies on how under-representation will be addressed.

**Employer Details** 

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EEA13

#### PLEASE READ THIS FIRST



### DEPARTMENT OF LABOUR

#### **PURPOSE OF THIS FORM**

Section 20 requires designated employers to prepare and implement an Employment Equity Plan which will achieve reasonable progress towards employment equity in the employer's workforce. An Employment Equity Plan must state-

- (a) The objectives to be achieved for each year of the plan
- (b) The affirmative action measures to be implemented as required by section 15(2);
- (c ) Where under representation of people form designated groups has been identified by the analysis, the numerical goals to achieve the equitable representation of suitably qualified people from designated groups within each occupational level in the workforce, the timetable within which this is to be achieved, and the strategies intended to achieve those goals;
- (d) The timetable for each year of the plan for the achievement of goals and objectives other than numerical goals;
- (e) The duration of the plan, this may not be shorter than one year or longer than five years;
- (f) The procedures that will be used to monitor and evaluate the implementation of the plan and whether reasonable progress is being made towards implementing employment equity;
- (g) The internal procedures to resolve any dispute about the interpretation or implementation of the plan;
- (h) The persons in the workforce, including senior managers, responsible for monitoring and implementing the plan; and
- (i) Any other prescribed matter.

# TEMPLATE FOR EMPLOYMENT EQUITY PLAN (Section 20)

Trade name
DTI Registration name
PAYE/SARS No
EE Ref No
Industry/Sector
Province
Tel No
Fax No
Postal address
Physical address
Province
Name & Surname of the CEO/Accounting Officer
Email address

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#### 1. INTRODUCTION

Section 20 requires that a designated employer prepares and implements an Employment Equity Plan which will achieve reasonable progress towards employment equity. An Employment Equity Plan must state the following:

- a. The objectives to be achieved for each year of the plan should meet the SMART principle as follows:-
  - Specific
  - Measurable
  - Attainable
  - Relevant; and
  - Time bound
- b. Barriers and Affirmative Action Measures must be aligned with those indicated in the audit analysis (section 19(1)) and meet the following requirements:
  - Include time-frames in order to track progress in the implementation of these AA Measures;
  - These time-frames should be within the duration of the EE Plan (no "on-going" permitted) and
  - Include responsible persons to monitor the implementation of these AA Measures (not names
    of people but designations).
- c. The workforce profile, numerical goals and targets with exact time-frames according to the duration of the plan which must be accompanied by strategies to achieve them as informed by the findings in the audit analysis (as per section 19(2)).
- d. Non-numerical goals according to paragraph b above (no need to repeat the table)
- e. The duration of the plan which may not be shorter than 1 year or longer than 5 years (it must have a start and end date in terms of day, month and year).
- f. Procedures to monitor and evaluate the implementation of the plan ( which must state clear roles of stakeholders involved in the monitoring of the plan including time-frames when the monitoring takes place).
- g. Internal procedures to resolve any dispute about the interpretation or implementation of the plan (include the stakeholders involved in resolving the dispute and time-frames allocated for each step of the process)
- h. The persons in the workforce, including senior managers, responsible for monitoring and implementing the plan.
- i. Any other prescribed matter.

NB: It is advisable that at least 6 months before the expiry of the EE Plan a designated employer should prepare a subsequent EE Plan (Successive EE Plan as required by Section 23)

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#### **DURATION OF THE PLAN**

Section 20 indicates that the duration of the Employment Equity Plan may not be shorter than one
year or longer than five years. The duration of the plan must have a specific start and end date, as
reflected below: (Please note that the template shown below is based on a 3 year plan)

Start date: (dd / mm / yyyy) to End date: (dd / mm / yyyy)

#### 2. OBJECTIVES FOR EACH YEAR OF THE PLAN

The objectives for each year of the plan, which should be specific, measurable, attainable, relevant and time bound, are reflected in the table below:

TIMEFRAI	MES (e.g.)	OBJECTIVES
YEAR 1	1 September 2012-31 August 2013	•
YEAR 2	1 September 2013-31 August 2014	• • •
YEAR 3	1 September 2014-31 August 2015	• •

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#### 3. BARRIERS AND AFFIRMATIVE ACTION MEASURES

The barriers and Affirmative Action Measures identified in the EE analysis conducted must be included in the EE Plan. These measures must include timeframes to track progress in the implementation of the AA Measures. The time-frames must have specific dates and be within the duration of the EE Plan (no "ongoing" permitted). The designations of responsible persons to monitor the implementation of these AA Measures should be specified.

CATEGORIES	BARRIERS AND AFFIRMATIVE ACTION MEASURES											
	category barriers	one or more cells below to indica exist in terms of res and/or practi	ite where policies,	BARRIERS  (PLEASE PROVIDE NARRATION)	AFFIRMATIVE ACTION MEASURES (PLEASE PROVIDE NARRATION)	TIME-F	RAMES	RESPONSIBILITY (Designation)				
	POLICY	PROCEDURE	PRACTICE	(briefly describe each of the barriers identified in terms of policies, procedures and/or practice for each category)	(briefly describe the affirmative action measures to be implemented in response to barriers identified for each category)	START DATE	END DATE					
Recruitment procedures												
Advertising positions								7				
Selection criteria												
Appointments												
Job classification and grading												

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CATEGORIES	BARRIERS AND AFFIRMATIVE ACTION MEASURES										
	category barriers	ne or more cells below to indica exist in terms of res and/or practi	ite where policies,	BARRIERS  (PLEASE PROVIDE NARRATION)	AFFIRMATIVE ACTION MEASURES (PLEASE PROVIDE NARRATION)	TIME-F	RAMES	RESPONSIBILITY (Designation)			
	POLICY	PROCEDURE	PRACTICE	(briefly describe each of the barriers identified in terms of policies, procedures and/or practice for each category)	(briefly describe the affirmative action measures to be implemented in response to barriers identified for each category)	START DATE	END DATE				
Remuneration and benefits											
Terms &											
conditions of											
employment											
Work											
environment											
and facilities											
Training and development											
Performance								1			
and evaluation											
Succession &											
experience											
planning											
Disciplinary measures											

CATEGORIES	category barriers	one or more cells below to indica exist in terms of res and/or practi	te where policies,	BARRIERS  (PLEASE PROVIDE NARRATION)  (briefly describe each of the barriers identified in terms of policies, procedures and/or practice for each category)	AFFIRMATIVE ACTION MEASURES (PLEASE PROVIDE NARRATION)	TIME-FI	RAMES	RESPONSIBILITY (Designation)
	POLICY	PROCEDURE	PRACTICE		(briefly describe the affirmative action measures to be implemented in response to barriers identified for each category)	START DATE	END DATE	
Retention of								
designated								
groups								
Corporate culture								
Reasonable								
accommodation								
HIV&AIDS								
prevention and								
wellness							·	
programmes								*
Assigned								
senior								
manager(s) to								
manage EE								
implementation		!						

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CATEGORIES	category barriers	one or more cells below to indica exist in terms of exand/or practi	ate where policies,	BARRIERS  (PLEASE PROVIDE NARRATION)	AFFIRMATIVE ACTION MEASURES (PLEASE PROVIDE NARRATION)	TIME-FI	RAMES	RESPONSIBILITY (Designation)
	POLICY	PROCEDURE	PRACTICE	(briefly describe each of the barriers identified in terms of policies, procedures and/or practice for each category)	(briefly describe the affirmative action measures to be implemented in response to barriers identified for each category)	START DATE	END DATE	
Budget allocation in support of employment equity goals				out. Suregery)	outil outings.yy			
Time off for employment equity consultative committee to meet								,

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#### 4. WORKFORCE PROFILE, NUMERICAL GOALS AND TARGETS

Workforce profile information is a snapshot of the workforce at a particular date and time, which is used below to conduct an analysis of the workforce and, at the same time, serve as baseline information for the setting of numerical goals and targets.

#### 4.1 SNAPSHOT OF THE CURRENT WORKFORCE PROFILE

The workforce profile snapshot tables	s used for the conducting of the analysis to inform this plan are
used below as a baseline for the sett	ing of numerical goals and targets for each year of the plan.
Workforce profile snapshot date	
	DD / MM /YYYY

Table 1: Snapshot of workforce profile for all employees, including people with disabilities

Occupational Levels		Ma	ale			Fen	nale		Foreign	Nationals	Total
	Α	С	1	w	Α	С	I	w	Male	Female	
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL			_			-					

Table 2: Snapshot for workforce profile for people with disabilities ONLY

Occupational Levels			•				_				
		Ma	ale	o co con desidente e e e e		Fen	nale	·	Foreign	Nationals	Total
	A	С	I	W	A	С	ı	w	Male	Female	
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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#### 4.2 NUMERICAL GOALS

Numerical goa	als must include the entire workforce (	profile, and <b>NOT</b> the difference that is project	cted to
	•	two tables on numerical goals, one covering other covering people with disabilities OI	•
Start date:	DD/MM/YYYY	End date:DD / MM / YYYY	

Numerical goals for all employees, including people with disabilities

Occupational Levels	Male				Fen	nale		Foreign	Total		
Cocapational Zoroio	Α	С	ı	w	Α	С	1	W	Male	Female	, • • • • • • • • • • • • • • • • • • •
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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#### Numerical goals for people with disabilities ONLY

Occupationa											
I Levels		Ma	ale	····		Fen	nale		Foreign	Nationals	Total
	A	С	1	w	Α	С	1	w	Male	Female	
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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#### 4.3 NUMERICAL TARGETS

Numerical targets must include the entire workforce profile, and **NOT** the difference that is projected to be achieved by the next reporting period. Below are two tables on numerical targets, one covering all employees, including people with disabilities, and the other only covers people with disabilities **ONLY**.

Numerical targets: \	ear 1		
Start date:	DD / MM / YYYY	End date:DD / MM / Y	

Numerical targets for all employees, including people with disabilities

Numericar tar											
Occupational Levels		Ma	ale			Fen	nale		Foreign	Total	
	A	С	1	w	Α	С	I	W	Male	Female	
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management Skilled technical and academically qualified workers, junior											
management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

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### Numerical targets for people with disabilities ONLY

Occupational Levels											
		Ma	ale			Fen	nale		Foreign	Nationals	Total
	A	С	ı	w	Α	С	1	w	Male	Female	,
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT								,			
Temporary employees											
GRAND TOTAL											

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Numerical ta	rgets: Year 2	
Start date:		End date:
	DD / MM / YYYY	DD / MM / YYYY

#### Numerical targets, including people with disabilities

Occupational Levels		Male				Fen	nale		Foreign	Nationals	Total
	Α	С	i	w	Α	С	l	W	Male	Female	
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees	, "				<b>.</b>						
GRAND TOTAL											

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#### Numerical targets for people with disabilities ONLY

Occupational Levels									, , , , , , , , , , , , , , , , , , , ,		
		Male			- (m - m) - mg - m	Fen	nale		Foreign	Nationals	Total
	A	С	I	w	Α	С	ı	w	Male	Female	
Top management											
Senior management											
Professionally qualified and experienced specialists and mid- management											
Skilled technical and academically qualified workers, junior management, supervisors, foremen, and superintendents											
Semi-skilled and discretionary decision making											
Unskilled and defined decision making											
TOTAL PERMANENT											
Temporary employees											
GRAND TOTAL											

#### 5. PROCEDURES TO MONITOR AND EVALUATE THE IMPLEMENTATION OF THE PLAN

All the structures for monitoring and evaluating the progress of the plan should be specified with clear roles and responsibilities for the stakeholders involved including time frames when the monitoring takes place.

STAKEHOLDER	ROLE/RESPONSIBILITY	FREQUENCY
și și	NO	B
	я	
	B	8
	8	
	B	<b>=</b>
	· · · · · ·	

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#### 6. DISPUTE RESOLUTION MECHANISMS

A clear process to be followed to resolve disputes arising from the interpretation and implementation of the EE Plan, including the responsible persons and time-frames for each step to resolve the dispute.

- 7. SENIOR MANAGERS ASSIGNED TO MONITOR AND IMPLEMENT THE PLAN
- 8. ANY PRESCRIBED MATTER CAN BE INCLUDED.

#### SIGNATURE OF THE CHIEF EXECUTIVE OFFICER/ACCOUNTING OFFICER

Chief Executive Officer/Accounting Officer							
I	(full Name) CEO/Accounting Officer of						
hereby declare that I have read, approved and authorized the	his EE Plan.						
Signed on thisday of	year						
At place:							
Chief Executive Officer /Accounting Officer							



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#### **DIRECTOR-GENERAL NOTIFICATION FORM**

### PLEASE READ THIS FIRST **PURPOSE OF THIS FORM** This form is issued in terms of Section 21(4A) of the **Employment Equity Amendment** Act, 2013 (Act No. 47 of 2013) for designated employers to notify the Director-General if they are unable to submit EE Report(s). The notice must reach the Director-General before the last working day of August in the same year of reporting. WHO COMPLETES **THIS** FORM? Designated employers who are unable to submit their report(s). The form must be signed by the CEO/Accounting Officer. **INSTRUCTIONS** Complete this form and mail it to the address below. SEND TO: The Director-General C/O Employment Equity Registry Department of Labour Private Bag X117 Pretoria 0001

www.labour.gov.za Helpline: 0860101018

ACCEPTED.

NO FAX OR EMAILS WILL BE

Section A: Applicant details:	
Name of Company:	
PAYE No	
EE Ref. Number	
Full names of CEO/Accounting	
Officer	
Physical Address:	
Town / City:	
Postal Code	
Telephone No. of the	
CEO/Accounting Officer	
E-mail Address CEO	
Full names of EE Manager	
Telephone No EE Manager	
E-mail Address EE Manager	
Date submitted to DoL	
Reporting Year	

#### Section B: Reasons for this application (Select one below)

	Section 197 (Transfer of business) Mergers/Acquisitions Labour Court Order Liquidation/Judicial Winding Insolvency Other	
Please provide motivation in the box below for each of the reason(s) selected.		



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Chief Executive Officer/Accounting Officer		
	(full Name) CEO/Accounting Officer of	
	(month)year	
At place:		
Chief Executive Officer /Accounting Officer		

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