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THE PRESIDENCY

No. 3746 27 September 2023

It is hereby notified that the President has assented to the following Act, which is hereby published for general information:—

Act No. 10 of 2023: The South African Post Bank Limited Amendment Act, 2023

DIE PRESIDENSIE

No. 3746 27 September 2023

Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 10 van 2023: Wysigingswet op die Suid-Afrikaanse Posbank Beperk, 2023





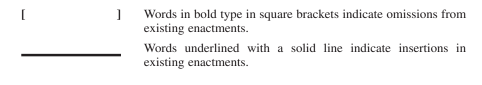


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The South African Post Bank Limited Amendent Act, 2023

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GENERAL EXPLANATORY NOTE:



(English text signed by the President) (Assented to 13 September 2023)

ACT

To amend the South African Postbank Limited Act, 2010, so as to amend and insert certain definitions; to amend the objects of the Act; to provide for the transfer in shareholding from the South African Post Office SOC Limited to Government and the creation of a bank controlling company for "The Postbank SOC Limited" in terms of the Banks Act, 1990; to provide for the appointment of the chief executive officer and the chief financial officer; and to provide for matters connected therewith.

RE IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 9 of 2010, as amended by section 1 of Act 44 of 2013

- 1. Section 1 of the South African Postbank Limited Act, 2010 (hereinafter referred to as "the principal Act"), is hereby amended—
 - (a) by the insertion before the definition of "Banks Act" of the following definition:
 - " 'banking services' means the services rendered in the course of the business of a bank as contemplated in the Banks Act;";
 - (b) by the insertion after the definition of "Banks Act" of the following definition: 10

 "bank controlling company" means the controlling company of The
 - Postbank SOC Limited and has the meaning ascribed to it in section 1(1) of the Banks Act;";
 - (c) by the insertion after the definition of "Board" of the following definitions:
 - " 'chief executive officer' means the chief executive officer appointed in terms of section 18;
 - 'chief financial officer' means the chief financial officer appointed in terms of section 18;
 - **'Commissioner'** means the Commissioner as defined in section 1 of the Companies Act;";

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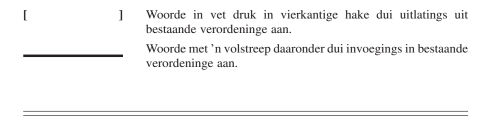
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Wysigingswet op die Suid-Afrikaanse Posbank Beperk, 2023

No. 10 van 2023

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ALGEMENE VERDUIDELIKENDE NOTA:



(Engelse teks deur die President geteken) (Goedgekeur op 13 September 2023)

WET

Tot wysiging van die Wet op die Suid-Afrikaanse Posbank Beperk, 2010, ten einde sekere woordomskrywings te wysig en in te voeg; die oogmerke van die Wet te wysig; voorsiening te maak vir die oordrag in aandeelhouding van die Suid-Afrikaanse Poskantoor MSB Beperk aan die Staat en die skepping van 'n bankbeherendemaatskappy vir "Die Posbank MSB Beperk" ingevolge die Bankwet, 1990; voorsiening te maak vir die aanstelling van die hoof- uitvoerende beampte en die hoof- finansiële beampte; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

DAAR WORD BEPAAL deur die Parlement van die Republiek van Suid-Afrika, soos volg:—

Wysiging van artikel 1 van Wet 9 van 2010, soos gewysig deur artikel 1 van Wet 44 van 2013

- 1. Artikel 1 van die Wet op die Suid-Afrikaanse Posbank Beperk, 2010 (hierna "die Hoofwet" genoem), word hierby gewysig—
 - (a) deur die volgende omskrywing voor die omskrywing van "Bankwet" in te voeg:
 - "'bankbeherendemaatskappy' die beherende maatskappy van die Posbank MSB Beperk en het die betekenis in artikel 1(1) van die Bankwet daaraan toegeskryf;
 - **'bankdienste'** die dienste gelewer in die verloop van die besigheid van 'n bank soos in die Bankwet beoog;";
 - (b) deur die volgende omskrywing na die omskrywing van "familielid" in te voeg:
 - voeg: "'finansiële dienste' dit wat in artikel 3 van die 'Financial Sector Regulation Act, 2017' (Wet No. 9 van 2017), daaraan toegeskryf is;";
 - (c) deur die volgende omskrywings na die omskrywing van "hierdie Wet" in te voeg:
 - voeg:
 "'hoof- finansiële beampte' die hoof- finansiële beampte ingevolge artikel 18 aangestel;
 - 'hoof- uitvoerende beampte' die hoof- uitvoerende beampte ingevolge artikel 18 aangestel;
 - **'Kommissaris'** die Kommissaris soos in artikel 1 van die Maatskappywet omskryf;";

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(d)	definition:	
	"'Companies Act' means the Companies Act, [1973 (Act No. 61 of 1973] 2008 (Act No. 71 of 2008);";	
(e)	definition:	5
<i>(f)</i>	"'Company' means The Postbank SOC Limited;"; by the insertion after the definition of "family member" of the following	
(g)	definition: "financial services' has the meaning ascribed to it in section 3 of the Financial Sector Regulation Act, 2017 (Act No. 9 of 2017);"; and by the insertion after the definition of "Minister" of the following definition:	10
	"'person' means a juristic or natural person;".	
Amendn	nent of section 2 of Act 9 of 2010	
2. Sect	tion 2 of the principal Act is hereby amended—	15
(a)	words:	
(b)	"The object of this Act is to provide for the incorporation of the Postbank Division of the Post Office as a [legal person] Company and bank controlling company, with the aim of the Company—"; by the substitution for paragraph (b) of the following paragraph:	20
<i>(</i>)	"(b) rendering [transactional] financial services, banking services and lending facilities through, amongst others, [existing] the infrastructure of the Post Office and any other means of delivery the Company may deem appropriate for its operational needs;";	25
(c) (d)	by the deletion of the word "and" at the end of paragraph (<i>e</i>); by the substitution for paragraph (<i>f</i>) of the following paragraph:	
(4)	"(f) ensuring responsible lending to rural and lower income markets [.]; and"; and	
(e)	by the addition after paragraph (<i>f</i>) of the following paragraph: "(g) acting as the commercial bank owned by the State to render financial services and banking services to the public.".	30
Amendn	nent of section 3 of Act 9 of 2010, as amended by section 2 of Act 44 of 2013	
	tion 3 of the principal Act is hereby amended—	35
(a)	by the substitution for subsection (1) of the following subsection: "(1) The Minister must take the necessary action for the formation and incorporation of a [public] state-owned company [with a share capital and for a certificate to commence business to be issued to the	33
	Company] and a bank controlling company in terms of the Companies Act.";	4(
<i>(b)</i>	by the substitution for subsection (2) of the following subsection: "(2) (a) [Notwithstanding section 32 of the Companies Act, the	
	Post Office] The Government shall, upon incorporation of the Company	
	and the bank controlling company, be the [sole member and] share-holder of the [Company] bank controlling company.	45
	(b) The bank controlling company shall hold 100% shares in the	4.
	Company on behalf of Government represented by the Minister. (c) The bank controlling company shall exercise oversight over the	
	Postbank and ensure that the Company exercises sound risk management	
	and governance practices, in accordance with the Banks Act.	50
	(d) The Minister shall consider and approve any other shareholding with the concurrence of the Minister of Finance and in accordance with	
	the requirements of the Banks Act, the Companies Act and the Financial	
	Sector Regulation Act, 2017 (Act No. 9 of 2017).";	- -
(c)	by the substitution for subsection (3) of the following subsection: "(3) (a) The name of the Company is [the 'South African] 'The	55
	Postbank SOC Limited' and no other person, except the Company, may carry on any business or be registered with that name or with a name that	
	is similar to "The Postbank".	

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uld-Afrikaa	anse Pospank Beperk, 2023	
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(d)	deur die omskrywing van "Maatskappy" deur die volgende omskrywing te vervang:	
(e)	"'Maatskappy' die Posbank MSB Beperk;"; deur die omskrywing van "Maatskappywet" deur die volgende omskrywing	
(e)	te vervang:	5
	"'Maatskappywet' die Maatskappywet, [1973 (Wet No. 61 van 1973]	3
	2008 (Wet No. 71 van 2008);"; en	
<i>(f)</i>	deur die volgende omskrywing na die omskrywing van "Minister" in te voeg:	
	"'persoon' 'n regspersoon of natuurlike persoon;".	
Wysiging	g van artikel 2 van Wet 9 van 2010	10
2. Arti	kel 2 van die Hoofwet word hierby gewysig—	
(a)		
	"Die oogmerk van hierdie Wet is om voorsiening te maak vir die	
	, 0	15
	[regspersoon] Maatskappy en bankbeherendemaatskappy, met die doel	
(1.)	om die Maatskappy—";	
<i>(b)</i>	deur paragraaf (b) deur die volgende paragraaf te vervang:	
	"(b) [transaksiedienste] finansiële dienste, bankdienste en leningsgeriewe te bied deur, onder andere, [bestaande] die infrastruktuur	20
	van die Poskantoor en enige ander wyse van lewering wat die	20
	Maatskappy gepas mag ag vir die Maatskappy se bedryfs-	
	behoeftes;";	
(c)		
(d)	deur paragraaf (f) deur die volgende paragraaf te vervang:	25
	"(f) te verseker dat lenings verantwoordelik toegestaan word vir	
(-)	plattelandse en laerinkomstemarkte[.]; en"; en	
(<i>e</i>)	deur die volgende paragraaf na paragraaf (f) in te voeg: "(g) as die kommersiële bank in besit van die Staat op te tree om	
	finansiële dienste en bankdienste aan die publiek te lewer.".	30
Wysiging van 2013	g van artikel 3 van Wet 9 van 2010, soos gewysig deur artikel 2 van Wet 44	
3. Arti	kel 3 van die Hoofwet word hierby gewysig—	
	deur subartikel (1) deur die volgende subartikel te vervang:	
	"(1) Die Minister moet die nodige stappe doen vir die oprigting en	35
	inlywing van 'n [publieke] maatskappy in staatsbesit [met 'n aandele-	
	kapitaal en vir 'n sertifikaat om met besigheid te begin om] en 'n	
	bankbeherendemaatskappy ingevolge die Maatskappywet [aan die Maatskappy uitgereik te word].";	
(b)	deur subartikel (2) deur die volgende subartikel te vervang:	40
(0)	"(2) (a) [Ondanks artikel 32 van die Maatskappywet, is die	40
	Poskantoor,] Die Regering moet, by inlywing van die Maatskappy en	
	die bankbeherendemaatskappy, die [alleenlid van en alleen-	
	aandeelhouer] aandeelhouer in die [Maatskappy] bankbeherende-	
	maatskappy wees.	45
	(b) Die bankbeherendemaatskappy hou 100% aandele in die	
	Maatskappy namens die Regering verteenwoordig deur die Minister. (c) Die bankbeherendemaatskappy oefen toesig uit oor die Posbank en	
	verseker dat die Maatskappy gesonde risikobestuur- en beheerpraktyke	
	uitoefen, ooreenkomstig die Bankwet.	50
	(d) Die Minister oorweeg en keur enige aandeelhouding goed met die	
	instemming van die Minister van Finansies en ooreenkomstig die	
	vereistes van die Bankwet, die Maatskappywet en die 'Financial Sector	l
()	Regulation Act, 2017' (Wet No. 9 van Wet 2017).";	<i>E E</i>
(c)	deur subartikel (3) deur die volgende subartikel te vervang: "(3) (a) Die naam van die Maatskappy is [die 'Suid-Afrikaanse] 'Die	55

<u>Suid-Afrikaanse</u> Posbank <u>MSB</u> Beperk' en geen <u>ander</u> persoon, <u>behalwe</u> die Maatskappy, mag besigheid bedryf onder of geregistreer wees onder daardie naam of 'n naam wat soortgelyk aan '<u>Die</u> Posbank' is nie.

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(b) The name of the bank controlling company is the 'The South
African Postbank SOC Limited' and no other entity, other than the
Postbank, may carry on any business or be registered with that name or
with a name that is similar to 'The South African Postbank SOC
Limited'.":

- (d) by the substitution for subsection (4) of the following subsection:
 - "(4) The Minister must on behalf of [the Post Office] Government, sign and file the [memorandum and articles of association] Memorandum of Incorporation, Notice of Incorporation and all other documents necessary for the formation and incorporation of the Company and the bank controlling company.";
- (e) by the substitution for subsection (5) of the following subsection:
 - "(5) The [Registrar of Companies] Commissioner must—
 - (a) register the [memorandum and articles of association]

 Memorandum of Incorporation as signed and filed in terms of 15 subsection (4);
 - (b) incorporate the Company as a [public] state-owned company under the name '[South African] The Postbank SOC Limited'; and
 - (bA) incorporate the bank controlling company as a company under the name 'The South African Postbank SOC Limited'." 20
 - [(c) with the concurrence of the Minister, issue to the Company a certificate to commence business.]";
- (f) by the substitution for subsection (6) of the following subsection:
 - "(6) The sole business of the bank controlling company is to act as the controlling company (as defined in section 1(1) of the Banks Act)."; and
- (g) by the addition after subsection (6) of the following subsection:
 - "(7) The Minister must apply to register the bank controlling company in accordance with section 43 of the Banks Act.".

Amendment of section 9 of Act 9 of 2010, as amended by section 5 of Act 44 of 2013 30

4. Section 9 of the principal Act is hereby amended by the substitution in subsection (2) for paragraph (*a*) of the following paragraph:

"(a) The Company, the bank controlling company and the Post Office must, with the concurrence of the Minister and the Minister of Finance, conclude an agreement which governs cooperation between the Company, the bank controlling ompany and the Post Office.".

Amendment of section 10 of Act 9 of 2010

- **5.** Section 10 of the principal Act is hereby amended—
 - (a) by the substitution for subsection (2) of the following subsection:
 - "(2) The members of the Board are appointed or reappointed by the 40 Minister, with the concurrence of the Minister of Finance [and the Post Office], and the concurrence shall be deemed to have been granted, should such a response not be forthcoming within 30 days from the receipt of the request by the Minister of Finance."; and
 - (b) by the addition after subsection (2) of the following subsections:
 - "(3) The members of the Board of the Company and of the bank controlling company are appointed or reappointed by the Minister in the manner contemplated in section 14 and in accordance with the requirements of the Banks Act.
 - (4) The Board of the bank controlling company is made up of ten non-executive members, 50 per cent of which are appointed by the Minister from amongst the Board of the Company.
 - (5) The Minister must determine who the 50 per cent board members, contemplated in subsection (4), are.
 - (6) Chapter IV of the Act applies *mutatis mutandis* to the Board of the | 55 bank controlling company.".

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- (b) Die naam van die bankbeherendemaatskappy is die 'Die Suid-Afrikaanse Posbank MSB Beperk' en geen ander entiteit, anders as die Posbank, mag enige sake doen of geregistreer wees met daardie naam of met 'n naam wat soortgelyk aan 'Die Suid-Afrikaanse Posbank Beperk MSB' is nie.";
- (d) deur subartikel (4) deur die volgende subartikel te vervang:
 - "(4) Die Minister moet die [akte van oprigting en statute] Akte van Inlywing, Kennisgewing van Inlywing en alle ander dokumentasie wat nodig is vir die oprigting en inlywing van die Maatskappy en die bankbeherendemaatskappy, namens die [Poskantoor] Regering 10 onderteken en voorlê.";
- (e) deur subartikel (5) deur die volgende subartikel te vervang:
 - "(5) Die [Registrateur van Maatskappye] Kommissaris moet—
 - (a) die [akte van oprigting en statute registreer] Akte van Inlywing, soos ingevolge subartikel (4) onderteken en 15 ingedien:
 - (b) die Maatskappy as 'n [openbare] maatskappy <u>in staatsbesit</u> inlyf onder die naam '[Suid-Afrikaanse] <u>Die</u> Posbank <u>MSB</u> Beperk'; en
 - (bA) die bankbeherendemaatskappy as 'n maatskappy inlyf onder die naam 'Die Suid-Afrikaanse Posbank MSB Beperk'."
 - [(c) met die instemming van die Minister, 'n sertifikaat aan die Maatskappy uitreik om met besigheid te begin.]";
- (f) deur subartikel (6) deur die volgende subartikel te vervang:
 - "(6) Die alleenbesigheid van die bankbeherendemaatskappy is om as die beherende maatskappy (soos omskryf in artikel 1(1) van die Bankwet) op te tree."; en
- (g) deur die volgende subartikel na subartikel (6) by te voeg:
 - "(7) Die Minister moet aansoek doen om die bankbeherendemaatskappy te registreer ooreenkomstig artikel 43 van die Bankwet.".

Wysiging van artikel 9 van Wet 9 van 2010, soos gewysig deur artikel 5 van Wet 44 van 2013

- **4.** Artikel 9 van die Hoofwet word hierby gewysig deur in subartikel (2) paragraaf (*a*) deur die volgende paragraaf te vervang:
 - "(a) Die Maatskappy, die bankbeherendemaatskappy en die Poskantoor moet, 35 met die instemming van die Minister en Minister van Finansies, 'n ooreenkoms aangaan wat samewerking tussen die Maatskappy, die bankbeherendemaatskappy en die Poskantoor beheer."

Wysiging van artikel 10 van Wet 9 van 2010

- **5.** Artikel 10 van die Hoofwet word hierby gewysig—
 - (a) deur subartikel (2) deur die volgende subartikel te vervang:
 - "(2) Die lede van die Raad word deur die Minister aangestel of heraangestel, met die instemming van die Minister van Finansies [en die Poskantoor], en die instemming word geag gegee te wees indien so 'n reaksie binne 30 dae vanaf ontvangs van die versoek deur die Minister van Finansies, ontvang sou word nie."; en
 - (b) deur die volgende subartikels na subartikel (2) by te voeg:
 - "(3) Die lede van die Raad van die Maatskappy en van die bankbeherendemaatskappy word deur die Minister aangestel of heraangestel op die wyse in artikel 14 beoog en ooreenkomstig die vereistes van die Bankwet.
 - (4) Die Raad van die bankbeherendemaatskappy bestaan uit tien nie-uitvoerende lede, waarvan 50 persent deur die Minister aangestel word uit die geledere van die Raad van die Maatskappy.
 - (5) Die Minister moet bepaal wie die 50 persent raadslede, beoog in subartikel (4), is.
 - (6) Hoofstuk IV van die Wet is *mutatis mutandis* van toepassing op die Raad van die bankbeherendemaatskappy.".

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The South African Post Bank Limited Amendent Act, 2023

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Amendment of section 12 of Act 9 of 2010

- 6. Section 12 of the principal Act is hereby amended—
 - (a) by the substitution in subsection (1) for paragraph (a) of the following paragraph:
 - "(a) [seven] not less than five and not more than nine non-executive members appointed from among the persons nominated in terms of section 14(1)(a); and";
 - (b) by the deletion in subsection (1) of paragraph (b);
 - (c) by the substitution in subsection (1) for paragraph (c) of the following paragraph:
 - "(c) the [managing director] chief executive officer and the chief financial officer, who [is an] are executive [member] members of the Board by virtue of office that they hold.";
 - (d) by the deletion of the word "and" at the end of paragraph (a);
 - (e) by the substitution in subsection (2)(b) for the full stop at the end of 15 subparagraph (ii) of the expression "; and" and the addition of the following paragraph:
 - "(c) are determined to be fit and proper persons in terms of section 1(1A) of the Banks Act.".

Amendment of section 14 of Act 9 of 2010, as amended by section 7 of Act 44 of 2013 20

- 7. Section 14 of the principal Act is hereby amended—
 - (a) by the deletion of subsection (1)(b);
 - (b) by the substitution in subsection (5) for paragraph (b) of the following paragraph:
 - "(b) If a suitable person or the required number of suitable persons are 25 not nominated as contemplated in subsections (1)(b) or (4), the Minister may, with the concurrence of the Minister of Finance [and the Post Office], identify and appoint the required number of further members.";
 - (c) by the substitution in subsection (6) for paragraph (a) of the following 30 paragraph:
 - "(a) The Minister must, within 30 days after [consensus] concurrence has been reached with the Minister of Finance [and the Post Office] regarding the appointment of members as contemplated in section 10(2)—";
 - (d) by the deletion of subsection (6)(a)(i); and
 - (e) by the substitution in subsection (8) for paragraph (a) of the following paragraph:
 - "(a) Any vacancy occurring in the Board must be filled in the same way as which the departing member was appointed [to the Board].". 40

Insertion of section 15A in Act 9 of 2010

8. The following section is hereby inserted in the principal Act, after section 15:

"Functions of bank controlling company

- **15A.** (1) The bank controlling company will be the controlling company for the Company.
- (2) The bank controlling company shall itself not conduct any operating activities of its own, other than ownership of the Company.
- (3) The bank controlling company will hold 100% shares of the Company.
- (4) The bank controlling company shall exercise additional oversight over the bank, ensuring that the bank operating company exercises sound risk management and governance practices, in accordance with the South African Reserve Bank requirements as provided for in the Banks Act.".

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Wysiging van artikel 12 van Wet 9 van 2010

- **6.** Artikel 12 van die Hoofwet word hierby gewysig—
 - (a) deur in subartikel (1) paragraaf (a) deur die volgende paragraaf te vervang: "(a) [sewe] minstens vyf en hoogstens nege nie-uitvoerende lede aangestel vanuit die geledere van die persone ingevolge artikel 14(1)(a) benoem; en";
 - (b) deur in subartikel (1) paragraaf (b) te skrap;
 - deur in subartikel (1) paragraaf (c) deur die volgende paragraaf te vervang:
 - "(c) die [besturende direkteur] hoof- uitvoerende beampte en die hooffinansiële beampte, [wat 'n] is uitvoerende [lid] lede van die Raad 10 [is] weens die amp wat hulle beklee.";
 - (d) deur die woord "en" aan die einde van paragraaf (a) te skrap;
 - (e) deur in subartikel (2)(b) die punt aan die einde van subparagraaf (ii) deur die uitdrukking "; en" te vervang en die volgende paragraaf by te voeg:
 - "(c) bepaal as gepaste en geskikte persone ingevolge artikel 1(1A) van 15 die Bankwet as geskikte en gepaste persone bevestig.".

Wysiging van artikel 14 van Wet 9 van 2010, soos gewysig deur artikel 7 van Wet 44 van 2013

- 7. Artikel 14 van die Hoofwet word hierby gewysig—
 - (a) deur subartikel (1)(b) te skrap;
 - 20 deur in subartikel (5) paragraaf (b) deur die volgende paragragraaf te vervang:
 - "(b) Indien 'n geskikte persoon of die vereiste getal geskikte persone nie benoem is soos in subartikels (1)(b) of (4) beoog nie, kan die Minister, met die instemming van die Minister van Finansies [en die Poskantoor], die vereiste getal verdere lede identifiseer en 25 aanstel.";
 - (c) deur in subartikel (6) paragraaf (a) deur die volgende paragraaf te vervang:
 - "(a) Die Minister moet, binne 30 dae nadat [ooreenstemming] instemming met die Minister van Finansies [en die Poskantoor] bereik is betreffende die aanstelling van lede soos in artikel 10(2) 30 beoog—":
 - (d) deur subartikel (6)(a)(i) te skrap; en
 - deur in subartikel (8) paragraaf (a) deur die volgende paragraaf te vervang:
 - "(a) Enige vakature wat in die Raad ontstaan, moet op dieselfde wyse gevul word waarop die lid wat sy of haar amp ontruim, [tot die 35 Raad] aangestel is.".

Invoeging van artikel 15A in Wet 9 van 2010

8. Die volgende artikel word hierby na artikel 15 in die Hoofwet ingevoeg:

"Werksaamhede van bankbeherendemaatskappy

- **15A.** (1) Die bankbeherendemaatskappy sal die beherende maatskappy 40 vir die Maatskappy wees.
- (2) Die bankbeherendemaatskappy self sal nie enige eie bedryfsaktiwiteite, anders as eienaarskap van die Maatskappy, verrig nie.
- (3) Die bankbeherendemaatskappy sal 100% aandele in die Maatskappy
- (4) Die bankbeherendemaatskappy oefen bykomende oorsig oor die bank uit, ten einde te verseker dat die bankbeherendemaatskappy gesonde risikosbestuur- en beheerpraktyke gebruik, ooreenkomstig die vereistes van die Suid-Afrikaanse Reserwebank soos in die Bankwet bepaal.".

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Amendment of section 18 of Act 9 of 2010, as amended by section 9 of Act 44 of 2013

- 9. Section 18 of the principal Act is hereby amended—
 - (a) by the substitution for the heading of the following heading:

"Appointment of [managing director] chief executive officer and chief financial officer";

- (b) by the substitution for subsection (1) of the following subsection:
 - "(1) (a) The Board must, with the approval of the Minister, appoint a [managing director] chief executive officer who [must perform any work incidental to the functions of] shall have the overall responsibility for implementation of the Board's strategy for the Company and [ensure that] management of the day-to-day affairs of the Company [meets its objects] and any other functions as delegated by the Board from time to time.
 - (b) The Board, with the concurrence of the Minister, shall appoint the chief financial officer who shall assist the chief executive officer and the Board with discharging their responsibilities over the financial affairs of the Company and any other functions as may be delegated from time to time.
 - (c) The chief executive officer and the chief financial officer shall be appointed for a term not exceeding five years, which appointment may, with the approval of the Minister, be renewed for another term based on performance.";
- (c) by the substitution for subsection (2) of the following subsection:
 - "(2) The Board must invite applications for the posts of [managing director] chief executive officer and chief financial officer by publishing 25 advertisements in the media or the selection process approved by the Board with the concurrence of the Minister, and this may include as a head hunting process in accordance with the relevant prescripts."; and
- (d) by the substitution in subsection (3) for the words preceding paragraph (a) of the following words:
 - "A person appointed as **[managing director]** chief executive officer or chief financial officer—".

Amendment of section 19 of Act 9 of 2010

- 10. Section 19 of the principal Act is hereby amended—
 - (a) by the substitution for the heading of the following heading:
 - "Conditions of appointment of [managing director] <u>chief executive</u> <u>officer and chief financial officer"</u>;
 - (b) by the substitution in subsection (1) for paragraph (a) of the following paragraph:
 - "(a) The appointment of the [managing director] chief executive officer and chief financial officer is subject to the conclusion of a performance contract entered into between the Board and the [managing director] chief executive officer and the Board and the chief financial officer, respectively.";
 - (c) by the substitution for subsection (2) of the following subsection:
 - "(2) The **[managing director]** chief executive officer and chief financial officer **[holds]** hold office on the terms and conditions determined by the Board, with the concurrence of the Minister.";
 - (d) by the substitution for subsection (3) of the following subsection:
 - "(3) The [managing director is] chief executive officer and chief financial officer are entitled to a remuneration package determined by the Board, with the concurrence of the Minister and the Minister of Finance, and the concurrence shall be deemed to have been granted, should such a response not be forthcoming within 30 days from the receipt of the request by the Minister of Finance.";
 - (e) by the substitution for subsection (4) of the following subsection:
 - "(4) The [managing director is] chief executive officer and chief financial officer are accountable to the Board."; and

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Wysiging van artikel 18 van Wet 9 van 2010, soos gewysig deur artikel 9 van Wet 44 van 2013

- 9. Artikel 18 van die Hoofwet word hierby gewysig—
 - (a) deur die opskrif deur die volgende opskrif te vervang:
 - 'Aanstelling van [besturende direkteur] hoof- uitvoerende beampte en hoof- finansiële beampte";
 - (b) deur subartikel (1) deur die volgende subartikel te vervang:
 - "(1) (a) Die Raad moet, met die goedkeuring van die Minister, 'n [besturende direkteur] hoof- uitvoerende beampte aanstel wat [enige werk wat verband hou met die werksaamhede van] algehele 10 verantwoordelikheid vir inwerkingstelling van die Raad se strategie vir die Maatskappy [moet verrig en moet toesien dat die Maatskappy sy oogmerke bereik] en bestuur van die dag-tot-dag sake van die Maatskappy en enige ander werksaamhede soos van tyd tot tyd deur die Raad gedelegeer, sal hê.
 - (b) Die Raad, met die instemming van die Minister, stel die hooffinansiële beampte aan wat die hoof- uitvoerende direkteur en die Raad bystaan met die vervulling van hul verantwoordelikhede oor die finansiële sake van die Maatskappy en enige ander werksaamhede soos van tyd tot tyd gedelegeer kan word.
 - (c) Die hoof- uitvoerende beampte en die hoof- finansiële beampte word aangestel vir 'n termyn van hoogstens vyf jaar, welke aanstelling, met die goedkeuring van die Minister, op grond van prestasie vir nog 'n termyn hernu kan word.";
 - (c) deur subartikel (2) deur die volgende subartikel te vervang:
 - "(2) Die Raad moet 'n uitnodiging rig vir aansoeke om die [pos] poste van [besturende direkteur] hoof- uitvoerende beampte en hooffinansiële beampte deur advertensies in die media te publiseer of die seleksieproses deur die Raad goedgekeur, met die instemming van die Minister, en dit kan 'n geteikende werwingsproses insluit in 30 ooreenstemming met die betrokke voorskrifte [deur advertensies in die media te publiseer]."; en
 - (d) deur in subartikel (3) die woorde wat paragraaf (a) voorafgaan deur die volgende woorde te vervang:
 - "'n Persoon wat as [besturende direkteur] hoof- uitvoerende 35 beampte of hoof- finansiële beampte aangestel word—".

Wysiging van artikel 19 van Wet 9 van 2010

- 10. Artikel 19 van die Hoofwet word hierby gewysig-
 - (a) deur die opskrif deur die volgende opskrif te vervang:
 - "Voorwaardes van aanstelling van [besturende direkteur] hoof- 40 uitvoerende beampte en hoof- finansiële beampte";
 - (b) deur in subartikel (1) paragraaf (a) deur die volgende paragraaf te vervang:
 - "(a) Die aanstelling van die [besturende direkteur] hoofuitvoerende beampte en hoof- finansiële beampte is onderworpe aan die sluit van 'n prestasiekontrak tussen die Raad en die [besturende 45 direkteur] hoof- uitvoerende beampte en die Raad en die hooffinansiële beampte, onderskeidelik.";
 - (c) deur subartikel (2) deur die volgende subartikel te vervang:
 - "(2) Die [besturende direkteur] hoof- uitvoerende beampte en hooffinansiële beampte beklee die amp op die bedinge en voorwaardes wat 50 die Raad, met die instemming van die Minister, bepaal.";
 - (d) deur subartikel (3) deur die volgende subartikel te vervang:
 - "(3) Die [besturende direkteur] hoof- uitvoerende beampte en hooffinansiële beampte is geregtig op 'n besoldigingspakket deur die Raad bepaal, met die instemming van die Minister en die Minister van 55 Finansies, en die instemming sal geag word gegee te wees indien geen reaksie ontvang word binne 30 dae sedert ontvangs van die versoek deur die Minister van Finansies nie.";
 - (e) deur subartikel (4) deur die volgende subartikel te vervang:
 - "(4) Die [besturende direkteur] hoof- uitvoerende beampte en hoof- 60 finansiële beampte is aan die Raad verantwoordbaar."; en

- (f) by the addition after subsection (4) of the following subsections:
 - '(5) The Board may in writing appoint any senior employee of the Company to act as chief executive officer or chief financial officer when the holder of that office-
 - (a) is temporarily unable to perform the duties connected with that office:
 - (b) has been suspended from office; or
 - (c) has vacated or has been removed from that office and a new chief executive officer or chief financial officer, as the case may be, has not yet been appointed.
 - (6) In the case of a vacancy contemplated in subsection (5), the Board must fill the vacancy within a reasonable period of time, which may not exceed 120 days.
 - (7) An acting chief executive officer or acting chief financial officer 15 may exercise all the powers and must perform all the duties of the chief executive officer or chief financial officer for a period not exceeding 120 days or as determined by the Board with the concurrence of the Minister.
 - (8) Executives of Postbank are required to undergo a fit and proper assessment exercise to determine whether they have the requisite skills, knowledge and expertise to occupy those positions critical for the bank in | 20 terms of section 13(2)(fA) and (g) of the Banks Act.".

Amendment of section 20 of Act 9 of 2010

- 11. Section 20 of the principal Act is hereby amended—
 - (a) by the substitution in subsection (1) for paragraph (b) of the following paragraph:
 - "(b) such persons as the [managing director] chief executive officer may, with the concurrence of the Board, appoint."; and
 - (b) by the substitution for subsection (2) of the following subsection:
 - "(2) The Board must determine the structure or organogram of the Company and the conditions of service, remuneration and service 30 benefits of the personnel of the Company after consultation with the [managing director] chief executive officer and with the concurrence of the Minister and the Minister of Finance.".

Insertion of section 20A in Act 9 of 2010

12. The following section is hereby inserted in the principal Act after section 20:

"Bank controlling company's organisational structure

- 20A. (1) The operations of the bank controlling company will consist primarily of compliance, risk management and governance functions.
- (2) The Board shall remain ultimately responsible for ensuring that its approved strategy is implemented and that the group's purpose is fulfilled.
- (3) The Board also accepts its responsibility to ensure that risks are adequately identified, measured, managed and monitored and that good governance is maintained.
- (4) (a) The Board will be supported by the Company Secretary who shall provide governance support as well.
 - (b) The secretariat resource shall be shared with the Company.
- (5) The Board shall discharge its duties through policies and frameworks supported by Board committees established in terms of the Companies Act. the Banks Act and the Public Finance Management Act.".

Amendment of section 22 of Act 9 of 2010

13. Section 22 of the principal Act is hereby amended—

(a) by the substitution for the heading of the following heading:

"Funds of Company and bank controlling company";

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(f) deur die volgende subartikels na subartikel (4) in te voeg:

• /	"(5) Die Raad kan enige senior werknemer van die Maatskappy	
s	skriftelik aanstel om as hoof- uitvoerende beampte of hoof- finansiële	1
	beampte waar te neem wanneer die ampsbekleër—	
	(a) tydelik nie die pligte wat met daardie amp verband hou, kan verrig	5
,	nie;	
((b) uit die amp geskors is; of	
,	 (c) die amp verlaat het of daaruit onthef is en 'n nuwe hoof-uitvoerende beampte of hoof- finansiële beampte, na gelang van die geval, nog nie aangestel is nie. (6) In die geval van 'n vakature in subartikel (5) beoog, moet die Raad die vakature in 'n redelike tydperk vul, wat nie meer as 120 dae mag 	10
	wees nie.	
`	(7) 'n Waarnemende hoof- uitvoerende beampte of waarnemende	
,	hoof- finansiële beampte kan al die bevoegdhede uitvoer en al die pligte verrig van die hoof- uitvoerende beampte of hoof- finansiële beampte vir 'n tydperk van hoogstens 120 dae of soos deur die Raad met die	15
1	instemming van die Minister vasgestel. (8) Uitvoerende beamptes van die Posbank moet 'n proses deurgaan	
v t	om te assesseer of hulle geskik en gepas is om vas te stel of hulle die vereiste vaardighede, kennis en kundigheid het om daardie posisies te beklee wat kritiek is vir die bank ingevolge artikel 13(2)(fA) en (g) van die Bankwet.".	20
Wysiging van a	artikel 20 van Wet 9 van 2010	
11 Artikel 20	0 van die Hoofwet word hierby gewysig—	25
(a) deur i	in subartikel (1) paragraaf (b) deur die volgende paragraaf te vervang: "(b) enige persone wat die [besturende direkteur] hoof- uitvoerende beampte, met die instemming van die Raad, kan aanstel."; en subartikel (2) deur die volgende subartikel te vervang:	23
e I	"(2) Die Raad moet die struktuur of organogram van die Maatskappy en die diensvoorwaardes, besoldiging en diensvoordele van die personeel van die Maatskappy bepaal na oorleg met die [besturende direkteur] hoof- uitvoerende beampte en met die instemming van die Minister en die Minister van Finansies.".	30
Invoeging van	artikel 20A in Wet 9 van 2010	35
12. Die volge	ende artikel word hierby na artikel 20 in die Hoofwet ingevoeg:	
"В	ankbeherendemaatskappy se organisatoriese struktuur	
2	20A. (1) Die bedrywighede van die bankbeherendemaatskappy sal	
	ofsaaklik bestaan uit nakomings-, risikobestuur- en beheerfunksies.]
	(2) Die Raad bly uiteindelik verantwoordelik om te verseker dat hul	40
	edgekeurde strategie in werking gestel word en dat die groep se doel	
	vul word.	
	(3) Die Raad aanvaar ook die raad se verantwoordelikheid om te verseker	
	risiko's genoegsaam geïdentifiseer, gemeet, bestuur en gemonitor word dat goeie beheer gehandhaaf word.	45
	(4) (a) Die Raad sal deur die Maatskappysekretaris ondersteun word, wat	+3

Wysiging van artikel 22 van Wet 9 van 2010

13. Artikel 22 van die Hoofwet word hierby gewysig—

ook beheerondersteuning sal voorsien.

(a) deur die opskrif deur die volgende opskrif te vervang:

"Fondse van Maatskappy en bankbeherendemaatskappy";

(b) Die sekretariaathulpbron word met die Maatskappy gedeel.

(5) Die Raad vervul die Raad se pligte deur beleid en raamwerke ondersteun deur Raadskomitees wat ingevolge die Maatskappywet, die 50 Bankwet en die Wet op Openbare Finansiële Bestuur ingestel word.".

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- (b) by the substitution for the words preceding paragraph (a) of the following words:
 - "The funds of the Company and bank controlling company consist of—"; and
- (c) by the substitution for paragraph (a) of the following paragraph:

 "(a) capital vested in the Company and bank controlling company by virtue of section 7;".

Amendment of section 23 of Act 9 of 2010

14. The following section is hereby substituted for section 23 of the principal Act:

"Inspection of financial accounts and documents of Company and 10 bank controlling company

23. The Minister or any officer in the public service authorised by the Minister in writing has full access to all the financial accounts and documents of the Company and of the bank controlling company, and the Board must at all times furnish to the Minister or to such officer, as the case 15 may be, all such information as may reasonably be required.".

Amendment of section 24 of Act 9 of 2010

15. The following section is hereby substituted for section 24 of the principal Act:

"Application of Public Finance Management Act

24. The Company and the bank controlling company [is] are subject to 20 the Public Finance Management Act.".

Amendment of section 28 of Act 9 of 2010

- 16. Section 28 of the principal Act is hereby amended—
 - (a) by the substitution for the heading of the following heading:
 - "[Certain] Exemption from certain provisions of Companies Act 25 [may be declared inapplicable to Company]";
 - (b) by the substitution for subsection (1) of the following subsection:
 - "(1) (a) The Minister, with the concurrence of the Minister of Finance, may, in terms of section 9 of the Companies Act, request the Minister of Trade [and], Industry and Competition to [declare any provision] grant a total, partial or conditional exemption from one or more provisions of the Companies Act [to be inapplicable] applicable to the Company or the bank controlling company.";
 - (b) The request must be fully motivated by the Company or the bank controlling company, as the case may be.";
 - (c) by the substitution for subsection (2) of the following subsection:
 - "(2) (a) The [**Registrar of Companies**] <u>Commissioner</u> must publish particulars about the request and the motivation contemplated in subsection (1) by notice in the *Gazette*.
 - (b) In [such] the notice [,] contemplated in paragraph (a), the 40 [Registrar] Commissioner must invite interested persons to submit representations to a person named in the notice within a period stipulated in that notice."; and
 - (d) by the substitution in subsection (3) for paragraph (b) of the following paragraph:
 - "(b) [The] Before granting an exemption in terms of section 9 of the Companies Act and in addition to the provisions of that section, the Minister of Trade [and], Industry and Competition [may only issue the declaration if] must consider the representations contemplated in subsection (2) and be satisfied on reasonable grounds that the [inapplicability of that provision to] request for exemption for the Company or the bank controlling company—

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- (b) deur die woorde wat paragraaf (a) voorafgaan deur die volgende woorde te vervang:
 - "Die fondse van die Maatskappy en bankbeherendemaatskappy bestaan uit die volgende---"; en
- (c) deur paragraaf (a) deur die volgende paragraaf te vervang:
 - "(a) kapitaal wat uit hoofde van artikel 7 in die Maatskappy en bankbeherendemaatskappy vestig;".

Wysiging van artikel 23 van Wet 9 van 2010

14. Artikel 23 van die Hoofwet word hierby deur die volgende artikel vervang:

"Inspeksie van finansiële rekeninge en dokumente van Maatskappy en 10 bankbeherendemaatskappy

23. Die Minister of enige beampte in die staatsdiens met skriftelike magtiging van die Minister het volle toegang tot al die finansiële rekeninge en dokumente van die Maatskappy en van die bankbeherendemaatskappy, en die Raad moet te alle tye aan die Minister of sodanige beampte, na 15 gelang van die geval, alle inligting wat redelikerwys vereis kan word, voorsien.".

Wysiging van artikel 24 van Wet 9 van 2010

15. Artikel 24 van die Hoofwet word hierby deur die volgende artikel vervang:

"Toepassing van Wet op Openbare Finansiële Bestuur

24. Die Maatskappy en die bankbeherendemaatskappy is onderhewig aan die Wet op Openbare Finansiële Bestuur.".

Wysiging van artikel 28 van Wet 9 van 2010

- **16.** Artikel 28 van die Hoofwet word hierby gewysig—
 - (a) deur die opskrif deur die volgende opskrif te vervang:

"[Sekere] Vrystelling van sekere bepalings van Maatskappywet [kan as nie van toepassing op die Maatskappy verklaar word]";

- (b) deur subartikel (1) deur die volgende subartikel te vervang:
 - "(1) (a) Die Minister, met die instemming van die Minister van Finansies, kan, ingevolge artikel 9 van die Maatskappywet, versoek dat 30 die Minister van Handel [en], Nywerheid [verklaar dat enige bepaling] en Mededinging 'n algehele, gedeeltelike of voorwaardelike vrystelling van een of meer van die Maatskappywet [nie] se bepalings wat van toepassing op die Maatskappy of bankbeherendemaatskappy is, toestaan [nie].";
 - (b) Die Maatskappy of die bankbeherendemaatskappy, na gelang van die geval, moet die versoek ten volle motiveer.";
- (c) deur subartikel (2) deur die volgende subartikel te vervang:
 - "(2) (a) Die [Registrateur van Maatskappye] Kommissaris moet besonderhede oor die versoek en motivering in subartikel (1) beoog by kennisgewing in die Staatskoerant publiseer.
 - (b) In die kennisgewing in paragraaf (a) beoog, moet die [Registrateur] Kommissaris belanghebbendes vra om binne 'n tydperk in die kennisgewing bepaal vertoë voor te lê aan 'n persoon in die kennisgewing bepaal."; en
- (d) deur in subartikel (3) paragraaf (b) deur die volgende paragraaf te vervang: "(b) [Die] Voordat 'n vrystelling ingevolge artikel 9 van die Maatskappywet toegestaan word, moet die Minister van Handel [en], Nywerheid [kan slegs die verklaring uitreik indien] en Mededinging die vertoë in subartikel (2) beoog, oorweeg en op redelike gronde oortuig 50 wees dat die [ontoepaslikheid van daardie bepaling op] versoek om vrystelling vir die Maatskappy of die bankbeherendemaatskappy-

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- (i) will contribute to the Company's or the bank controlling company's efficiency;
- (ii) will not reduce or limit the Company's or the bank controlling company's accountability as a public entity or reduce the transparency of its functioning and operations; [and]
- (iii) will not be prejudicial to the rights, interests or claims of the Company's creditors or employees or to the rights or interests of any other person[.];
- (iv) will not reduce or limit the Company's or bank controlling company's functioning or accountability as a bank or bank controlling company; and
- (v) will not affect the effective regulation and supervision of the Company and the bank controlling company in terms of the Banks Act.".

Amendment of long title of Act 9 of 2010

17. The following long title is hereby substituted for the long title of the principal Act:

"To provide for the incorporation of the Postbank Division of the South African Post Office; to provide for the transfer of the enterprise of that Division to the Postbank company; to provide for the governance and functions of the Postbank company; to provide for the transfer in shareholding from the South African Post Office to Government through the creation of a bank controlling company for The Postbank SOC Limited in terms of the Banks Act, 1990; and to provide for matters connected therewith."

Amendment of Arrangement of Sections in Act 9 of 2010

18. The Arrangement of Sections after the long title of the principal Act is hereby amended—

- (a) by the insertion after the expression "15. Resignation, removal from office and vacating of office" of the following:
 - "15A. Functions of bank controlling company";
- (b) by the substitution for the expression "18. Appointment of managing director" of the following:
 - **"18.** Appointment of **[managing director]** chief executive officer and chief financial officer";
- (c) by the substitution for the expression "19. Conditions of appointment of 35 managing director" of the following:
 - "19. Conditions of appointment of [managing director] chief executive officer and chief financial officer";
- (d) by the insertion after the expression "20. Personnel of Company" of the following:
 - "20A. Bank controlling company's organisational structure";
- (e) by the substitution for the expression "22. Funds of Company" of the following:
 - "22. Funds of Company and bank controlling company";
- (f) by the substitution for the expression "23. Inspection of financial accounts 45 and documents of Company" of the following expression:
 - "23. Inspection of financial accounts and documents of Company and bank controlling company"; and
- (g) by the substitution for the expression "28. Certain provisions of Companies Act may be declared inapplicable to Company" of the following:
 - "28. [Certain] Exemption from certain provisions of Companies Act [may be declared inapplicable to Company]".

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- (i) tot die Maatskappy of bankbeherendemaatskappy se doeltreffendheid sal bydra;
- (ii) nie die Maatskappy of die bankbeherendemaatskappy se rekenpligtigheid as 'n openbare entiteit sal verminder of beperk of aan die deursigtigheid van die Maatskappy of die bankbeherendemaatskappy se funksionering en werksaamhede afbreuk sal doen nie: [en]
- (iii) nie tot nadeel van die regte, belange of eise van die Maatskappy se skuldeisers of werknemers of die regte van enige ander persoon sal wees nie[.];
- (iv) <u>nie die Maatskappy of bankbeherendemaatskappy se funk-</u> sionering of rekenpligtigheid as 'n bank of bankbeherendemaatskappy sal verminder of beperk nie; en
- (v) nie die effektiewe regulering en toesig oor die Maatskappy en die bankbeherendemaatskappy ingevolge die Bankwet sal raak 15 nie.".

Wysiging van lang titel van Wet 9 van 2010

17. Die lang titel van die Hoofwet word hierby deur die volgende lang titel vervang:

"Om voorsiening te maak vir die inlywing van die Posbank-afdeling van die Suid-Afrikaanse Poskantoor; om vir die oordrag van die onderneming van daardie Afdeling na die posbankmaatskappy voorsiening te maak; om vir die bestuur en werksaamhede van die posbankmaatskappy voorsiening te maak; voorsiening te maak vir die oordrag in aandeelhouding van die Suid-Afrikaanse Poskantoor aan die Staat deur die skepping van 'n bankbeherendemaatskappy vir die Posbank MSB Beperk ingevolge die Bankwet, 1990; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan."

Wysiging van indeling van artikels van Wet 9 van 2010

- 18. Die indeling van artikels na die lang titel van die Hoofwet word hierby gewysig—
 - (a) deur die volgende in te voeg na die uitdrukking "15. Bedanking, ontheffing 30 uit amp en ontruiming van amp":
 - "15A. Werksaamhede van bankbeherendemaatskappy";
 - (b) deur die uitdrukking "18. Aanstelling van besturende direkteur" deur die volgende te vervang:
 - "18. Aanstelling van **[besturende direkteur]** hoof- uitvoerende 35 beampte en hoof- finansiële beampte";
 - (c) deur die uitdrukking "19. Aanstellingsvoorwaardes van besturende direkteur" deur die volgende te vervang:
 - "19. Voorwaardes van aanstelling van [besturende direkteur] hoofuitvoerende beampte en hoof- finansiële beampte";
 - (d) deur die volgende in te voeg na die uitdrukking "20. Personeel van Maatskappy":
 - "20A. Bankbeherendemaatskappy se organisatoriese struktuur";
 - (e) deur die uitdrukking "22. Fondse van Maatskappy" deur die volgende te vervang: 45
 - "22. Fondse van Maatskappy en bankbeherendemaatskappy";
 - (f) deur die uitdrukking "23. Inspeksie van finansiële rekeninge en dokumente van Maatskappy" deur die volgende uitdrukking te vervang:
 - "23. Inspeksie van finansiële rekeninge en dokumente van Maatskappy en bankbeherendemaatskappy"; en
 - (g) deur die uitdrukking "28. Sekere bepalings van Maatskappywet kan as nie van toepassing op die Maatskappy verklaar word" deur die volgende te vervang:
 - "28. [Sekere] <u>Vrystelling van sekere</u> bepalings van Maatskappywet [kan as nie van toepassing op die Maatskappy verklaar word]".

The South African Post Bank Limited Amendent Act, 2023

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Substitution of short title of Act 9 of 2010

19. The short title is hereby substituted for the short title of the principal Act.

"Short title and commencement

32. This Act is called the South African Postbank <u>SOC</u> Limited Act, 2010, and takes effect on a date determined by the President in the *Gazette*."

Short title and commencement

20. This Act is called the South African Postbank Limited Amendment Act, 2023, and comes into operation on a date fixed by the President published in the *Gazette*.

Wysigingswet op die Suid-Afrikaanse Posbank Beperk, 2023

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Vervanging van kort titel van Wet 9 van 2010

19. Die kort titel word hierby deur die kort titel van die Hoofwet vervang:

"Kort titel en inwerkingtreding

32. Hierdie Wet heet die Wet op die Suid-Afrikaanse Posbank MSB Beperk, 2010, en tree in werking op 'n datum deur die President by kennisgewing in die *Staatskoerant* bepaal.".

Kort titel en inwerkingtreding

20. Hierdie Wet heet die Wysigingswet op die Suid-Afrikaanse Posbank Beperk, 2023, en tree in werking op 'n datum deur die President in die *Staatskoerant* gepubliseer.

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