

Republic of Namibia

Annotated Statutes

**REGULATIONS** 

### REGULATIONS MADE IN TERMS OF

# Child Care and Protection Act 3 of 2015

section 256

# **Child Care and Protection Regulations**

Government Notice 5 of 2019 (GG 6829)

came into force on date of publication: 30 January 2019

The Government Notice which issues these regulations states that they have been made under section 256 of the Child Care and Protection Act 3 of 2015. This does not appear to be strictly correct. There are several provisions in the Act which authorise regulations (sections 37, 63, 91, 117, 128, 153, 187, 199, 219, 239, 252 and 256) and several of these provisions seem to be relevant to these regulations.

The Government Notice which issues these regulations repeals a large number of regulations made in terms of the Children's Act 33 of 1960, which survived pursuant to section 258 of the Child Care and Protection Act 3 of 2015:

- (i) Regulations made under the Children's Act, 1960 (Act 33 of 1960): Natives, published under Government Notice R. 1086 of 22 July 1960, as amended by Government Notices R. 408 of 13 March 1970, R. 409 of 20 March 1970, R. 1099 of 10 July 1970, R. 683 of 30 April 1971, R. 1791 of 8 October 1971, R. 1842 of 20 October 1972, R. 2417 of 21 December 1973, R. 997 of 14 June 1974, R. 1000 of 14 June 1974, R. 445 of 7 March 1975, R. 1747 of 19 September 1975, R. 1620 of 3 September 1976, R. 1798 of 9 September 1977, R. 1279 of 23 June 1978 and AG. 42 of 17 August 1978:
- (ii) Rules of Procedure in Children's Court and at Proceedings in Magistrates' Courts under Chapter VI of the Act and Regulations Relative to the Registration of Orders of Adoption and the Protection of Infants Issued in Terms of Section Ninety-two of the Children's Act, 1960 (Act No. 33 of 1960), by the Minister of Social Welfare and Pensions in Respect of Races other than Bantu, published under Government Notice No. R523 of 30 March 1961;
- (iii) Regulations made under the Children's Act, 1960, published under Government Notice No. R.2433 of 10 December 1976, as amended by Government Notice No. R.2173 of 28 October 1977;
- (iv) Regulations made under the Children's Act, 1960 (Act 33 of 1960): Basters in the Territory of South-West Africa, published under Government Notice R. 295 of 4 March 1977, as amended by Government Notices R. 1749 of 2 September 1977, AG 63 of 29 September 1978 and AG. 79 of 30 November 1978;

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- (v) Regulations made under the Children's Act, 1960 (Act 33 of 1960): Namas in the Territory of South-West Africa, published under Government Notice R. 342 of 4 March 1977, as amended by Government Notices R. 1751 of September 1977, AG. 50 of 28 August 1978, AG. 59 of 25 September 1978, AG. 38 of 5 June 1979 and AG. 90 of 28 September 1979;
- (vi) Regulations made under the Children's Act, 1960 (Act 33 of 1960): Coloured Persons, published under Government Notice R. 69 of 4 March 1977, as amended by Government Notices R. 1750 of 1977, AG. 51 of 28 August 1978 and AG 89 of 28 September 1979;
- (vii) Regulations made under the Children's Act, 1960, published under Government Notice No. 554 of 15 April 1977, as amended by Government Notice No. R.2082 of 14 October 1977;
- (viii) Regulations Relating to Children's Status, published under Government Notice No. 267 of 3 November 2008; and
- (ix) any other regulations made under the Children's Act, 1960 (Act No. 33 of 1960) in respect of any matter that is regulated by these regulations or by the Regulations Relating to Children's Court Proceedings published under Government Notice No. 6 of 30 January 2019.

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### CHAPTER 1 PRELIMINARY

### **Definitions**

- 1. In these regulations a word or an expression to which a meaning has been assigned in the Act has that meaning, and unless the context otherwise indicates -
- "Adoption Registrar" means a staff member of the Ministry designated as Adoption Registrar in terms of section 183 of the Act;
- "certificate of authorisation" means the certificate referred to in section 33(2) of the Act;
- "DNA testing" means a scientific test involving human deoxyribonucleic acid which is used to establish whether a person is the biological father or mother of a person;
- "HIV-testing" means any reliable medically-recognised test to determine the presence or absence of HIV infection in a person;
- "manager" means a manager of a residential child care facility, a place of care, early childhood development centre or shelter;

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"messenger of the court" means a person appointed as a messenger of the court under section 14 of the Magistrates' Courts Act, and includes a police officer referred to in section 15 of that Act;

"police clearance certificate" means the police clearance certificate referred to in section 238(5) of the Act;

"RACAP" means the Register of Adoptable Children and Prospective Adoptive Parents referred to in section 171 of the Act;

"Register of Prospective Foster Parents" means the Register of Prospective Foster Parents referred to in section 155(4) of the Act;

"Social Work and Psychology Act," means the Social Work and Psychology Act, 2004 (Act No. 6 of 2004);

[The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024.]

"the Act" means the Child Care and Protection Act, 2015 (Act No. 3 of 2015).

# CHAPTER 2 SOCIAL WORKERS, CHILD PROTECTION ORGANISATIONS AND PROBATION OFFICERS

## Functions of designated social workers and designated child protection organisations

- **2.** A designated social worker or a designated child protection organisation who or which complies with -
  - (a) regulation 3, in the case of a social worker; or
  - (b) regulation 4, in the case of a child protection organisation,

may perform the functions as authorised on the certificate of authorisation.

### Requirements for designation of social workers

- **3.** (1) A social worker may only be designated under section 33 of the Act, if the social worker -
  - (a) submits proof that he or she is registered as a social worker in terms of Social Work and Psychology Act;

[The word "the" is missing before the phrase "Social Work and Psychology Act". The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024.]

(b) has at least three years of continuous experience in the field of child care and protection or is working under the supervision of a social worker who has more than three years of continuous experience in child care and protection;

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(c) has not been found to be unsuitable to work with children by the Social Work and Psychology Council of Namibia established under the Social Work and Psychology Act or by any court;

# [The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024, which has revised the governing structures for health professions.]

- (d) has no previous conviction relating to child neglect or abuse, drug trafficking or any of the offences listed in section 238(8) of the Act whether committed in Namibia or elsewhere and provides the Minister with a police clearance certificate from -
  - (i) Namibia, if the social worker is a Namibian citizen, permanent resident or has been residing in Namibia for the last five years;
  - (ii) the country of origin, if the country of origin is different from Namibia; and
  - (iii) any other country where the social worker has resided in the last five years,
  - issued within six months before the date of designation; and
- (e) has the appropriate skills and interest to uphold the rights and interests of children in his or her work as confirmed by a written reference from any relevant person or institution.
- (2) A social worker seeking designation in terms of section 33 of the Act must make an application to the Minister on a form substantially corresponding to Form 1A and together with the application must submit information or proof that he or she complies with subregulation (1).
- (3) Despite subregulation (2), the Minister may only designate a social worker to facilitate adoption if the social worker, in addition to complying with subregulation (1), has at least four years practical experience in adoption or court matters.
- (4) A social worker who is already performing functions assigned to designated social workers in terms of the Act prior to the commencement of these regulations -
  - (a) must, within eight months of the commencement of these regulations, make an application to the Minister under subregulation (2) to be considered for designation to perform functions assigned to designated social workers in terms of the Act; and
  - (b) may continue with the performance of such functions until such time as the certificate of authorisation is issued or refused.
  - (5) The Minister must consider the application for designation and may -
  - (a) grant the application in whole, if there is a need for the social worker to perform any of the functions assigned to designated social workers in terms of the Act;
  - (b) grant the application in part, if there is a need for the social worker to perform any of the functions assigned to designated social workers in terms of the Act; or
  - (c) refuse the application.
  - (6) If an application for designation is -

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- (a) granted in whole, the Minister must issue the social worker with a certificate of authorisation on a form substantially corresponding to Form 1B, indicating the functions to be performed by the social worker;
- (b) granted in part, the Minister must issue the social worker with a certificate of authorisation on a form substantially corresponding to Form 1B, indicating the functions to be performed by the social worker in respect of which the designation is granted; or
- (c) refused or granted in part, the Minister must cause the social worker to be notified of the refusal or partial refusal and the reasons for the refusal.
- (7) The certificate of authorisation or the notice of refusal and reasons for refusal must be delivered to the social worker by hand, courier or registered post.
- (8) Subject to subregulation (1), a social worker who intends to renew his or her certificate of authorisation must submit the certificate of authorisation to the Minister for renewal at least three months prior to the date of expiry of the certificate, together with -
  - (a) proof of registration as a social worker; and
  - (b) a police clearance certificate issued not more than one year before the date of submission for renewal,

and may at the time of applying for the renewal of the certificate make an application for designation in respect of any other additional function, and if the application in respect of additional function is granted the Minister must amend the certificate of authorisation.

### Requirements for designation of child protection organisations

- **4.** (1) A child protection organisation may only be designated under section 33 of the Act, if the child protection organisation -
  - (a) is registered with the appropriate authority, in cases where registration is required;
  - (b) is a non-profit organisation in the form of a registered trust or a legal person;
  - (c) has the necessary capacity and expertise to perform functions in terms of the Act;
  - (d) has a constitution or other founding document that includes the provision of child care and protection services;
  - (e) has the ability to respond to the needs of children with special needs and disabilities directly or through appropriate referrals;
  - (f) if seeking State funding, demonstrates a sound financial management and efficiency, economy and effectiveness of its programmes; and
  - (g) employs one or more social workers who are issued with certificates of authorisation under regulation 3.

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- (2) A child protection organisation seeking designation in terms of section 33 of the Act must make an application to the Minister on a form substantially corresponding to Form 1C and together with the application must submit information or proof that it complies with subregulation (1), including -
  - (a) a business plan of the organisation;
  - (b) audited financial statements for the previous financial year, or if the audited statements cannot be furnished, such financial statements as are available accompanied by a sworn statement as to why audited statements cannot be furnished;
  - (c) proof of registration under subregulation (1)(a), if applicable;
  - (d) proof of registration as a social worker under the Social Work and Psychology Act in respect of all social workers employed by the organisation;

# [The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024.]

- (e) the constitution or other founding document of the organisation;
- (f) police clearance certificates issued within six months of the date of application for designation in respect of all social workers and any other persons employed by the organisation who work directly with children; and
- (g) other documents as may be relevant to the application.
- (3) A child protection organisation which is already performing functions assigned to designated child protection organisations in terms of the Act prior to the commencement of these regulations -
  - (a) must, within eight months of the commencement of these regulations, make an application to the Minister under subregulation (2) for the organisation to be considered for designation to perform functions assigned to designated child protection organisations; and
  - (b) may continue with the performance of such functions until such time as the certificate of authorisation is issued or refused.
  - (4) The Minister must consider the application for designation and may -
  - (a) grant the application in whole, if there is a need for the child protection organisation to perform any of the functions assigned to designated child protection organisations in terms of the Act;
  - (b) grant the application in part, if there is a need for the child protection organisation to perform any of the functions assigned to designated child protection organisations in terms of the Act; or
  - (c) refuse the application.
  - (5) If an application for designation is -

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- (a) granted in whole, the Minister must issue the child protection organisation with a certificate of authorisation on a form substantially corresponding to Form 1B, indicating the functions to be performed by the organisation;
- (b) granted in part, the Minister must issue the child protection organisation with a certificate of authorisation on a form substantially corresponding to Form 1B, indicating the functions to be performed by the child protection organisation in respect of which the designation is granted; or
- (c) refused or granted in part, the Minister must cause the child protection organisation to be notified of the refusal or partial refusal and the reasons for the refusal.
- (6) The certificate of authorisation or the notice of refusal and reasons for refusal must be delivered to the child protection organisation by hand, courier or registered post.
- (7) Subject to subregulations (1) and (2), a child protection organisation that intends to renew its certificate of authorisation must submit the certificate of authorisation to the Minister for renewal at least three months prior to the date of expiry of the certificate, together with -
  - (a) proof of registration of the organisation, if applicable;
  - (b) proof of registration of all social workers employed by the organisation; and
  - (c) police clearance certificates issued not more than one year before the date of submission for renewal in respect of all social workers and any other persons employed by the organisation who work directly with children,

and may at the time of applying for the renewal of the certificate make an application for designation in respect of any other additional function, and if the application in respect of additional function is granted the Minister must amend the certificate of authorisation.

### Requirements for designation of probation officers

- **5.** (1) A social worker may only be designated as a probation officer under section 35 of the Act, if the social worker -
  - (a) submits proof that he or she is registered as a social worker in terms of the Social Work and Psychology Act;

# [The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024.]

- (b) has experience or skills appropriate to the powers and functions of a probation officer as confirmed by a written reference from any relevant person or institution; and
- (c) in the case of a social worker seeking designation to work with children -
  - (i) has not been found unsuitable to work with children by the Social Work and Psychology Council of Namibia established under the Social Work and Psychology Act or by any court; and

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- (ii) has no previous conviction relating to child neglect or abuse, drug trafficking or any of the offences listed in section 238(8) of the Act whether committed in Namibia or elsewhere and provides the Minister with a police clearance certificate from -
  - (aa) Namibia, if the social worker is a Namibian citizen, permanent resident or has been residing in Namibia for the last five years;
  - (bb) the country of origin, if the country of origin is different from Namibia; and
  - (cc) any other country where the social worker has resided in the last five years,

issued within six months before the date of designation.

- (2) A social worker seeking designation as a probation officer in terms of section 35 of the Act must make an application to the Minister on a form substantially corresponding to Form 1D and together with the application must submit information or proof that he or she complies with subregulation (1).
- (3) The Minister must consider the application for designation as a probation officer and may -
  - (a) grant the application in whole, if there is a need for the social worker to perform any of the functions assigned to probation officers in terms of the Act;
  - (b) grant the application in part, if there is a need for the social worker to perform any of the functions assigned to probation officers in terms of the Act; or
  - (c) refuse the application.
  - (4) If an application for designation as a probation officer is -
  - (a) granted in whole, the Minister must issue the social worker with a certificate of authorisation on a form substantially corresponding to Form 1E, indicating that the social worker is designated to work with -
    - (i) child offenders;
    - (ii) adult offenders; or
    - (iii) both child and adult offenders:
  - (b) granted in part, the Minister must issue the social worker with a certificate of authorisation on a form substantially corresponding to Form 1E, indicating that the social worker is designated to work with -
    - (i) child offenders;
    - (ii) adult offenders; or
    - (iii) both child and adult offenders; or

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- (c) refused or granted in part, the Minister must cause the social worker to be notified of the refusal or partial refusal and the reasons for the refusal.
- (5) The certificate of authorisation or the notice of refusal and reasons for refusal must be delivered to the social worker by hand, courier or registered post.
- (6) A person considered to have been appointed as a probation officer in terms of section 35(3) of the Act must, within eight months of the commencement of these regulations, make an application to the Minister under subregulation (2) to be issued with a certificate of authorisation.
- (7) A certificate of authorisation is valid for a period of five years and may be renewed in accordance with subregulation (8).
- (8) Subject to subregulation (1), a probation officer who inteds to renew his or her certificate of authorisation must submit the certificate of authorisation to the Minister for renewal at least three months prior to the date of expiry of the certificate, together with -

### [The word "intends" is misspelt in the Government Gazette, as reproduced above.]

- (a) proof of registration as a social worker; and
- (b) police clearance certificate issued not more than one year before date of submission for renewal,

and may at the time of applying for the renewal of the certificate make an application for designation as a probation officer in respect of any other additional category of offenders, and if the application in respect of additional category is granted the Minister must amend the certificate of authorisation.

### [The word "any" appears to have been omitted in the phrase "in respect of additional category".]

### Conduct that may lead to refusal to renew, alteration or revocation of certificates

- **6.** (1) A certificate of authorisation issued to -
- (a) a social worker or a child protection organisation under section 33 of the Act; or
- (b) a social worker designated as a probation officer under section 35 of the Act,

may not be renewed, or may be altered or revoked as contemplated in subregulation (2).

- (2) The Minister may refuse to renew, or may alter or revoke a certificate of authorisation referred to in subregulation (1), if the Minister is satisfied that -
  - (a) in the case of a social worker referred to in subregulation (1)(a) or (b), the social worker -
    - (i) performs functions or exercises powers not authorised by the certificate of authorisation;
    - (ii) contravenes or fails to comply with the Act or the Social Work and Psychology Act;

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# [The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024.]

- (iii) repeatedly fails to submit reports timeously as required under this Act;
- (iv) is not acting or lacks the ability to act in the best interests of children;
- (v) is convicted of any crime listed in section 238(8) of the Act; or
- (vi) is arrested for any crime listed in section 238(8) of the Act;
- (b) in the case of child protection organisation referred to in subregulation (1)(a) -

### [The article "a" is missing before the term "child protection organisation".]

- (i) the child protection organisation performs functions or exercises powers not authorised by the certificate of authorisation;
- (ii) the child protection organisation contravenes or fails to comply with the Act;
- (iii) any of the social workers employed by the child protection organisation -
  - (aa) performs functions or exercises powers not authorised by the certificate of authorisation;
  - (bb) contravenes or fails to comply with the Act or the Social Work and Psychology Act;

# [The Social Work and Psychology Act 6 of 2004 has been replaced by the Health Professions Act 16 of 2024.]

- (cc) repeatedly fails to submit reports timeously;
- (dd) is not acting or lacks the ability to act in the best interests of children;
- (ee) is convicted of any crime listed in section 238(8) of the Act; or
- (ff) is arrested for any crime listed in section 238(8) of the Act, and the child protection organisation fails to take appropriate action.
- (3) The Minister must -
- (a) notify a social worker or a child protection organisation of his or her intention not to renew, to alter or revoke the certificate of authorisation at least seven days prior to the date of the intended action;
- (b) afford the social worker or child protection organisation an opportunity to make representations on the matter before the Minister makes his or her decision; and
- (c) take into consideration any representations made under paragraph (b) when making his or her decision.

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(4) A notice referred to in subregulation (3) must be delivered to the social worker or the child protection organisation by hand, courier, facsimile or electronic mail.

### Submission and examination of reports by social workers

- 7. (1) A social worker who has finalised a report required by the children's court under sections 33(7), 47(2)(g) or 139(1) of the Act must submit a signed copy of the report to a staff member referred to in section 33(7) of the Act within two days after the finalisation of the report and before the report is submitted to the court.
- (2) The report referred to in subregulation (1) must be submitted to the staff member by hand, fax or electronic mail.
- (3) Unless the deadline for submission of the report to the children's court necessitates a shorter period for examination, the staff member must conclude the examination of the report within five days from the date of receipt of the report and must communicate the outcome of his or her examination forthwith to the social worker and the social worker must insofar as possible rectify any defect in the report before the report is submitted to the court.
- (4) For the purposes of section 33(8) of the Act, the staff member may require the social worker who produced the report to -
  - (a) correct any error in the report;
  - (b) collect additional information to supplement the content of the report;
  - (c) consult with any person or institution as identified by the staff member;
  - (d) re-interview a person or institution already consulted by the social worker; or
  - (e) re-write the report in accordance with guidelines provided by the staff member,

within a specified period and after which the report must be re-submitted to the staff member for re-examination.

- (5) After the report is examined by the staff member in terms of this regulation, the report must be submitted to the children's court without any delay.
- (6) The social worker must attempt to finalise the report timeously in order to allow the staff member to examine or re-examine the report before any deadline for submission of the report to the court, and, if necessary, may seek an extension of the deadline pursuant to section 48(1) or 139(2) of the Act.

### Fees payable to private social workers or child protection organisations

**8.** A private social worker or child protection organisation may charge fees not exceeding the fees specified in Annexure 2 for rendering services specified in that Annexure.

# CHAPTER 3 RESIDENTIAL CHILD CARE FACILITIES, PLACES OF CARE, EARLY CHILDHOOD DEVELOPMENT CENTRES AND SHELTERS

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### General regulations

# Standards for residential child care facilities, places of care, early childhood development centres and shelters

- **9.** In addition to the standards specified in section 71 of the Act, a residential child care facility, place of care, early childhood development centre and shelter must -
  - (a) comply with the applicable building plan regulations, where applicable;
  - (b) comply with any applicable standards as may be issued and published by the Ministry or as may be revised;
  - (c) have documents of ownership of the premises, lease agreement for the premises or any other documents indicating right to occupy the premises;
  - (d) show compliance with regard to construction and safety requirements, where applicable; and
  - (e) have a first aid kit which complies with any standards as may be issued by the Ministry from time to time.

# Rights of children in residential child care facilities, places of care, early childhood development centres and shelters

- 10. (1) A child who is cared for in a residential child care facility has the right to -
- (a) be promptly informed in a language which he or she understands of the reason for his or her admission or detention in the residential child care facility;
- (b) have his or her parent, guardian, next of kin or any other person who was caring for the child immediately prior to the admission of the child to the facility informed within 48 hours of admission of the residential child care facility to which the child has been admitted or detained and the reason for the child's admission or detention;
- (c) regularly communicate with, and be visited by, his or her parents, guardian, next of kin, social worker, probation officer, manager, religious counsellor, health care professional, psychologist, legal practitioner, social auxiliary worker or community child care worker, unless a court made an order to the contrary or unless the child chooses not to communicate or be visited, but the timing and frequency of such visits may be reasonably regulated by the relevant social worker;
- (d) adequate nutrition, clothing, nurturing, access to health care and the same quality of care as other children in the facility, taking into account any special needs that the child may have;
- (e) be consulted and express his or her views according to his or her abilities about significant decisions affecting him or her;
- (f) reasonable privacy, possession and protection of his or her personal belongings;
- (g) be informed that prohibited items in his or her possession may be removed and withheld:

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- (h) be informed of the behaviour that is expected of him or her by carers, the consequences of his or her failure to meet the expectations of carers and assistance that he or she may expect from the carers regarding the attaining of such behavioural expectations;
- (i) care and intervention which respects, protects and promotes his or her cultural, religious and linguistic heritage and the right to learn about and maintain the heritage;
- (j) positive discipline appropriate to his or her level of development;
- (k) education, training or learning opportunities appropriate to his or her level of maturity, aptitude and ability;
- (l) respect and protection from exploitation and neglect;
- (m) opportunities of learning and developing his or her capacity to demonstrate respect and care for others;
- (n) access to an interpreter or other necessary support, if language or disability is a barrier in consulting the child on decisions affecting his or her custody or care and development;
- (o) privacy during discussions with people referred to in paragraph (c) unless a court makes an order to the contrary or unless he or she chooses otherwise;
- (p) access to community activities and structures, unless a court makes an order to the contrary; and
- (q) be informed, on admission to the facility and at any time after being admitted to the facility, of the procedure to be followed if he or she wishes to lodge a complaint of any nature.
- (2) A child who is cared for in a place of care, early childhood development centre or shelter has the right to -
  - (a) adequate nutrition, nurturing, access to health care appropriate to the period of care and the age of the children in question and to be given the same quality of care as other children in the facility, taking into account the age of the child and any special needs that the child may have;
  - (b) be consulted and to express his or her views according to his or her abilities about decisions affecting him or her;
  - (c) reasonable privacy, possession and protection of his or her personal belongings;
  - (d) be informed that prohibited items in his or her possession may be removed and withheld:
  - (e) be informed of the behaviour that is expected of him or her by carers, the consequences of his or her failure to meet the expectations of carers and assistance

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that he or she can expect from the carers regarding the attaining of such behavioural expectations;

- (f) care and intervention which respects, protects and promotes his or her cultural, religious and linguistic heritage and the right to learn about and maintain the heritage, according to his or her duration of stay;
- (g) positive discipline appropriate to his or her level of development;
- (h) education, training or learning opportunities appropriate to his or her level of maturity, aptitude and ability according to his or her duration of stay;
- (i) respect and protection from exploitation and neglect; and
- (j) be informed, on admission to the facility and at any time after being admitted to the facility, of the procedure to be followed if he or she wishes to lodge a complaint of any nature.

# Complaints procedure in residential child care facilities, places of care, early childhood development centres and shelters

- 11. (1) A residential child care facility excluding a private home or a private or public hospital serving as a place of safety, a place of care, an early childhood development centre and a shelter must have a complaints procedure which is set out in writing, and in the case of a children's home or a child detention centre, the complaints procedure must be approved by the board.
  - (2) The complaints procedure contemplated in subregulation (1) must -
  - (a) be appropriate to the age and stage of development of the children at the facility;
  - (b) allow for children to complain about particular incidents or staff members;
  - (c) be accessible to the children;
  - (d) be structured in such a manner that it does not cause conflict;
  - (e) encourage restorative justice interventions, where appropriate; and
  - (f) provide fair procedures for persons against whom allegations are made.
- (3) A child must be informed of the complaints procedure on admission to the facility, place of care, centre or shelter.

# Behaviour management in residential child care facilities, places of care, early childhood development centres and shelters

- 12. (1) The manager and staff members of a residential child care facility excluding a private home or a private or public hospital serving as a place of safety, a place of care, an early childhood development centre and a shelter must endeavour to promote positive discipline by -
  - (a) ensuring that children are provided with skills and support which enable constructive and effective social behaviour;

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- (b) demonstrating the expected behaviour by modelling their attitudes and interactions with the children;
- (c) ensuring that children feel respected and are physically, emotionally and socially safe when carers provide positive discipline; and
- (d) ensuring, through programmes and effective role modelling, that children are given the opportunity and encouragement to demonstrate and practice positive behaviour.
- (2) The following behaviour management actions are prohibited -
- (a) group punishment for individual behaviour;
- (b) threats of removal or removal from a developmental or therapeutic programme;
- (c) humiliation or ridicule;
- (d) corporal punishment;
- (e) deprivation of basic rights and needs such as food and clothing;
- (f) deprivation of access to family members or other persons;
- (g) denial of visits, telephone calls or correspondence with family members or guardians outside the specific development plan of the child;
- (h) isolation, except for the temporary removal of a child from a specific environment or activity for a brief period as a form of positive discipline, but the child may not be left completely alone during that period;
- bodily restraint, except where it is necessary to restrict the movement of a child by means of one or more persons holding the child for a brief period in an emergency situation in order to prevent the child from harming or endangering himself or herself or other persons;
- (j) assignment of exercise or chores which may be harmful to the child or which is ageinappropriate to the child;
- (k) verbal abuse and any act which is likely to cause emotional or physical harm to the child;
- (1) punishment by another child;
- (m) measures which demonstrate discrimination on the basis of cultural or linguistic heritage, sex, race, religion or HIV status; and
- (n) undue influence by service providers regarding the imposition of their own personal beliefs on the child.

Reporting by staff members of residential child care facilities, places of care, early childhood development centres and shelters

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### **Child Care and Protection Regulations**

- 13. (1) Subject to subregulation (4), a staff member of residential child care facility, place of care, early childhood development centre or shelter must report to the manager the following incidents -
  - (a) the removal or attempted removal of a child from the facility, place of care, centre, shelter or programme by a person who is not authorised to do so;
  - (b) accident or illness of a child which requires medical attention;
  - (c) any irregular or dysfunctional behaviour or health problem of a child;
  - (d) allegations of physical, psychological, emotional, sexual or verbal abuse of a child;
  - (e) absence of a child from the facility without permission pursuant to section 87 of the Act, where applicable;
  - (f) where a child has disappeared from the facility;
  - (g) interventions by members of the police;
  - (h) the death or injury of a child;
  - (i) any criminal charge or conviction of a staff member, volunteer or other persons involved in the facility, place of care, centre or shelter;
  - (j) substance abuse or drug dealing by a child in the care of the facility regardless of where the substance abuse or drug dealing takes place;
  - (k) substance abuse or drug dealing by staff members or any other person who is present on the premises of the facility;
  - (l) a child, staff member or any other person being under the influence of alcohol at the facility, place of care, centre or shelter;
  - (m) any strike by staff members at the facility, place of care, centre or shelter;
  - (n) any physical altercation involving staff members or other adults at the facility, place of care, centre or shelter; or
  - (o) any other unusual circumstances that are likely to affect the safety or well-being of a child at the facility, place of care, centre or shelter.
- (2) The reporting under subregulation (1) must be made within 24 hours of the discovery of the incident referred to in that subregulation or as soon as the staff member assumes duty, whichever occurs first.
- (3) After being notified of an incident contemplated in subregulation (1) which involves or directly affects a child, the manager must forthwith notify the parent, guardian or care-giver of the child of the date, time and nature of the incident and steps taken.
- (4) This regulation applies to a private home or a private or public hospital serving as a place of safety only in respect of the events referred to in subregulation (1)(a) to (h) and in that case, the reporting must be made to -

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### **Child Care and Protection Regulations**

- (a) a person or social worker in charge of that home or hospital; or
- (b) the Permanent Secretary,

who must make the notification required in terms of subregulation (3).

### Appointment of boards for children's homes and child detention centres

- 14. (1) The board of a privately operated children's home or child detention centre must be appointed by the holder of the certificate of registration under section 72(2)(b) of the Act by calling for application by interested persons to be appointed as members of the board.
- (2) A call for application under subregulation (1) must be made in a local or national newspaper circulating in the area where the home or centre is situated and must be in the official language and may also be in such other languages as may be appropriate to the area where the home or centre is situated.
- (3) The application must be made in writing and must be accompanied by curriculum vitae of the applicant.
  - (4) Persons to be appointed as members of the board must include -
  - (a) at least one person and not more than five persons from the community in which the home or centre is situated, including at least one person with the ability to monitor financial issues;
  - (b) one member from any health profession;
  - (c) a staff member of the children's home or child detention centre;
  - (d) one member representing the interests of the residents of the home or centre; and
  - (e) the manager of the home or centre.
- (5) A person may not be appointed as a member of a board if such person has any conflict of interest that may hinder the performance of his or her functions as a member of the board.
- (6) A member of a board must be appointed for a period of three years, but in order to allow for effective leadership transition, the holder of the certificate of registration may extend the term of office of any four members for a further period not exceeding three years.
  - (7) Every member of the board must be in possession of a police clearance certificate.
- (8) A holder of a certificate of registration must, after having appointed the members of the board, furnish the Minister with a list of the names of the persons appointed as members of the board and indicate the capacity of each member appointed as contemplated in subregulation (4), within 14 days of appointment, and the Minister may request further information about the capacities of members.
- (9) Unless a vacancy does not affect the minimum number of members required in terms of section 72(1) of the Act or substantially affect the efficient functioning of the board, the

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children's home or child detention centre, a vacancy on a board must be filled in accordance with this regulation and the person so appointed is appointed for the remainder of the unexpired portion of the term of office of the member who vacated the board.

- (10) A member of a board vacates his or her office, if the member -
- (a) is convicted of an offence referred to in section 238(8) of the Act;
- (b) contravenes subregulation (5); or
- (c) resigns after giving at least 30 days written notice to the holder of the certificate of registration and chairperson of the board, or in the case of a chairperson, after giving at least 30 days written notice to the holder of the certificate of registration.

### Procedure for boards

- 15. (1) A board must function according to the following procedures -
- (a) the board must meet as often as the business of a board requires but at least once in every three months during each year;
- (b) a board must at its first meeting elect a chairperson, a treasurer and a secretary of the board:
- (c) a simple majority of all members of a board present at a meeting of the board forms a quorum at that meeting;
- (d) the decision of a board must as far as possible be made by consensus, but where a matter is put to the vote, a simple majority of the members of the board present at a meeting constitutes a decision of the board and in the event of an equality of votes, the person presiding at the meeting has a casting vote in addition to his or her deliberative vote;
- (e) a board may request the attendance of, or a report by, a staff member of a children's home or a child detention centre in a matter before or to be considered by the board, and may be addressed by a child who is residing at the home or centre, either at the request of the board or the child;
- (f) a board must take or cause to be taken minutes of all of its meetings, which must include a summary of the discussions and a record of all decisions taken;
- (g) a board must circulate or cause to be circulated the minutes of the previous meeting together with an agenda of the next meeting at least two weeks prior to the next meeting, but in a case of urgent meeting this requirement may be dispensed with by the chairperson; and
- (h) a board may decide on its own procedures regarding matters not provided for in this regulation, but the members of the board must reach consensus on those procedures, failing which the procedure contemplated in paragraph (d) must be followed.
- (2) A board must ensure that its members -

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- (a) understand the legal framework under which children's homes or child detention centres operate; and
- (b) perform their duties in good faith and in the best interests of the children, residing in the home or centre, pursuant to section 3 of the Act.
- (3) A board must -
- (a) provide support and advice to the manager of the children's home or child detention centre;
- (b) evaluate the performance of the manager of the home or centre;
- (c) monitor, review and approve the annual budget for the home or centre;
- (d) monitor, review and approve the business plan of the home or centre; and
- (e) ensure that assets of the home or centre are maintained and protected.
- (4) A board must ensure that it receives quarterly written reports from the manager of the home or centre, and if the manager fails to provide the quarterly written reports, the board may institute disciplinary proceedings against the manager.

# Requirements relating to managers and management of children's home, child detention centres, places of care, early childhood development centres and shelters

- **16.** (1) The manager is responsible for the day to day operation of the children's home, child detention centre, place of care, early childhood development centre or shelter.
- (2) When selecting a suitable candidate to be appointed as the manager of a State-owned children's home, child detention centre or shelter, the Minister must consider whether the candidate -
  - (a) has specialised knowledge of child care and protection;
  - (b) has proven leadership ability;
  - (c) is able to demonstrate management and administration skills; and
  - (d) has knowledge and experience of the particular programmes that the home, centre or shelter provides.
- (3) The manager and the board, in the case of a children's home or a child detention centre, must strive for a co-operative relationship characterised by openness and trust.
- (4) The board is responsible for the approval of administrative and operational policy of a children's home or a child detention centre.

Requirements relating to persons working with children at children's homes, child detention centres, places of care, early childhood development centres and shelters

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- 17. (1) A person rendering services to children at a children's home, child detention centre, place of care, early childhood development centre or shelter, excluding persons who do not work directly with the children, must possess the following skills as appropriate to their role -
  - (a) the ability to implement the programmes in the home, centre, place of care or shelter;
  - (b) skills or training on the identification of irregular or dysfunctional behaviour, developmental delays and physical disabilities in children;
  - (c) the ability to identify, record and report on the progress and developmental needs of children;
  - (d) the ability to design and produce stimulating indoor and outdoor activities and routines according to the developmental needs of the children;
  - (e) the ability to stimulate, extend and promote all-round development through appropriate adult-child, adult-adult and child-child interactions to enhance emotional, cognitive, spiritual, physical and social development; and
  - (f) the ability to provide development programmes that are appropriate to the needs of the children to whom the services are provided, including, where relevant, children with disabilities, chronic illnesses or other special needs.
- (2) The qualifications of persons rendering services as contemplated in subregulation (1) must be in accordance with guidelines and requirements as may be issued by the Minister from time to time.
  - (3) A person -
  - (a) employed or engaged at a home, place of care, centre or shelter must within three months after the commencement of these regulations; or
  - (b) to be employed or be engaged at a home, place of care, centre or shelter must prior to his or her employment or engagement by the home, place of care, centre or shelter,

provide the home, place of care, centre or shelter with -

- (i) a certified copy of his or her identity document;
- (ii) proof of his or her skills, qualifications or training required in terms of the Act; and
- (iii) a police clearance certificate.
- (4) A person rendering services to children at a children's home, place of care, centre or shelter who works directly with children in such home, place, centre or shelter must be able to communicate with children in a language or manner which the children understand, either directly or through an intermediary who can be contacted at any time.
- (5) If a children's home, place of care, centre or shelter accommodates children with special developmental or behavioural needs, such home, place, centre or shelter must employ one or more persons with specialised skills in dealing with such children to provide appropriate specialised services.

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### **Child Care and Protection Regulations**

### Keeping of records of children

- **18.** (1) An owner or a person in charge of a children's home, child detention centre, place of care, early childhood development centre or shelter must keep a separate file in respect of each child in which the following information must be recorded or filed -
  - (a) full names of the child;
  - (b) date of admission of the child to the children's home, centre, place or shelter;
  - (c) date on which the attendance of the child at the children's home, centre, place or shelter is terminated;
  - (d) all documents relating to the child, received at the time of admission of the child to the children's home, place, centre or shelter;
  - (e) any document relating to the child, including correspondence, copies of any relevant medical reports and any reports relating to the achievements and skills of the child;
  - (f) reports by the provider of a programme within the facility, place, centre or shelter on the development of the child with particular reference to any irregular behavioural pattern or possible deviations from the normal development of the child having due regard to his or her age;
  - (g) reports on any significant injury observed at the time of admission or during the stay of the child at the facility, place, centre or shelter, including any observations which may relate to possible abuse of the child;
  - (h) the written consent of the parent, guardian or care-giver of the child referred to in regulation 19;
  - (i) complaints made by a child in terms of the complaints procedure contemplated in regulation 11, together with a record of any follow-up or action taken in respect of such complaints; and
  - (j) any serious disciplinary problem experienced in respect of the child including a record of any actions taken in respect of such problem.
- (2) A register kept in terms of this regulation must be kept in a secure manner and for a period of at least -
  - (a) 10 years in the case of a children's home or child detention centre; or
  - (b) two years in the case of a place of care, early childhood development centre or shelter,

after the date which a child has left the home, centre, place, centre or shelter, and in the case of a residential child care facility the file must be transferred to the Ministry for archiving purposes after the period referred to in paragraph (a).

[The word "centre" is repeated in the closing phrase, but the first usage refers to a child detention centre and the second refers to an early childhood development centre.]

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(3) Access to any records in a file kept in terms of this regulation is controlled by the manager and access to the file may only be given to a person who shows that such access is in the best interests of the child to whom the records relate.

# Administering medication to children in children's homes, children detention centres, places of care, early childhood development centres and shelters

- 19. (1) Subject to subregulation (2), in the event that a child requires medication supplied by the parent, guardian or care-giver and parental powers in respect of the child have not been transferred to the children's home, children detention centre, place of care, early childhood development centre or shelter, the parent, guardian or care-giver must provide the facility with written consent for the facility to administer the medication to the child.
- (2) The consent referred to in subregulation (1) must be co-signed by the person at the facility who is responsible for administering the medication referred to in that subregulation and a witness must be present when the medication is administered.

### Ratification of transfer of children in foster care and residential child care facility

- **20.** (1) A directive made by the Minister to transfer a child under section 82(2) of the Act must, together with a copy of the report of the social worker made in terms of section 82(3) of the Act, be submitted to the clerk of the children's court having jurisdiction to consider ratification within seven days after the directive was issued.
- (2) If the children's commissioner ratifies the directive referred to in subregulation (1), the children's commissioner must indicate such ratification by affixing the official stamp of the children's court to the directive and must return the ratified directive to the Minister without delay for implementation.
- (3) If the children's commissioner does not ratify the directive referred to in subregulation (1), the clerk of the court must in writing communicate to the Minister the decision by the children's commissioner without delay, and the children's commissioner may direct that any other appropriate steps be taken in terms of the Act.

### **Appeals**

- 21. An appeal to a children's court contemplated in section 85(1) of the Act must be -
- (a) made on a form substantially corresponding to Form 2; and
- (b) lodged with the clerk of the children's court having jurisdiction within 30 days after the decision has come to the notice of the appellant.

### Leave of absence from foster care or residential child care facilities

- **22.** (1) Leave of absence may be granted to a child in foster care or in a residential child care facility only if -
  - (a) the leave of absence serves the best interests of the child; and
  - (b) suitable arrangements for the accommodation, care and supervision of the child have been made by a social worker for the duration of the leave of the child.

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- (2) Leave of absence may be granted pursuant to section 87 of the Act for a period exceeding six weeks only if -
  - (a) in the case of a child who is under the supervision of a designated social worker, the social worker approves the leave of absence; or
  - (b) in the case of any other child, the Minister approves the leave of absence.
- (3) The management of a residential child care facility, the foster parent or other person contemplated in section 87(1)(a) of the Act, or the social worker contemplated in section 87(2) of the Act, must monitor the return of the child to foster care or to the residential child care facility and report such return or failure to return, in writing, to the Minister without delay.

## Part 2 Registration and inspection

### Application for registration of children's homes or child detention centres

- 23. (1) An application under section 73 of the Act for the -
- (a) registration of a children's home or child detention centre; or
- (b) renewal of the registration of the children's home or child detention centre,

must be made on a form substantially corresponding to Form 3A and must be submitted to the Minister.

- (2) In the case of an application for registration of a child detention centre, a copy of the application must be submitted to the minister responsible for education for record purposes.
  - (3) An application contemplated in subregulation (1) must be accompanied by -
  - (a) the constitution or founding document complying with the requirements contemplated in subregulation (4);
  - (b) a health certificate issued by the local authority council in whose area the children's home or child detention centre is to operate or by the minister responsible for health confirming compliance with the health requirements;
  - (c) a certified copy of the approved building plan of the children's home or child detention centre, or a copy of the building plan that has been submitted for approval if the application for approval of the building plan is still under consideration;
  - (d) any other approval as may be required by the relevant local authority council in respect of such children's home or child detention centre;
  - (e) rules applicable to children in the children's home or child detention centre;
  - (f) a weekly specimen menu of food to ensure that children receive a balanced diet;
  - (g) a specimen weekly programme of activities;

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- (h) job descriptions and duty sheets of staff members demonstrating the capacity of the children's home or child detention centre to carry out its intended functions and programmes;
- (i) a needs assessment showing that there has been consultation with relevant stakeholders and that there is a need for such children's home or child detention centre in the area to be served by the home or centre;
- (j) an inventory list of furniture, appliances and other major items in the children's home or child detention centre;
- (k) financial statements, including an exposition of the funds available to operate the children's home or child detention centre;
- (l) an emergency evacuation plan of the children's home or child detention centre to be used in the case of fire, floods, bomb threats or any other occurrence that may require evacuation; and
- (m) police clearance certificates in respect of every member of the board, staff member of the children's home or child detention centre and any other person who will have direct access to the children at the home or centre.
- (4) A children's home or child detention centre must operate according to a constitution or other founding document which must include -
  - (a) the name and contact details of the home or centre;
  - (b) the name of the umbrella organisation under which the home or centre resorts, if any;
  - (c) the objects of the home or centre;
  - (d) the guiding principles of the home or centre, if any;
  - (e) the organisational structure of the home or centre, including details about the number, qualifications and procedure for selection of members of the board;
  - (f) provisions on financial matters;
  - (g) general administration;
  - (h) the procedure for amendment of the constitution or founding document;
  - (i) dispute resolution procedures; and
  - (j) provisions on dissolution of the home or centre.
- (5) The Minister may allocate a designated social worker or other person to render assistance to an applicant in the preparation of an application for registration of children's home or child detention centre.
- (6) The Minister must, on receipt of an application for the registration of a children's home or child detention centre, cause a notice to be published in a newspaper widely circulating in the area where the home or centre is or will be situated.

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### **Child Care and Protection Regulations**

- (7) The notice referred to in subregulation (6) must -
- (a) be published within 30 days of the receipt of the application;
- (b) state that an application for the registration of a children's home or child detention centre has been received under section 73 of the Act;
- (c) state that the application is available for examination by members of the public for a period of 21 days from the date of publication of the notice, and that objections to the application may be directed to a specified contact person within that period; and
- (d) be in the official language and in such other languages as may be appropriate to the area where the children's home or child detention centre is situated or will be situated.
- (8) The Minister must give due consideration to any objection made in respect of the application before making a decision on an application for registration under section 74 of the Act.
- (9) Before making a decision on an application for registration under section 74 of the Act, the Minister may direct that such home or centre be inspected under section 77 of the Act in order to assess whether the home or centre is suitable for the purpose for which it seeks registration.
- (10) A person authorised to carry out an inspection of a children's home or child detention centre in accordance with section 77 of the Act must -
  - (a) carry out the inspection and complete the inspection report within 60 days of the direction by the Minister under subregulation (9); and
  - (b) submit the inspection report to the Minister by hand, courier, post or e-mail within 14 days of the completion of the report.
- (11) If the Minister grants an application for the registration of a children's home or child detention centre under section 74 of the Act, the Minister must -
  - (a) issue a certificate of registration to the home or centre on a form substantially corresponding to Form 3B; and
  - (b) in the case of a child detention centre, furnish the minister responsible for education with a copy of the certificate for record purposes.
- (12) If the Minister refuses an application for registration or renewal of registration of a children's home or child detention centre, the Minister must cause the notice of the refusal and the reasons for the refusal to be delivered to the applicant by hand, courier or registered post.
- (13) If there is any deviation from the conditions and requirements for registration in respect of which the initial application was granted, the holder of the registration certificate must, within 30 days of such deviation, apply to the Minister in writing for an amendment of the registration.

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# Application for registration of places of care, early childhood development centres or shelters

- 24. (1) An application under section 73 of the Act for the -
- (a) registration of a place of care, early childhood development centre or shelter; or
- (b) renewal of the registration of the place of care, early childhood development or shelter,

must be made on a form substantially corresponding to Form 4A and must be submitted to the Minister.

- (2) An application contemplated in subregulation (1) must be accompanied by -
- (a) a constitution or founding document that complies with the requirements of subregulation (3);
- (b) a health certificate issued by the local authority council in whose area the place, centre or shelter is to operate or by the ministry responsible for health confirming compliance with the health requirements, if applicable;
- (c) a certified copy of the approved building plan for the place, centre or shelter or a copy of the building plan that has been submitted for approval if the application for the approval of the building plan is still under consideration, if applicable;
- (d) a business plan containing -
  - (i) the business hours of the place, centre or shelter;
  - (ii) a day care plan for the place, centre or shelter; and
  - (iii) the staff composition of the place, centre or shelter;
- (e) an inventory list of the furniture, appliances and other major durable items in the place, centre or shelter;
- (f) a description of the programmes and services to be offered, including the aims and objectives of the place, centre or shelter;
- (g) the qualifications, skills and experience of the applicant in the type of care to be provided at the place, centre or shelter;
- (h) financial statements, including an exposition of the funds available to operate the place, centre or shelter;
- (i) an emergency evacuation plan to be used in the case of fire, floods, bomb threats or any other occurrence that may require evacuation; and
- (j) police clearance certificates in respect of the manager and every staff member of the place, centre or shelter and any other person who will have direct access to the children at the place, centre or shelter.

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### **Child Care and Protection Regulations**

- (3) A place of care, early childhood development centre or shelter must operate according to a constitution or other founding document which must include -
  - (a) the name and contact details of the place, centre or shelter;
  - (b) the name of the umbrella organisation under which the place, centre or shelter resorts, if any;
  - (c) the objects of the place, centre or shelter;
  - (d) the guiding principles of the place, centre or shelter, if any;
  - (e) the organisational structure of the place, centre or shelter, including details about the number, qualifications and procedure for selection of members of the board or other governing body, if applicable;
  - (f) provisions on financial matters;
  - (g) provisions on general administration;
  - (h) the procedure for amendment of the constitution or founding document;
  - (i) dispute resolution procedures; and
  - (i) provisions on dissolution of the place, centre or shelter.
- (4) The Minister may allocate a designated social worker or other person to render assistance to an applicant in the preparation of an application for registration of place of care, early childhood development centre or shelter.
- (5) Before making a decision on an application for registration under section 74 of the Act, the Minister may direct that such place, centre or shelter be inspected under section 77 of the Act in order to assess whether the place, centre or shelter is suitable for the purpose for which it seeks registration.
- (6) A person authorised to carry out an inspection of a place of care, early childhood development centre or shelter in accordance with section 77 of the Act must -
  - (a) carry out the inspection and complete the inspection report within 60 days of the direction by the Minister under subregulation (5); and
  - (b) submit the inspection report to the Minister by hand, courier, post or e-mail within 14 days of the date of the completion of the report.
- (7) If the Minister grants an application for the registration of a place of care, early childhood development centre or shelter under section 74 of the Act, the Minister must issue a certificate of registration to the place, centre or shelter on a form substantially corresponding to Form 4B.
- (8) If the Minister refuses an application for registration or the renewal of registration of a place of care, early childhood development centre or shelter, the Minister must cause the notice of the refusal and the reasons for the refusal to be delivered to the applicant by hand, courier or registered post.

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### **Child Care and Protection Regulations**

(9) If there is any deviation from the conditions and requirements for registration in respect of which the initial application for registration was granted, the holder of the registration certificate must, within 30 days of such deviation, apply to the Minister in writing for an amendment of the registration.

# Inspection of registered or unregistered residential child care facilities, places of care, early childhood development centres and shelters

- **25.** A person authorised to inspect a residential child care facility, a place of care, an early childhood development centre or a shelter, whether registered or unregistered, as contemplated in section 77(1) or (2) of the Act must -
  - (a) complete the inspection and the inspection report within 60 days of the date of the authorisation to carry out the inspection; and
  - (b) within 14 days of the completion of the inspection report, submit the report to the Minister, local authority council or regional council which authorised the inspection by courier, post, electronic mail or by delivering the report in person.

### **Identity cards for inspection of facilities**

- **26.** The identity card for a person authorised to carry out an inspection in accordance with section 77 of the Act must contain -
  - (a) a recent passport-type photo of the person authorised to perform the inspection;
  - (b) the full name of the holder of the identity card;
  - (c) the name and signature of the person issuing the identity card;
  - (d) the date of issue of the identity card;
  - (e) a statement that the holder of the identity card is authorised to carry out inspection in terms of section 77 of the Act; and
  - (f) the date of expiry of the identity card.

# CHAPTER 4 REVIEW OF CERTAIN ORDERS BY CHILDREN'S COURT, CUSTODY, GUARDIANSHIP AND RIGHT OF ACCESS

### Review of certain orders by children's court

- 27. (1) If a children's court has altered any order of the High Court pertaining to custody, guardianship or access as contemplated in section 98 of the Act, the clerk of the children's court must, within 21 days from the date which such order has been altered, forward to the Registrar of the High Court the order of the children's court and the record of the proceedings of the children's court which altered the order of the High Court.
- (2) On receipt of the order and record of the proceeding of the children's court referred to in subregulation (1), the Registrar of the High Court must, as soon as possible, lay the order

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### **Child Care and Protection Regulations**

and record of proceedings in chambers before a judge of the High Court for review in accordance with section 98 of the Act.

(3) An order contemplated in subregulation (1) becomes final if the order has not been reviewed within 30 days from the date the order is received by the Registrar of the High Court.

### **Proof of parentage**

- **28.** (1) In order to establish parentage in proceedings under section 93(2) of the Act, the children's court may order that the putative mother or putative father as well as the child in question undergo DNA-testing.
  - (2) If the children's court reasonably believes that -
  - (a) the parentage of any child is in dispute;
  - (b) the relevant persons are prepared to submit themselves and that child to the taking of blood or tissue samples in order to carry out DNA-testing regarding the parentage of that child, if required; and
  - (c) the relevant persons are unable to pay the costs involved in the carrying out of the DNA-testing,

the court may at any time during the proceedings, but before making any order, hold an enquiry referred to in subregulation (3).

- (3) The children's court may enquire into the -
- (a) means of the mother, putative mother, father, putative father and any person other than a parent or putative parent who has requested the DNA-testing to be made; and
- (b) other circumstances which the court reasonably believes should be taken into consideration.
- (4) At the conclusion of the enquiry referred to in subregulation (3), the children's court may -
  - (a) make a provisional order that the mother, putative mother, father, putative father or any other person referred to in subregulation (3)(a) or all of those persons in combination pay part or all of the costs to be incurred in the DNA-testing;
  - (b) make a provisional order directing the State to pay the whole or any part of the costs of the DNA-testing; or
  - (c) make no order,

but where the child concerned has requested DNA-testing to establish parentage the costs relating to such testing must be borne by the other parties to the proceedings or by the State or by both parties and the State.

(5) When the children's court subsequently makes any order relating to parentage of a child, it may -

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- (a) make an order confirming the provisional order referred to in subregulation (4)(a) or (b); or
- (b) set aside any provisional order or substitute the provisional order if the court considers it just; or
- (c) make any other order relating to the payment of the costs incurred in carrying out the DNA-testing.

### Agreements on custody

- **29.** (1) An agreement for custody of a child born outside marriage under section 99(2) of the Act must be in a form substantially corresponding to Form 5A.
- (2) If both parents of a child born outside marriage desire to register a written agreement on custody as contemplated in section 99(3) of the Act, one or both parents may submit the agreement for registration to the clerk of the children's court of the district where the child normally resides, but one parent may submit the agreement for registration only if that parent provides a written request for registration which has been signed by both parents.
- (3) On receipt of an agreement in terms of subregulation (1), the clerk of the children's court must -
  - (a) register the agreement in the register kept for that purpose by the clerk of the children's court; and
  - (b) keep a copy of the agreement.
- (4) If more than one agreement on custody is registered in terms of subregulation (3), the most recent agreement takes precedence over any earlier agreement.

### **Application for custody**

- **30.** (1) An application under section 100(2) of the Act for custody of a child born outside marriage must be -
  - (a) made on a form substantially corresponding to Form 5B;
  - (b) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of the children's court.
- (2) On receipt of an application made under subregulation (1), the clerk of children's court must on a form substantially corresponding to Form 7 cause to be notified persons referred to in section 100(3) of the Act by delivering copies of Forms 5B, 6 and 7 in a manner contemplated in regulation 120.
- (3) If an application for custody is brought on behalf of a person or persons seeking custody, the children's court may grant an order for custody only after the person or persons seeking custody have appeared before the court in person.

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- (4) A children's court may, regardless of the marital status of the parents or persons seeking joint custody, grant joint custody to the parents or persons who do not reside together only after considering the following factors -
  - (a) both parents or persons are fit to take care of the child;
  - (b) both parents or persons desire continuous contact with the child;
  - (c) both parents or persons are perceived by the child as sources of emotional support;
  - (d) both parents or persons are able to communicate and co-operate in promoting the best interests of the child; and
  - (e) the parents or persons live in sufficiently close physical proximity to make joint custody feasible,

but a children's court may grant joint custody to divorced parents only if the parent can show to the court that circumstances have changed since the divorce order was granted as contemplated in section 98 of the Act.

- (5) If it appears to a children's court during the consideration of an application relating to custody of a child under Chapter 6 of the Act that such child may be in need of protective services as contemplated in section 131 of the Act, such proceedings must be converted into a child protection hearing.
- (6) If a children's court has made an order for a child to be placed in an alternative placement as contemplated in section 147 of the Act, such court order must be discharged in accordance with section 150 of the Act before an order for custody may be considered by a children's court.

### Application for guardianship

- **31.** (1) An application under section 101(4) of the Act for guardianship of a child born outside marriage must be -
  - (a) made on a form substantially corresponding to Form 8;
  - (b) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of the children's court.
- (2) On receipt of an application made under subregulation (1), the clerk of the children's court must on a form substantially corresponding to Form 7 cause to be notified persons referred to in section 101(5) of the Act by delivering copies of Forms 6, 7 and 8 in a manner contemplated in regulation 120.
- (3) If it appears to a children's court during any proceedings relating to guardianship of a child under Chapter 6 of the Act that such child may be in need of protective services as contemplated in section 131 of the Act, such proceedings must be converted into a child protection hearing.

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#### **Child Care and Protection Regulations**

(4) If a children's court has made an order for a child to be placed in an alternative placement as contemplated in section 147 of the Act, such court order must be discharged in accordance with section 150 of the Act before an order for guardianship which includes custody may be considered by a children's court.

## Application for restricting or denying access and right of reasonable access

- **32.** (1) An application under section 102(5) of the Act by a person who seeks a court order restricting or denying access to the parent who does not have custody of a child born outside marriage must be -
  - (a) made on a form substantially corresponding to Form 9A;
  - (b) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of the children's court.
- (2) An application under section 102(10) of the Act for a right of reasonable access to a child born outside marriage by a parent who -
  - (a) does not have custody; and
  - (b) has not voluntarily acknowledged parentage,

### must be -

- (i) made on a form substantially corresponding to Form 9B;
- (ii) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
- (iii) submitted to the clerk of the children's court.
- (3) An application under section 102(12) by a person who has a right of access to a child and alleges that such right of access is being unreasonably denied or restricted by the person who has custody of the child must be -
  - (a) made on a form substantially corresponding to Form 9C;
  - (b) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of the children's court.
- (4) On receipt of an application made under subregulation (1), (2) or (3), the clerk of the children's court must on a form substantially corresponding to Form 7 cause to be notified persons referred to in section 102(5) of the Act by delivering copies of -
  - (a) Forms 6, 7 and 9A;
  - (b) Forms 6, 7, and 9B or

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(c) Forms 6, 7 and 9C,

in a manner contemplated in regulation 120.

## Temporary order restricting or denying access

- **33.** (1) When making an application for an order restricting or denying access to the parent who does not have custody of a child under regulation 32(1) and the applicant intends to seek a temporary *ex parte* order against such parent as contemplated in section 102(9) of the Act, the applicant must complete Part B of Form 9A in addition to Part A of that Form asking the children's court to grant the temporary *ex parte* order.
- (2) If the children's court has granted a temporary *ex parte* order, the clerk of the court must cause to be delivered the temporary *ex parte* order to the parent referred to in subregulation (1) in a manner contemplated in regulation 120.

# CHAPTER 5 GUARDIANSHIP ON DEATH OF PERSON HAVING GUARDIANSHIP AND COMPLAINTS AGAINST GUARDIANS OR TUTORS

## Application for guardianship on death of person having guardianship

- **34.** (1) An application under subsection (5) of section 113 of the Act for a person to be appointed as a legal guardian of -
  - (a) a child born outside marriage where there is no provision in a written will naming a person as a guardian; or
  - (b) any child who for any other reason does not have a competent guardian,

#### must be -

- (i) made on a form substantially corresponding to Form 10A and which must include a statement as contemplated in subsection (7)(a) of that section to the effect that the family members of the child have been consulted as to whether the application is disputed and listing the names and contact details of the close family members of the child who have been consulted for that purpose;
- (ii) accompanied by -
  - (aa) a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (bb) a certification on Form 10A from the Master of the High Court that there is no valid will of the child's former guardian or that there is such a will but it contains no provisions relating to the appointment of guardian for the child; and
- (iii) submitted to the clerk of the children's court.
- (2) On receipt of an application made under subregulation (1), the clerk of the children's court must on a form substantially corresponding to Form 7 cause to be notified persons referred

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to in section 113(7)(c) of the Act by delivering copies of Forms 6, 7 and 10A in a manner contemplated in regulation 120.

- (3) A report prepared by a social worker in terms of section 113(8)(c) of the Act must be made on a form substantially corresponding to Form 10B.
- (4) When considering an application under section 113 of the Act, the children's commissioner may require the applicant to present the child in question to the commissioner, if the commissioner considers it to be in the best interests of the child.
- (5) A certificate of guardianship issued in terms of section 113(9) of the Act must be on a form substantially corresponding to Form 10C.
- (6) The certificate of guardianship, or the notice of refusal and reasons for refusal referred to in section 113(9)(c) of the Act, must be delivered to the applicant by hand, courier or registered post.

### Complaints against guardians or tutors

- **35.** (1) A complaint relating to guardianship or tutorship in terms of section 115 of the Act must be -
  - (a) made on a form substantially corresponding to Form 10D;
  - (b) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of the children's court.
- (2) A person making a complainant under subregulation (1) may request that his or her identity be kept confidential and not be disclosed on Form 10D.
- (3) On receipt of a complaint made under subregulation (1), the clerk of the children's court must on a form substantially corresponding to Form 7 cause to be notified the guardian or tutor in respect of whom the complaint is made by delivering copies of Forms 6, 7 and 10D in a manner contemplated in regulation 120.
- (4) When the children's court orders an investigation by a designated social worker in terms of section 115(2) of the Act, court must fix a period within which the investigation must be conducted by the designated social worker.

### [The word "the" appears to have been omitted before the phrase "court must fix a period".]

- (5) The particulars of the investigation referred to in subregulation (4) must be recorded on a form substantially corresponding to Form 10E and that Form must be submitted to the children's court before the expiry of the period referred to in that subregulation.
- (6) The children's court may subpoen a designated social worker who prepared a report in terms of section 115(2) of the Act or any other person to give oral evidence before the court on a matter that has been investigated, if the court considers it necessary before the court decides whether or not to alter the appointment of guardianship pursuant to section 115(3) of the Act.

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- (7) If guardianship or tutorship is altered under section 115(3) of the Act, the clerk of the children's court must cause to be delivered -
  - (a) the decision of the children's court which altered the appointment of guardianship; or
  - (b) the decision of the Master of High Court which altered the appointment of the tutor,

to a person whose guardianship or tutorship is altered under that section in a manner contemplated in regulation 120, and to the Master of High Court in the case of an alteration under paragraph (a).

## CHAPTER 6 PARENTING PLANS

## Parenting plans

**36.** A parenting plan contemplated in section 119 of the Act must be on a form substantially corresponding to Form 11A.

## Registration of parenting plans

37. Co-holders of parental responsibilities and rights in respect of a child may register a parenting plan under section 119(7) of the Act by submitting the parenting plan to the clerk of the children's court, accompanied by proof that the parties to the parenting plan are the co-holders of parental responsibilities.

## Application for parenting plans to be made order of children's court

- **38.** (1) An application under section 119(8) of the Act for a parenting plan to be made an order of the children's court must be -
  - (a) on a form substantially corresponding to Form 11B;
  - (b) accompanied by-
    - (i) proof that the parties to the parenting plan are the co-holders of parental responsibilities;
    - (ii) a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of children's court.

## [The word "the" appears to have been omitted before the phrase "children's court".]

(2) On receipt of an application made under subregulation (1), the clerk of children's court must on a form substantially corresponding to Form 7 cause to be notified persons referred to in section 119(9) of the Act by delivering copies of Forms 6, 7 and 11B in a manner contemplated in regulation 120.

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(3) If it appears during the consideration of an application referred to in subregulation (1) that such child may be in need of protective services as contemplated in section 131 of the Act, such proceedings must be converted into a child protection hearing.

## Application for amendment or termination of parenting plan or order concerning disputes relating to parenting plan

- **39.** (1) An application to the children's court -
- (a) under section 121(1) of the Act for amendment or termination of a parenting plan which has been made into a court order; or
- (b) under section 122(1) of the Act for an order concerning disputes relating to a parenting plan which has been registered with the court or made into a court order,

#### must be -

- (i) made on a form substantially corresponding to Form 11C;
- (ii) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
- (iii) submitted to the clerk of children's court.

## [The word "the" appears to have been omitted before the phrase "children's court".]

(2) On receipt of an application made under subregulation (1), the clerk of children's court must on a form substantially corresponding to Form 7 cause to be notified persons referred to in section 119(9) of the Act by delivering copies of Forms 6, 7 and 11C in a manner contemplated in regulation 120.

## CHAPTER 7 KINSHIP CARE

### Kinship care agreements

**40.** (1) For a kinship care agreement to be registered under section 123(4)(d) of the Act between the parent or guardian of the child and the kinship care-giver it must be -

[The phrases in the introductory statement appear to be out of order; this statement may have been intended to read: "For a kinship care agreement between the parent or guardian of the child and the kinship care-giver to be registered under section 123(4)(d) of the Act, it must be -".]

- (a) made on a form substantially corresponding to Form 12A;
- (b) accompanied by an affidavit by the parent or guardian confirming that the parent or guardian entering into the agreement is the legal custodian of the child, together with a copy of any relevant court order or other document on custody, where relevant;
- (c) accompanied by a certificate of guardianship issued under section 113 of the Act, a court order naming the applicant as guardian or other satisfactory proof of guardianship status, if the agreement is entered into by a child guardian other than a parent;

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- (d) accompanied by a certified copy of the full birth certificate of the child; and
- (e) submitted to the clerk of the children's court.
- (2) On registration of a kinship care agreement, the clerk of the children's court must indicate with a court stamp or other endorsement on the face of the agreement that registration has taken place and -
  - (a) provide a copy of the endorsed agreement to each of the parties; and
  - (b) submit a copy of the endorsed agreement to the Ministry.
- (3) If more than one agreement is submitted in terms of subregulation (1) and the agreements are inconsistent with each other, in the absence of evidence to the contrary, the most recent agreement takes precedence over any earlier agreement.
- (4) If a registered kinship care agreement is amended or terminated under section 125(2) of the Act, the clerk of the children's court must notify the Minister of such amendment or termination and, in the case of an amendment to the kinship care agreement, submit a copy of the amended agreement to the Minister.

## Application relating to kinship care agreement amendment, termination or disputes

- **41.** (1) An application under section 126(b) of the Act to the children's court for an appropriate order in the event of -
  - (a) the termination or amendment of a kinship care agreement; or
  - (b) a dispute relating to the exercise of a kinship care agreement,

#### must be -

- (i) made on a form substantially corresponding to Form 12B;
- (ii) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
- (iii) submitted to the clerk of children's court.
- (2) On receipt of an application made under subregulation (1), the clerk of children's court must on a form substantially corresponding to Form 7 cause to be notified the parents or guardian of the child or a person having parental responsibilities and rights in respect of the child by delivering copies of Forms 6, 7 and 12B in a manner contemplated in regulation 120.
- (3) Before considering an application contemplated in subregulation (1), the children's court must be satisfied that the persons referred to in subregulation (2) have received notice of application, or that reasonable efforts to provide such notice have been made.
- (4) If it appears during consideration of an application referred to in subregulation (1) that a child may be in need of protective services as contemplated in section 131 of the Act, such proceedings must be converted into a child protection hearing.

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### Application for access to children placed in kinship care

- **42.** (1) An application to the children's court under section 127(1) of the Act by the kinship care-giver for access to a child after unilateral termination of the kinship care agreement by the parent of the child must be -
  - (a) made on a form substantially corresponding to Form 12C;
  - (b) accompanied by a form substantially corresponding to Form 6, setting out full particulars of the child concerned and other parties involved in the matter; and
  - (c) submitted to the clerk of children's court.

### [The word "the" appears to have been omitted before the phrase "children's court".]

- (2) On receipt of an application made under subregulation (1), the clerk of children's court must on a form substantially corresponding to Form 7 cause to be notified the parents and any other interested persons by delivering copies of Forms 6, 7 and 12C in a manner contemplated in regulation 120.
- (3) Before considering an application contemplated in subregulation (1), the children's court must be satisfied that the persons referred to in subregulation (2) have received notice of application, or that reasonable efforts to provide such notice have been made.

## CHAPTER 8 PROVIDERS OF PREVENTION AND EARLY INTERVENTION SERVICES

### Requirements relating to providers of prevention and early intervention services

- **43.** The Minister may under section 129(2) of the Act allocate funding to a provider of prevention and early intervention services if such provider -
  - (a) is a non-profit organisation in the form of a registered trust or a legal person;
  - (b) is registered with the appropriate authority, if registration is required;
  - (c) has the necessary capacity and expertise to provide specified prevention and early intervention services to children and their families:
  - (d) complies with section 238(5) of the Act in respect of all staff members who works with the children, if the services to be provided involve direct contact with children;

## [The verb "works" should be "work" to be grammatically correct.]

- (e) demonstrates sound financial management and efficiency and effectiveness of programmes; and
- (f) in the case of a child protection organisation, has been designated in terms of section 33 of the Act to provide prevention and early intervention services.

## CHAPTER 9 CHILD PROTECTION PROCEEDINGS

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## Reporting of children suspected of being in need of protective services

- **44.** (1) A person performing professional or official duties in respect of a child who suspects that a child is or may be in need of protective services must make a report to a state-employed social worker or a member of the police in terms of section 132(1) of the Act on a form substantially corresponding to Form 13A and by including in that form such particulars as are known or available to him or her.
- (2) A person, other than the person referred to in subregulation (1), who reasonably believes that a child is or may be in need of protective services as contemplated in section 131 of the Act may make a report to a state-employed social worker or a member of the police under section 132(3) of the Act -
  - (a) in a form substantially corresponding to Form 13B and by including in that form such particulars as are known or available to him or her;
  - (b) by telephone;
  - (c) by letter;
  - (d) by fax or e-mail; or
  - (e) in any other reasonable manner,

and any such report may be made anonymously.

### Procedure relating to self-reporting of children in need of protective services

45. If a community child care worker or a social auxiliary worker receives a report from a child under section 133 of the Act that the child or another child is or may be in need of protective services as contemplated in section 131 of the Act, the community child care worker or the social auxiliary worker must, within 48 hours of receipt of such report, convey that report to a designated social worker to take the necessary steps as contemplated in section 134(4) of the Act or any other appropriate steps in terms of the Act.

## Removal of children to places of safety or other temporary safe care

- **46.** (1) A -
- (a) member of the police, a designated social worker or any other person authorised by a warrant issued under section 135 of the Act;
- (b) member of the police or a designated social worker who removes a child without a warrant under section 136 of the Act; or
- (c) member of the police or a designated social worker who in terms of section 89(6) of the Act places a child in a place of safety or other temporary safe care pending an inquiry by a children's commissioner,

must enter the particulars of the child and reasons for the removal of the child on a form substantially corresponding to Form 14 before he or she places the child in a place of safety or other temporary safe care and must submit the Form to the place of safety or place of temporary safe care.

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- (2) The placing of a child in a place of safety or temporary safe care referred to in subregulation (1) is valid until the children's court make an order in terms of section 89(8) or 138(2) of the Act and the child must then be dealt with in accordance with the order issued by the children's court.
  - (3) A person referred to in subregulation (1) must -
  - (a) inform the parent or guardian of the child and any other person in whose care the child had been before the removal of the -
    - (i) reasons for the removal of the child; and
    - (ii) date of the appearance of the child in the children's court in terms of section 89 or 138 of the Act; and
  - (b) provide the parent, guardian or the person with a copy of Form 14.
- (4) If a parent, guardian or person in whose care the child had been before the removal cannot be traced and be informed of the removal of the child, the member of the police, designated social worker or any other person authorised to remove the child may make use of print or broadcast media as a channel for locating the parent, guardian or person.
- (5) A person to whom the care of a child has been entrusted temporarily pending an inquiry by a children's commissioner must -
  - (a) allow access to the child by medical or health care providers, a legal practitioner representing the child, a designated social worker assigned to the child's case and any other person approved by the designated social worker; and
  - (b) notify the designated social worker immediately of any difficulties experienced with the child; and
  - (c) report the placing of the child to the Director responsible for child welfare services in the Ministry, if the placement is not confirmed by a court order within five days of the date on which the child was place in the care of the person.

## Written notice for removal of alleged offenders

**47.** A written notice for the removal of an alleged offender issued by a member of the police under section 137 of the Act must be made on a form substantially corresponding to Form 15.

### Recording of information by clerk of children's court

- **48.** (1) The clerk of the children's court, after -
- (a) being informed of the removal of a child or an alleged offender in terms of section 135(5)(b) of the Act;
- (b) having received a sworn statement setting out the reasons for the removal of the child in terms of section 136(2)(b) of the Act; or

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(c) having received a duplicate of the original written notice for removal of an alleged offender by a member of the police as contemplated in section 137(2) of the Act,

must record the information regarding the removal in the court register kept for that purpose and file the documents received in the file opened for that purpose.

- (2) The documents filed in terms of subregulation (1) must, as the case may be, include a copy of -
  - (a) Form 14;
  - (b) Form 15;
  - (c) a warrant issued under section 135 of the Act; or
  - (d) a sworn statement provided in terms of section 136(2)(b) of the Act.

### Reports by designated social workers

- **49.** (1) A report by a designated social worker compiled in terms of section 139(1) of the Act must -
  - (a) be made on a form substantially corresponding to Form 16;
  - (b) contain personal details of the social worker and an introduction regarding the reasons for the investigation;
  - (c) contain the history and background of the matter to be decided by the children's court:
  - (d) give reasons for the removal of the child or an alleged offender, if applicable;
  - (e) address any relevant factors referred to in section 131 of the Act;
  - (f) contain details of previous interventions and family preservation services that have been considered or any attempt of such intervention and family preservation;
  - (g) contain an evaluation of the issues to be decided by the children's court;
  - (h) indicate whether the child is or is not considered by the social worker to be in need of protective services and the basis for his or her opinion;
  - (i) contain a motivated recommendation as to which order in terms of section 145 or 146 of the Act would be appropriate to the child;
  - (j) list the sources of the information contained in the report;
  - (k) contain recommendations, where appropriate, regarding measures to assist the parent, guardian or care-giver of the child, including -
    - (i) counselling;
    - (ii) mediation;

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- (iii) prevention and early intervention services;
- (iv) family reconstruction and rehabilitation;
- (v) behaviour modification;
- (vi) assistance with problem solving skills; or
- (vii) referral to another suitably qualified person or organisation;
- (l) contain an assessment of the therapeutic, educational, cultural, linguistic, developmental, socio-economical and spiritual needs of the child; and
- (m) address any written request by a presiding officer to the designated social worker.
- (2) A designated social worker who compiles a report in terms of section 139(1) of the Act and after complying with regulation 7 concludes that a child is -
  - (a) not in need of protective services; or
  - (b) in need of protective services,

must submit the report to the clerk of the children's court for -

- (i) review by a children's commissioner in terms of section 140 of the Act, if the social worker is of the opinion that the child is not in need of protective services; or
- (ii) a child protection hearing in terms of section 141 of the Act, if the social worker is of the opinion that the child is in need of protective services.
- (3) The designated social worker referred to in subregulation (2) must submit the report to the children's court as soon as is practicable, but not later than five days after the report is approved for submission by the staff member of the Ministry in accordance with regulation 7.
- (4) A report by a designated social worker must be accompanied by a covering letter duly signed and dated by the social worker and the letter must indicate whether the report is submitted for -
  - (a) review by a children's commissioner in terms of section 140 of the Act; or
  - (b) an application for a child protection hearing in terms of section 141 of the Act.

## Application for extension of court orders

- **50.** (1) A designated social worker who considers the extension of an order made in terms of section 145 or 146(b) of the Act to be in the best interests of a child may apply to the children's court for an extension of such order in terms of section 151(1)(b) of the Act.
  - (2) An application referred to in subregulation (1) must -
  - (a) be in writing;

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- (b) be signed and dated by the social worker referred to in that subregulation;
- (c) set out the present circumstances of the child with reference to the placement of the child, any special needs that the child may have, the status of his or her education and any other relevant factor;
- (d) specify the period for which the extension is sought, which may not exceed two years;
- (e) set out the reasons why the proposed extension is considered to be in the best interests of the child; and
- (f) be submitted to the clerk of children's court.
- (3) If the children's court, on its own initiative, considers that the extension of an order made under sections 154 or 146(b) of the Act is in the best interests of a child, the court must consider the views of a designated social worker before making a decision.

## Resumption of case where child is found not to be in need of protective services

- **51.** Where a case resumes under section 140(5) of the Act after a summary order has been made in terms of section 140(3) of the Act -
  - (a) the children's court must proceed in terms of section 142 of the Act to hold a child protection hearing as contemplated in section 140(2)(a) of the Act in order to ascertain the best interests of the child before making any order pursuant to section 140(6)(a) of the Act; and
  - (b) section 140(7) of the Act applies with the necessary changes to any summary order for continuation of an early intervention programme pursuant to section 140(6)(b) of the Act.

## CHAPTER 10 FOSTER CARE

### Application for approval as prospective foster parent

- **52.** (1) An application under section 155(1) of the Act to be approved as a prospective foster parent must be -
  - (a) made on a form substantially corresponding to Form 17 and accompanied by the documents referred to in that Form; and
  - (b) submitted to a social worker designated for that purpose.
  - (2) A married couple may apply jointly to be approved as prospective foster parents.

## Register of prospective foster parents

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- 53. The Register of Prospective Foster Parents must contain -
- (a) the full names of the prospective foster parent;
- (b) the sex of the prospective foster parent;
- (c) the date of birth of the prospective foster parent;
- (d) the identification number of the prospective foster parent;
- (e) in the case of prospective foster parents who are married, their date of marriage;
- (f) in the case of a prospective foster parent who is single, an indication of whether that person is never married, divorced or a surviving spouse and whether the person is currently cohabiting with a partner;
- (g) the main languages spoken at the home of the prospective foster parent;
- (h) any religious affiliation of the prospective foster parent;
- (i) the postal and residential address of the prospective foster parent;
- (j) the number and date of birth of children aged 18 years and younger living in the household of the prospective foster parent;
- (k) the number and ages of persons aged 18 years or older living in the household of the prospective foster parent;
- (1) any special needs of any members of the household of the prospective foster parent;
- (m) contact details, including telephone, cellular phone and facsimile numbers and electronic mail addresses of the prospective foster parent;
- (n) the citizenship of the prospective foster parent, and in the case of a non-Namibian citizen, information on permanent residence status or domicile in Namibia;
- (o) an indication of any preferences regarding sex, age or other attributes of foster children; and
- (p) any other information that the Minister or the designated social worker may request.

## Assessment of prospective foster parents

- **54.** (1) In assessing a person applying for approval as a prospective foster parent as contemplated in section 155(2) of the Act, the designated social worker must, in accordance with section 156(1) and (2) of the Act, satisfy himself or herself that the person -
  - (a) has the capacity to provide a foster child with -
    - (i) a suitable place to live;
    - (ii) a conducive living environment in relation to the health and well-being of the child; and

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- (iii) adequate financial support;
- (b) has the capacity to accommodate special needs of a foster child, if any;
- (c) is willing and able to -
  - (i) use any grant or financial contribution from the parent of the child towards the upbringing of the foster child and in the best interests of the child;
  - (ii) allow contact between the foster child and his or her family members and other persons with an interest in the well-being and development of the child, if such contact is in the best interests of the child;
  - (iii) ensure that a foster child of school-going age attends school on a regular basis;
  - (iv) respect the foster child's religion and cultural upbringing, and guide and direct the child's religious and cultural upbringing in a manner appropriate to the background, age, maturity and development of the child;
  - (v) co-operate with any designated child protection organisation or designated social worker towards the re-unification of the foster child with his or her parents or family members, unless the court orders otherwise;
  - (vi) co-operate with any designated child protection organisation or designated social worker in any review of the possible extension of the foster care order;
  - (vii) allow any designated child protection organisation or designated social worker to have access to his or her premises and to the foster child for the purposes of monitoring the foster care, provision of reunification services, review of the foster care order or any other matter relevant to the foster care;
  - (viii) respect the views of a foster child and promote his or her well-being, best interests and physical, emotional and social development and, where applicable, participation in early childhood development programmes;
  - (ix) guide the behaviour of a foster child in a humane manner through positive forms of discipline and not impose any form of physical violence, punishment or degrading forms of discipline on the child;
  - (x) assist a foster child to maintain links with his or her culture, language or religion, if the person is from a different cultural, linguistic or religious background; and
  - (xi) ensure that a foster child is treated in a manner substantially similar to other children living in the same household, except where any special needs of the foster child or any other child in the household requires otherwise.

## [The verb "require" should be "requires" to be grammatically correct: "needs... require".]

(2) In the course of conducting an assessment of a person to be considered for approval as a prospective foster parent, the designated social worker may conduct any reasonable

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investigation, including referral of an applicant for medical or psychological assessment in order to determine if the person may be approved as a prospective foster parent.

## [There should be a comma after the phrase "including referral of an applicant for medical or psychological assessment" to offset that phrase properly.]

- (3) An assessment contemplated in subregulation (2) must be in writing and must address the following factors -
  - (a) background information on the applicant;
  - (b) interpersonal relationships of the applicant;
  - (c) relevant physical and psychological issues relating to the applicant;
  - (d) relevant socio-cultural issues relating to the applicant, including religious affiliation of the applicant, if any;
  - (e) relevant housing and environmental issues relating to the applicant;
  - (f) the applicant's motive for requesting approval as a prospective foster parent; and
  - (g) basis for concluding that all relevant requirements of the Act are or are not met.
- (4) Where a married couple apply jointly to be registered as prospective foster parents, the couple must be assessed together and the application may only be approved if both of them are approved as prospective foster parents.
- (5) If an application to be approved as a prospective foster parent is approved by the Minister in accordance with section 155(3) of the Act, the particulars of the person whose application is approved must be entered in the Register of Prospective Foster Parents in accordance with regulation 53.
- (6) A children's court may order the placement of a child in foster care with a prospective foster parent only if the particulars of the prospective foster parent appear in the Register of Prospective Foster Parents.

## Renewal of registration of prospective foster parent

- 55. (1) The registration of a person as a prospective foster parent may be renewed -
- (a) on a written request by the prospective foster parent to the designated social worker;
- (b) after a re-assessment of the prospective foster parent in accordance with regulation 54; and
- (c) for a further period of two years at a time.
- (2) The request by the prospective foster parent contemplated in subregulation (1)(a) must be made at least three months before the expiry of the registration as a prospective foster parent.

### **Duties of foster parents**

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- **56.** (1) A foster parent may not delegate or assign the responsibility for the day to day care of a foster child to any other person for a continuous period of more than seven days without approval by the relevant designated social worker or designated child protection organisation.
- (2) A foster parent must as soon as possible notify the designated social worker or designated child protection organisation of -
  - (a) any material changes in the circumstances of the foster parent;
  - (b) any material changes in the living circumstances of the family of the foster parent;
- (c) any change of circumstances of a child which is likely to have a material effect on the foster placement;
  - (d) any change of address of the foster parent; or
  - (e) any serious illness or serious injury to the foster child.
- (3) The social worker or the child protection organisation referred to in subregulation (2) must as soon as possible notify the Minister of the changes contemplated in that subregulation.

### CHAPTER 11 CONTRIBUTION ORDERS

### **Contribution orders**

- 57. (1) Unless a respondent is already present in the children's court for some other relevant court proceedings, the clerk of the children's court must -
  - (a) at the request of the children's commissioner or a social worker, issue summons on a form substantially corresponding to Form 18A, calling on the respondent to -
    - (i) appear before the court at a time and place specified in the summons to show cause why a contribution order may not be made against him or her; and
    - (ii) provide details of his or her financial position; and
  - (b) cause to be served the summons referred to in paragraph (a) in a manner contemplated in regulation 120.
- (2) An application by a social worker acting on behalf of the child for the variation, suspension, rescission or revival of a contribution order must be -
  - (a) on a form substantially corresponding to Form 18B; and
  - (b) served on the respondent in a manner contemplated in regulation 120.
- (3) An application by a respondent for the variation, suspension, rescission or revival of a contribution order must be -
  - (a) on a form substantially corresponding to Form 18C;

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- (b) lodged with the clerk of the children's court; and
- (c) served on the parent or any other person responsible for the child, in a manner contemplated in regulation 120.
  - (4) The clerk of the children's court must -
  - (a) cause to be served on the respondent a certified copy of the contribution order in a manner contemplated in regulation 120; and
  - (b) send a certified copy of the contribution order to the Minister and the social worker involved in the matter.
- (5) If a children's court has ordered an employer of the respondent to deduct the amount of the contribution as contemplated in section 164(2) of the Act, the contribution order must be served on the employer in a manner contemplated in regulation 120.

### Contribution order for maintenance of certain persons

- **58.** (1) For the purposes of subregulation (2), "disability" means a condition as described in regulation 109(3)(f).
- (2) For purposes of section 162(2) of the Act, a children's court may grant a contribution order for the maintenance of a person who is 18 years of age or older -
  - (a) in order to enable the person to complete his or her education; or
  - (b) if such person suffers from a disability, chronic illness or some other special condition which prevents the person from becoming self-supporting,

subject to such conditions as the children's court may impose.

## CHAPTER 12 ADOPTION

## Part 1 Domestic adoptions

### Application for approval as prospective adoptive parent

- **59.** (1) An application under section 170(5) of the Act to be approved as a prospective adoptive parent must be on a form substantially corresponding to Form 19A.
- (2) An application to be approved as a prospective adoptive parent by an applicant who is not a Namibian citizen but who is habitually resident in Namibia must, in addition to the information required in Form 19A, include -
  - (a) information about the relevant laws relating to adoption in the country of citizenship of the applicant;
  - (b) a letter from a relevant authority or the diplomatic or consular representative of the country of citizenship of the applicant confirming that an adoptive child would be entitled to enter and remain in such country;

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- (c) the date of taking up residence in Namibia;
- (d) the intended duration of stay in Namibia;
- (e) details of employment of the applicant;
- (f) details regarding any movable or immovable property owned by the applicant in Namibia; and
- (g) a police clearance certificate from Namibia, the country of citizenship or any other country where the applicant has resided during the last 10 years.

## Assessment of persons applying for approval as prospective adoptive parents

- **60.** (1) In assessing a person applying for approval as a prospective adoptive parent as contemplated in section 170(6) of the Act, the designated social worker must satisfy himself or herself that the person -
  - (a) has the capacity to provide the adoptive child with -
    - (i) a suitable place to live; and
    - (ii) a conducive living environment in relation to the health and well-being of the child;
  - (b) has the capacity to accommodate various special needs of an adoptive child, if any;
  - (c) has the financial capacity to provide for basic needs of the adoptive child;
  - (d) is willing and able to -
    - (i) ensure that an adoptive child of school-going age attends school on a regular basis;
    - (ii) guide, direct and secure the religious and cultural education and upbringing of an adoptive child in a manner appropriate to the background, age, maturity and development of the child, and assist the adoptive child to maintain links with his or her culture, language or religion, if the child is from a different cultural, linguistic or religious background;
    - (iii) respect the views of an adoptive child and promote his or her well-being, best interests and physical, emotional and social development, and, where applicable, participation in early childhood development programmes;
    - (iv) guide the behaviour of an adoptive child in a humane manner through positive forms of discipline and not impose any form of physical violence, punishment, humiliating or degrading forms of discipline on the child; and
    - (v) ensure that the adoptive child is treated in a manner substantially similar to other children living in the same household, except where any special needs of the adoptive child or any other child in the household requires otherwise.

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- (2) In the course of conducting an assessment for an applicant, the designated social worker -
  - (a) must refer the applicant for medical or psychological assessment unless it is impracticable to do so; and
  - (b) may conduct any other reasonable investigation to determine whether a person complies with the requirements of the Act.
- (3) An assessment contemplated in subregulation (1) must be made in writing and must address the following factors -
  - (a) background information on the applicant;
  - (b) interpersonal relationships of the applicant;
  - (c) relevant physical and psychological issues relating to the applicant;
  - (d) relevant socio-cultural issues relating to the applicant, including any religious affiliation of the applicant;
  - (e) relevant housing and environmental issues relating to the applicant;
  - (f) the applicant's motive for requesting approval as a prospective adoptive parent; and
  - (g) basis for concluding that all relevant requirements of the Act are met or are not met.
- (4) Where a married couple apply jointly to be registered as prospective adoptive parents, the couple must be assessed together and the application may be approved only if both of them are approved as prospective adoptive parents.
- (5) An assessment contemplated in subregulation (1) must be completed within six months after the receipt of the application for approval as a prospective adoptive parent in terms of section 170 of the Act, if all the required supporting documents have been provided timeously.
- (6) After assessing a person for approval as prospective adoptive parent, the designated social worker must -
  - (a) notify the applicant of his or her decision in writing and the notice must be delivered to the applicant by hand, courier or registered post;
  - (b) if the application is granted, cause the particulars of the person approved as a prospective adoptive parent to be entered into the RACAP as contemplated in section 171(4) of the Act; and
  - (c) if the application is refused, furnish the applicant with reasons for the refusal on the notice referred to in paragraph (a).

### Assessment of abandoned children for adoption

**61.** (1) In assessing whether a child may be adopted on the grounds that the child is abandoned, a designated social worker must -

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- (a) at the cost of the Ministry cause -
  - (i) an advertisement to be published in at least one newspaper widely circulating in Namibia and at least one local newspaper circulating in the area where the child has been found, calling on any person to claim responsibility for the child; and
  - (ii) a radio announcement to be broadcast on at least one national radio station calling on any person to claim responsibility for the child; or
- (b) if the child was abandoned by being left with an approved authority in accordance with subsection (1) of section 227 of the Act, confirm that the steps set out in subsection (5) of that section took place.
- (2) If no person has claimed responsibility for the child within 60 days of the publication of the newspaper advertisement or broadcast of the radio announcement referred to in subregulation (1) or section 227(5) of the Act, the designated social worker must include in his or her assessment report an affidavit stating -
  - (a) the basis for concluding that the child in question has been abandoned by the parent, guardian or care-giver;
  - (b) that the child has, for no apparent reason, had no contact with his or her parent, guardian or care-giver for a period of at least three months;
  - (c) that the child was abandoned by being left with an approved authority as contemplated in section 227(1)(a) of the Act; or
  - (d) the basis for concluding that the whereabouts of the parents, guardian or care-giver are unknown or that they cannot be traced,

and that no person has claimed responsibility for the child.

- (3) The affidavit referred to in subregulation (2) must be accompanied by a copy of the required newspaper advertisements and proof that the required radio announcements were made.
- (4) If after an assessment by the designated social worker a child is found to be adoptable on the ground that the child has been abandoned, the name and other identifying information of the child must be recorded and entered into the RACAP in accordance with regulation 62.

## Register of adoptable children and prospective adoptive parents

- **62.** (1) A children's court may not order the adoption of a child unless -
- (a) the name and other identifying information of the child; and
- (b) the name and other identifying information of a prospective adoptive parent, including the citizenship and residency status of the parent,

are entered in the RACAP.

(2) Before the particulars of a child are entered into the RACAP, a designated social worker must -

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- (a) record all relevant information about the child on a form substantially corresponding to Form 19B; and
- (b) submit the Form referred to in paragraph (a) to the Minister for the particulars of the child, who is adoptable, to be entered into the RACAP.
- (3) A private social worker designated to facilitate adoption and who intends to access information on adoptable children or prospective adoptive parents from the RACAP must -
  - (a) make a request on a form substantially corresponding to Form 20 to access such information; and
  - (b) be assisted by the Minister or a staff member of the Ministry designated under section 171(6) of the Act.

## Renewal of registration of prospective adoptive parents

- 63. (1) The registration of a person as a prospective adoptive parent may be renewed -
- (a) on a written request by the prospective adoptive parent to a designated social worker;
- (b) after a re-assessment of the prospective adoptive parent in accordance with section 170(6) of the Act; and
- (c) for a further period of two years at a time.
- (2) The request by the prospective adoptive parent contemplated in subregulation (1)(a) must be made at least three months before the expiry of the registration as a prospective adoptive parent.

### Consent to adoption

- **64.** (1) Consent to adoption in terms of section 172 of the Act must be given on a form substantially corresponding to -
  - (a) Form 21A, in the case of a parent or guardian; or
  - (b) Form 21B, in the case of a child.
- (2) Form 21A or Form 21B must be signed by the person giving consent to adoption in the presence of a children's commissioner and the children's commissioner must -
  - (a) verify the identity of the person giving consent against -
    - (i) the identity document or passport of the person; or
    - (ii) in the case of a child who does not have an identity document, the birth certificate of the child:
  - (b) confirm whether the parents and the child, having regard to the age, maturity and stage of development of the child, have been counselled on the decision to make the child available for adoption in terms of section 172(3) of the Act;

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- (c) inform the person giving consent of -
  - (i) the effect of an adoption order; and
  - (ii) the right to withdraw the consent within 60 days after having signed the consent as contemplated in section 172(11) of the Act;
- (d) ensure that original Form 21A or Form 21B is transmitted to the children's court that will consider the adoption.
- (3) If consent to adoption is given outside Namibia -
- (a) Form 21A must be signed in the presence of an officer in the service of a Namibian diplomatic or consular mission, or by a judge, magistrate, justice of the peace or other judicial officer of the country concerned; and
- (b) the identity of the person giving consent must be verified by the person referred to in paragraph (a) against the identity document or passport of the person giving consent.

## Procedures to establish whereabouts of parent or guardian to give consent for adoption

- **65.** (1) The children's court may dispense with consent of a parent or guardian to an adoption pursuant to section 172(12)(a)(iii) of the Act only after the procedure set out in this regulation has been followed.
- (2) If the parent or guardian required to give consent to adoption cannot be found or identified as contemplated in section 172(12)(iii) of the Act, a designated social worker, subject to section 186 of the Act, must cause -
  - (a) a publication to be made in at least one newspaper circulating widely in Namibia; and
  - (b) an announcement to be made in at least one radio station broadcasting in the area which is likely to reach the parent or guardian in question,

calling on the parent or guardian to contact the designated social worker concerned.

- (3) If the parent or guardian still cannot be found or identified after the publication and advertisement but it appears to the social worker that there is a reasonable prospect that the person in question may be located, the designated social worker must obtain an affidavit from any person who has information about the parent or guardian, including -
  - (a) information about the extended family of the parent or guardian;
  - (b) information on the current or previous employment of the parent or guardian; and
- (c) the last known address, telephone number or email address of the parent or guardian, and may employ a tracing agent in order to locate or identify the parent or guardian in question.

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- (4) If the parent or guardian required to give consent for adoption cannot be found or identified within 30 days after the publication and advertisement or attempted tracing under subregulation (3) and the children's commissioner is satisfied that reasonable efforts have been made in terms of this regulation, the children's court may dispense with the consent of the parent or guardian as contemplated in section 172(12)(a)(iii) of the Act.
- (5) Proof of the publication and announcement referred to in subregulation (2) and any affidavit made in terms of subregulation (3) must, where relevant, accompany an application for adoption.

## Adoption plans

- **66.** (1) In addition to the particulars referred to in section 174(3) and (4) of the Act, an adoption plan contemplated in that section must contain -
  - (a) full particulars and contact details of the adoptive parents; and
  - (b) full particulars and contact details of the designated social worker who facilitated the adoption of the child and assisted the parties to an adoption to prepare an adoption plan in term of section 174(7) of the Act.
- (2) A party to an adoption plan must inform all other parties to such plan of any change to any of the contact details referred to in subregulation (1) within 14 days of such change.
- (3) An application for the amendment or termination of an adoption plan under section 174(5)(c) of the Act by any of the parties referred to in that section must be served on all parties to such plan in a manner contemplated in regulation 120.

## Application for adoption of child

- **67.** (1) An application for the adoption of a child must be on a form substantially corresponding to Form 22A.
- (2) In addition to the requirements contemplated in section 175(1) of the Act, the application for adoption must be accompanied by -
  - (a) the birth certificate of the child to be adopted;
  - (b) consent from each person who is required to provide consent in terms of section 172 of the Act, subject to section 173 of the Act.
- (3) On receipt of an application for adoption, the clerk of the children's court must in a manner contemplated in regulation 120 cause to be served on the Minister and on any persons whose consent may be required as contemplated in section 172 of the Act -
  - (a) a copy of the application for adoption; and
  - (b) a notice on a form substantially corresponding to Form 22B -
    - (i) informing the Minister and the person of the proposed adoption; and
    - (ii) requesting the Minister and the persons to consent or withheld consent for adoption,

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pursuant to section 176(3) of the Act.

### Adoption reports by designated social workers

- **68.** (1) A report by a designated social worker contemplated in section 175(1)(b) of the Act must be on a form substantially corresponding to Form 22C.
- (2) A report by the designated social worker referred to in subregulation (1) must, in addition to the requirements contemplated in section 175(1)(b) of the Act, contain comprehensive details regarding the adoptable child and include -
  - (a) details regarding the language, culture, race and religion of the child;
  - (b) a medical report on the health status of the child and, where applicable, a description of any special needs of the child;
  - (c) information about the natural parents of the child, including -
    - (i) a description of the counselling that the parents have received; and
    - (ii) an indication as to whether the parents have consented to the adoption,

but not including the identity of the natural parent or parents, where such information is known, if the parent or parents have requested a non-disclosure adoption;

- (d) information regarding the siblings of the child, excluding the identity of the siblings, where applicable; and
- (e) the views of the child concerning the adoption, where the child is of sufficient maturity and stage of development to understand adoption.

### Order for domestic adoption

**69.** An order for a domestic adoption must be on a form substantially corresponding to Form 22D.

### Recording of adoption in Adoption Register

- **70.** (1) The clerk of the children's court must submit the original of the following documents to the Adoption Registrar -
  - (a) the application for adoption;
  - (b) any report by a designated social worker submitted to the court relating to the adoption;
  - (c) consent given for an adoption and any order made by a children's court -
    - (i) dispensing with the consent of a parent or guardian under section 172(12) of the Act;

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- (ii) that the consent of a biological parent is not necessary in terms of section 172(13) of the Act;
- (d) an order of adoption by the children's court; and
- (e) the birth certificate of the adopted child.
- (2) On receipt of the documents referred to in subregulation (1), the Adoption Registrar must record the information as required by section 183 of the Act, including -
  - (a) the name of any person who gave consent for the adoption; and
  - (b) the name of any parent or guardian whose consent was dispensed with pursuant to section 172(12) of the Act.
- (3) The Adoption Registrar must keep copies of all documents relating to an application for adoption for a period of 10 years and must cause the documents to be archived after that period.
- (4) If the name or surname of a child adopted is changed by the adoptive parents, the adoptive parents must provide the Minister with a copy of the new birth certificate of the child and the new name or surname of the child must be recorded in the Adoption Register.

### Application to note adoption in birth register

- 71. (1) The clerk of the children's court must, within three days after an adoption order has been made by a children's court, transmit to the minister responsible for home affairs an application on a form substantially corresponding to Form 22E to note the adoption in the birth register.
- (2) On receipt of the application referred to in subsection (1), the minister responsible for home affairs must -
  - (a) cause the birth record of the child to be altered accordingly;
  - (b) issue a new full birth certificate reflecting the adoptive parent or parents as the parent or parents of the child;
  - (c) provide the original of the new birth certificate to the adoptive parent or parents; and
  - (d) provide a copy of the birth certificate referred to in paragraph (c) to the Adoption Registrar.

### Application for rescission of adoption order

- **72.** (1) An application under section 179 of the Act for the rescission of an adoption order must be -
  - (a) on a form substantially corresponding to Form 22F; and
  - (b) lodged with the clerk of the children's court which issued the adoption order.

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- (2) On receipt of an application for rescission under subregulation (1), the clerk of the children's court must cause to be served -
  - (a) a copy of the application for rescission; and
  - (b) a notice of rescission of adoption order on a form substantially corresponding to Form 22G,

[Paragraph (b) should refer to "a notice of rescission of adoption order proceedings".]

on the persons contemplated in section 179(4) of the Act -

- (i) at least 30 days before the hearing of the application for rescission; and
- (ii) in a manner contemplated in regulation 120.

### **Expenses**

- 73. Subject to subsection (4) and (5) of section 185 of the Act, the biological parent of a child who intends to give that child up for adoption to a specific prospective adoptive parent registered in the RACAP may in terms of subsection (3)(a) of that section receive reasonable consideration from that prospective adoptive parent for -
  - (a) accommodation expenses immediately prior to or after the birth of the child where the biological mother does not live in reasonably close proximity to a suitable or preferred health facility;
  - (b) any pregnancy and birth related costs incurred at a public or private health care facility;
  - (c) travelling expenses to and from a health facility referred to in paragraph (b);
  - (d) food, water and vitamin supplements during pregnancy;
  - (e) pre-natal courses to prepare for birth; and
  - (f) professional counselling services.

#### Advertisements

74. For purposes of recruiting prospective adoptive parents for inclusion in the RACAP, a designated social worker authorised to facilitate domestic adoption may, in terms of section 186(2)(b) of the Act, publish an advertisement quarterly in any newspaper widely circulating in Namibia inviting persons to apply for assessment as prospective adoptive parents as contemplated in section 170(2)(e) of the Act.

## **Inspection of Adoption Register**

75. (1) A children's commissioner or a person authorised in writing by the Magistrates Commission established by the Magistrates Act, 2003 (Act No. 3 of 2003) may at any reasonable time inspect the Adoption Register to ensure that it complies with the requirements of the Act.

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(2) The Adoption Registrar must make any corrections or alterations to the Adoption Register as soon as possible to correct any defects brought to his or her attention as a result of the inspection under subregulation (1).

## Part 2 Inter-country adoptions

## **Application of Part 1**

**76.** Part 1 of this Chapter applies with the necessary changes to inter-country adoption to the extent that Part is not inconsistent with the Convention and this Part.

### Accreditation to provide inter-country adoptions

77. (1) Subject to Article 11 of the Convention and subregulation (2), a designated child protection organisation designated to perform domestic adoption may apply to the Minister, who is the Central Authority in Namibia, for accreditation to render inter-country adoption services in terms of Article 10 of the Convention.

[The phrase "to perform domestic adoption" was probably intended to read "to facilitate domestic adoption", along the lines of the other similar provisions above.]

- (2) An application for the accreditation referred to in subregulation (1) must be -
- (a) made on a form substantially corresponding to Form 23A;
- (b) submitted to the Minister; and
- (c) accompanied by -
  - (i) evidence of expertise or knowledge relevant to inter-country adoption services:
  - (ii) a certificate of designation to perform domestic adoptions;

[The phrase "to perform domestic adoptions" was probably intended to read "to facilitate domestic adoptions", along the lines of the other similar provisions above.]

- (iii) a list of social workers in the employment of the applicant designated to facilitate domestic adoptions in terms of section 33 of the Act;
- (iv) the most recent audited financial statements of the child protection organisation; and
- (v) any other information that the Minister may request.
- (3) If an application for accreditation to render inter-country adoption services referred to in subregulation (1) is -
  - (a) granted, the Minister must -
    - (i) issue the applicant with a certificate of accreditation on a form substantially corresponding to Form 23B; and

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- (ii) cause the certificate to be delivered to the applicant by hand, courier or registered post; or
- (b) refused, the Minister must -
  - (i) notify the applicant that his or her application is refused and give reasons for the refusal of the application; and
  - (ii) cause the notice of refusal to be delivered to the applicant by hand, courier or registered post.
- (4) The accreditation of a child protection organisation to render inter-country adoption services -
  - (a) is valid for a period of two years;
  - (b) subject to subregulation (5), may be cancelled before the period referred to in paragraph (a) if the child protection organisation is not complying with the requirements of the Act; and
  - (c) may be renewed under subregulation (6).
- (5) Before the accreditation of the child protection organisation under subregulation (4)(b) may be cancelled, the Minister must -
  - (a) inform the child protection organisation of his or her intention to cancel its accreditation at least seven days prior to the date of the intended action;
  - (b) specify the reasons for considering the cancellation of accreditation, including particulars of the alleged contravention or non-compliance with the Act;
  - (c) afford the child protection organisation an opportunity to make representations on the matter before the Minister makes his or her decision; and
  - (d) take into consideration any representations made under paragraph (c) when making his or her decision.
- (6) An application for the renewal of the accreditation of a child protection organisation must be -
  - (a) made on a form substantially corresponding to Form 23A;
  - (b) submitted to the Minister at least three months before the date of expiry of the accreditation; and
  - (c) accompanied by the documents referred to in subregulation (2)(c).
- (7) A child protection organisation accredited in terms of this regulation to render intercountry adoption services -
  - (a) may charge fees as specified in Annexure 2 for services rendered; and

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(b) must annually submit an audited financial statement to the Minister regarding the financial position of the organisation, including fees received and payments made.

#### Overseas accredited bodies to act in Namibia

- **78.** (1) A body accredited to render inter-country adoption services in another contracting state may apply in writing to the Minister for authorisation to render inter-country adoption services in Namibia.
- (2) The application referred to in subregulation (1) must specify the relevant experience of the body in question and include proof of accreditation in the contracting state.
- (3) If the Minister grants the application, he or she must provide the body in question with a certificate of authorisation on a form substantially corresponding to Form 23C.

## Working agreements with overseas accredited bodies

- **79.** (1) A child protection organisation accredited in terms of regulation 77 to provide inter-country adoption services may enter into an adoption working agreement with an overseas accredited body which is authorised to act in Namibia in terms of regulation 78.
  - (2) A child protection organisation referred to in subregulation (1) -
  - (a) must provide the Central Authority with certified copies of an adoption working agreement referred to in that subregulation for approval, accompanied by -
    - (i) the certificate of authorisation to render inter-country adoption services in Namibia issued to the overseas accredited body under regulation 78; and
    - (ii) a certified copy of accreditation of the overseas accredited body issued by a contracting state; and
  - (b) may not act in terms of such adoption working agreement before the adoption working agreement is approved by the Central Authority of Namibia.

### Children that may be considered for inter-country adoption

- **80.** (1) A child habitually resident in Namibia may be considered for inter-country adoption if -
  - (a) the child is listed in the RACAP as adoptable child; and
  - (b) after possibilities for placement of the child within Namibia having been given due consideration, an inter-country adoption appears to be in the best interests of the child.

### [The word "having" should be "have" to be grammatically correct.]

(2) Despite subregulation (1)(b), inter-country adoption may not be considered for a child, if a family member, relative of the natural parent of the child or any other person who is habitually resident in Namibia -

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- (a) is willing to adopt the child and has been approved as a prospective adoptive parent after being assessed in accordance with regulation 60; and
- (b) is assessed as being suitable to care for the child in question, taking into account any special needs that the child may have.

### Reports by Central Authority of State of origin

- **81.** A report by the Central Authority of Namibia on an adoptable child as contemplated in Article 16 of the Convention must, in addition to the information required by that Article, contain comprehensive details regarding the child as contained in the adoption report by a designated social worker pursuant to regulation 68 and include -
  - (a) the documents required to be attached to the adoption report; and
  - (b) comprehensive information regarding the efforts that have been made to provide suitable alternative or permanent care in Namibia.

### Reports by Central Authority of receiving State

- **82.** (1) A report by the Central Authority of the receiving State on whether an applicant is eligible and suitable to adopt as contemplated in Article 15 of the Convention must contain comprehensive details of the applicant and must in addition to the information required by that Article, include -
  - (a) a certified copy of the identity document or passport of the applicant;
  - (b) a medical report on the health status of the applicant;
  - (c) marriage certificate of the applicant, if married;
  - (d) a police clearance certificate indicating that the applicant has no previous criminal record relating to child neglect or abuse, drug trafficking or any of the offenses listed in section 238(8) of the Act or any conviction relating to any law relating to the protection of children;
  - (e) proof of citizenship, permanent residence or domicile in the receiving State;
  - (f) comprehensive details on the following -
    - (i) ethnic, religious and cultural background of the applicant;
    - (ii) information regarding the childhood of the applicant;
    - (iii) information regarding immediate family members of the applicant and the members of the household of the applicant;
    - (iv) information about the character of the applicant;
    - (v) details of the attitude of immediate family members towards the inter-country adoption;
    - (vi) plan for integration with siblings, where applicable;

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- (vii) plan for relocation of the child from Namibia to the place where the applicant resides; and
- (viii) a description of the adoption counselling that has been received by the applicant;
- (g) an assessment of the suitability of the applicant to adopt the child in question by a body recognised to deal with inter-country adoption in the receiving State;
- (h) the ability of the applicant to undertake inter-country adoption; and
- (i) the reasons why the applicant wishes to adopt.
- (2) Where two parties intend to adopt a child jointly the information set out in subregulation (1) must be provided in respect of each party.

### Matching of prospective adoptive parents and adoptable children

83. For the purpose of determining whether the envisaged placement of an adoptable child is in the best interests of the child pursuant to Article 16(1)(d) of the Convention, the Central Authority of Namibia must constitute a committee consisting of at least three social workers identified by the Minister, and at least one of the social workers must be a staff member of the ministry responsible for health and social services nominated by that Ministry.

## Consideration of inter-country adoption by children's court

- **84.** (1) An application for adoption of a child by a person who is habitually resident in another contracting state in accordance with Article 14 of the Convention must -
  - (a) be made on a form substantially corresponding to Form 22A;
  - (b) be delivered to the Central Authority of Namibia; and
  - (c) be accompanied by the report of the Central Authority of the receiving State.
  - (2) If -
  - (a) the Central Authorities of both States are in agreement that adoption may proceed;
  - (b) the Central Authority of Namibia has confirmed that -
    - (i) the prospective adoptive parents are eligible and suited to adopt;
    - (ii) the prospective adoptive parents have been counselled as may be necessary and agreed to the adoption; and
    - (iii) the child is or will be authorised to enter and reside permanently in the receiving State; and
  - (c) the Central Authority of Namibia is satisfied that consent has been given, if applicable, and all other requirements of the Act have been complied with,

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the Central Authority of Namibia must refer the application for adoption to the children's court of the district in which the child resides together with the reports referred to in regulations 81 and 82 and any other required document for consideration as contemplated in section 177 of the Act.

- (3) In addition to section 177 of the Act, the children's court may make an order for the inter-country adoption of a child only if the court is satisfied that -
  - (a) subregulation (2) has been complied with;
  - (b) after possibilities for placement of the child within Namibia having been given due consideration, an inter-country adoption appears to be in the best interests of the child; and

## [The word "having" should be "have" to be grammatically correct.]

- (c) the arrangements for the adoption of the child are in accordance with the requirements of the Convention.
- (4) An order for an inter-country adoption must be on a form substantially corresponding to Form 23D.

## Adoption of children by family members not habitually resident in Namibia

- **85.** (1) The adoption of a child habitually resident in Namibia by a family member who is resident in a contracting State to the Convention must be made in the same manner as the inter-country adoption, but priority must be given to -
  - (a) a person married to the biological parent of the child; or
  - (b) a family member with close ties or who has a pre-existing relationship with the child.
- (2) The adoption of a child habitually resident in Namibia by a prospective adoptive parent resident in a State that is not a contracting State to the Convention must be made, as far as possible, in the same manner as the inter-country adoption through direct liaison with the relevant authority dealing with adoption in the non-contracting State.

## CHAPTER 13 PROTECTIVE MEASURES IN RESPECT OF CHILDREN

## Part 1 Child-headed households

## Application for recognition of child-headed household

- **86.** (1) For purposes of section 225(1) of the Act -
- (a) a child heading a household; or
- (b) any other person acting in the best interests of the child heading a household,

may apply to a designated social worker for recognition of such household as a child-headed household on a form substantially corresponding to Form 24A.

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- (2) A designated social worker -
- (a) may on his or her own initiative; or
- (b) must, within 14 days of receipt of the application made under subregulation (1), evaluate the circumstances of the children in the household and must -
  - (i) recommend whether or not the household should be designated as a child-headed household, with reasons for his or her recommendation;
  - (ii) in terms of section 225(2) of the Act, recommend -
    - (aa) an adult to be designated to supervise the household; or
    - (bb) a non-governmental organisation to be designated to provide an adult to supervise the household;
  - (iii) recommend whether the child as the head of the household or the adult supervisor should be authorised to collect any grants due to the children in the household.
- (3) The evaluation and recommendations referred to in subregulation (2) must be made on a form substantially corresponding to Form 24B.
- (4) A copy of Form 24B must be submitted to the child who has made the application under subregulation (1), or on whose behalf the application under subregulation (1) was made, and if the child disputes any aspects of the evaluation or recommendations by the designated social worker, the child may make written or oral representations to the Minister.
- (5) The children's court, the Minister or a non-governmental organisation designated by the Minister under section 225(2) of the Act must take into account the views of the child heading the household before a person is designated as an adult to supervise the household.
- (6) An adult supervisor, whether designated by the children's court, the Minister or a non-governmental organisation, must -
  - (a) be willing to provide the required supervision in the household;
  - (b) have some social connection with the child heading the household and other children in such household;
  - (c) live in reasonably close proximity to the household; and
  - (d) have a police clearance certificate issued not more than one year prior to designation.
- (7) At the time of recognising a household as a child-headed household, the Minister must assign a designated social worker to conduct regular monitoring of the recognised household.
- (8) If a household is recognised as a child-headed household, the Minister must on a form substantially corresponding to Form 24C issue a certificate to the child recognised as the head of such household, specifying that he or she is the head of the household and the certificate must specify -

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- (a) the full names of all children in the household;
- (b) the name of the adult designated to supervise the household, or the non-governmental organisation authorised to designate an adult to supervise the household;
- (c) the name of the social worker assigned under subregulation (7) to monitor the household;
- (d) whether the child as the head of the household or the adult supervisor is authorised to collect any grant payable to a child in the household.
- (9) A children's court, the Minister or a non-governmental organisation which designates a person as an adult supervisor for a child-headed household must provide the person with a certificate in a form substantially corresponding to Form 24D indicating -
  - (a) that the person has been designated as an adult supervisor for the child-headed household; and
  - (b) whether the adult supervisor is authorised to collect any grant payable to a child in the household,

and a copy of the certificate contemplated in subregulation (8) must be appended to the certificate.

(10) The children's court, the Minister or the non-governmental organisation which designates a person as an adult supervisor under subregulation (9) must provide the child heading that household in respect of which the adult supervisor is designated with a copy of Form 24D.

## Duties of adult supervisors in relation to child-headed households

- **87.** An adult designated in terms of section 225(2) of the Act to supervise a recognised child-headed household must -
  - (a) facilitate medical, psychological, social and emotional support and services to members of the household when required;
  - (b) ensure that members of the household who are by law required to attend school do so, and monitor the school reports of such children;
  - (c) assist the child heading the household to apply for any grants in terms of this Act for which children in the household may be eligible;
  - (d) assist the members of the household with legal documentation when required;
  - (e) assist the child heading the household with financial budgeting of household resources, if necessary;
  - (f) report incidents of abuse affecting the children in the household to the relevant authority;
  - (g) report or assist with reporting any death within that household to a member of the police;

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- (h) report any death, serious injury or serious illness in the household to the designated social worker assigned to monitor the household; and
- (i) assist with other issues as appropriate, in response to a request from any child in the household.

### Withdrawal of designation of adult supervisor

- **88.** (1) If -
- (a) a child heading the household or any other children in the household are not, pursuant to section 225(9) of the Act, satisfied with the manner in which the adult supervisor is performing his or her duties;
- (b) the social worker assigned to monitor a child-headed household is for any reason not satisfied with the performance of the adult supervisor;
- (c) any child in the household has a reasonable complaint against the adult supervisor; or
- (d) the adult supervisor no longer wishes to be designated as such,

the social worker must, after an investigation -

- (i) report the matter to the clerk of the children's court, the Minister or the non-governmental organisation designated by the Minister pursuant to section 225(2) of the Act, together with a written recommendation that the designation of an adult supervisor be withdrawn; and
- (ii) make a recommendation regarding the designation of a different adult supervisor to supervise the household, if possible.
- (2) Unless a non-governmental organisation will collect and administer any grant for children in the household in the case of a disagreement between the child heading the household and the adult supervisor designated by it pursuant to section 225(5) of the Act, a social worker contemplated in subregulation (1) may, during an investigation referred to in that subregulation, assign a community child care worker temporarily to collect any grant for children in the household for the duration of such investigation.
- (3) The Minister, children's court or non-governmental organisation which made the designation of the adult supervisor concerned may -
  - (a) after considering the recommendation of the social worker; and
  - (b) after affording the adult supervisor an opportunity to be heard or to make written representations,

withdraw the designation of the adult supervisor and make a new designation of an adult supervisor pursuant to regulation 86.

State maintenance grants in relation to child-headed household

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- **89.** (1) For purposes of accountability, an adult designated in terms of section 225(2) of the Act who may collect and administer a state maintenance grant for a child-headed household must assist the children to prepare the monthly budget of the household for the expenditure of the grant.
  - (2) The social worker designated to monitor the child-headed household must -
  - (a) communicate directly to the child heading the household the grant amounts available to the children in the household; and
  - (b) liaise with the child heading the household quarterly to ensure that the child is satisfied with the collection of grants on behalf of the children in the household by the designated adult supervisor.

## Children in child-headed household travelling outside Namibia

- **90.** (1) Any child living in a child-headed household who intends to travel outside Namibia must inform the social worker assigned to monitor such household of the child's intention to so travel and must disclose reasons for such travel at least 30 days before the intended date of departure.
- (2) If the child referred to in subregulation (1) is unable to inform the social worker due to his or her age, the child heading the household or the adult designated in terms of section 225(2) of the Act must inform the social worker.
- (3) For purposes of section 225(13) of the Act, the designated social worker must, as soon as is practicable after being notified of the intended travel under subregulation (1) or (2), make a written recommendation to the Minister as to whether such travel may be approved or not.
- (4) The designated social worker must monitor the return of the child to Namibia and must report such return or failure to return, in writing, to the Minister without delay.

## Part 2 Other protective measures

### Departure of children from Namibia

- **91.** (1) For purposes of giving consent to enable a person to take or send a child out of Namibia as contemplated in section 236 of the Act, the consent by a person holding relevant parental responsibilities and rights in respect of the child must be given on a form substantially corresponding to Form 25.
- (2) The original written consent contemplated in subregulation (1) must accompany the child who is travelling and a copy of the consent must be retained by the person giving consent.
- (3) If the child does not return to Namibia on the date stated in the consent, the person who consented to the departure of the child from Namibia may report the failure of the child to return to Namibia to the Minister and provide the Minister with a copy of the consent, if the person wishes to seek assistance in securing the return of the child.

### Abandoned children left with approved authorities

**92.** (1) A designated social worker -

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- (a) to whom a report is made of a child abandoned pursuant to section 227 of the Act; and
- (b) who has placed a child referred to in paragraph (a) in a place of safety under that section,

must open a file in respect of the child and -

- (i) allocate a file number to the file;
- (ii) record the place where the child has been found or received;
- (iii) record the date on which such child has been found or received; and
- (iv) record the identifying characteristics of the child, including the -
  - (aa) race;
  - (bb) sex;
  - (cc) estimated age;
  - (dd) birthmarks, if any;
  - (ee) eye colour;
  - (ff) physical deformities, if any;
  - (gg) weight and height; and
  - (hh) any jewellery or other adornment found on the child.
- (2) A wrist tag labelled with the date on which such an abandoned child has been found or received and the file number assigned to the file must be placed on the wrist or ankle of the child and remain in place until the expiry of the period referred to in section 227(7) of the Act, but the placement of the wrist tag is not required in a case where the child is old enough to be positively identified by other means.
- (3) An advertisement and radio announcement contemplated in section 227(5) of the Act may refer to the place where and the date on which the child has been found or received as well as some, but not all, of the identifying characteristics referred to in this regulation.
- (4) An abandoned child may not be restored to the care of a person claiming responsibility for such child unless -
  - (a) an investigation in terms of section 139 of the Act is instituted;
  - (b) the person claiming responsibility for the child is able to provide some identifying characteristics that have not been publicly disclosed; and
  - (c) the designated social worker is satisfied that restoring care of the child to the person claiming responsibility is in the best interests of the child.

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#### Part 3

Licences, hours for participation in activities, night activities and reasonable access

#### **Definitions**

**93.** In this Part -

"activity" means any activity contemplated in section 234(2) of the Act;

"Labour Act" means the Labour Act, 2007 (Act No. 11 of 2007); and

"licence" means the licence referred to in section 234(2)(c) of the Act.

## Reports of alleged contravention of Act or Labour Act

- **94.** (1) Where a social worker -
- (a) receives information about any suspected violation of the Labour Act or any other law on labour; or
- (b) while performing any of his or her duties in terms of the Act becomes aware of information on an alleged contravention of the Labour Act or any other law on labour,

the social worker must immediately report such information to the Permanent Secretary.

- (2) On receipt of information in terms of subregulation (1), the Permanent Secretary must immediately notify the Permanent Secretary of the ministry responsible for labour for that ministry to take appropriate steps in terms of the Labour Act or any other law on labour.
  - (3) Where a labour inspector or other officials of ministry responsible for labour -
  - (a) receives information about any suspected violation of the Act; or
  - (b) while performing any of his or her duties in terms of the Labour Act becomes aware of information on an alleged contravention of the Act,

which involves a child, he or she must immediately notify the Permanent Secretary of the ministry responsible for labour.

(4) On receipt of information in terms of subregulation (3), the Permanent Secretary of the ministry responsible for labour must immediately notify the Permanent Secretary to take appropriate steps in terms of the Act.

### Consent for children to participate in activities

- 95. (1) A person who intends to engage a child in an activity must before -
- (a) engaging the child in the activity; and
- (b) making an application for a licence under regulation 97, where applicable,

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seek written consent from the parent, guardian or care-giver of the child for the child to participate in the activity on a form substantially corresponding to Form 26A.

- (2) A person seeking consent from the parent, guardian or care-giver of the child under subregulation (1) must in writing specify -
  - (a) the full names and address of the person responsible for the activity;
  - (b) the full names and date of birth of the child who is to participate in the activity;
  - (c) a full description of the activity in which the child will participate;
  - (d) the place where the activity is to take place and the date or dates of the activity;
  - (e) the number of days and number of hours that the child will participate in the activity;
  - (f) whether accommodation and food will be provided to the child to participate in the activity; and

[The wording of paragraph (f) may cause confusion. It was intended to refer to the provision of accommodation and food to a child while that child is participating in the activity. The wording used is ambiguous and could be misunderstood to refer to accommodation and food provided in advance of the activity. The phrase "to participate in the activity" should rather be "during the activity" or similar.]

- (g) any reward that the child is entitled to by virtue of his or her participation in the activity, whether a monetary reward or rewards in kind, including -
  - (i) the frequency of such reward, if any; and
  - (ii) the name of the person responsible for giving the reward to the child.

## Rewards in respect of children participating in activities

- **96.** (1) If a child will receive a reward for his or her participation in an activity, in the form of a monetary reward in an amount exceeding N\$500 or a reward in kind which has a value of more than N\$500, the person responsible for the activity must give that reward to the parent, guardian or care-giver of the child and that amount -
  - (a) must be used for the sole benefit of the child; and
  - (b) may not be withheld by any person for whatever reason without a reasonable and justified cause.
- (2) If a child is entitled to a reward in an amount which exceeds N\$500 or a reward in kind which has a value of more than N\$500 which was not disclosed to the parent under regulation 95(2)(g), the person responsible for the activity must, as soon as possible, inform the parent, guardian or care-giver of such reward and give the reward to the parent, guardian or care-giver.
  - (3) A person who -
  - (a) engages a child in an activity without having obtained consent from the parent, guardian or care-giver of the child; or

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(b) contravenes or fails to comply with subregulation (1) or (2),

commits an offence and is liable on conviction to a fine not exceeding N\$4 000 or imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

## Licences for children to participate in income-generating activities

- **97.** (1) A person may apply to the children's commissioner for a licence for a child to participate in an income-generating activity as contemplated in section 234(2)(c) of the Act on a form substantially corresponding to Form 26B.
  - (2) An application referred to in subregulation (1) must be accompanied by -
  - (a) the consent of the parent, guardian or care-giver as contemplated in regulation 95 of every child who will participate in the activity; and
  - (b) a copy of the written particulars and information referred to in regulation 95(2).
- (3) The children's commissioner may require an applicant to submit further information and documents that the children's commissioner may require.
- (4) The children's commissioner may require the applicant to appear in person before the children's commissioner if the children's commissioner considers it necessary for purposes of considering the application for a licence.
  - (5) A licence may not be granted to a person who -
  - (a) is under the age of 18 years at the date of the application; or
  - (b) has been convicted of an offence under any law relating to the protection of children or any employment law relating to children or intended for the protection of children within 10 years preceding the application for a licence.
- (6) The children's commissioner must consider the application for the licence and may grant or refuse the application.
  - (7) If the application for a licence is granted, the children's commissioner -
  - (a) must determine the period for which a licence is granted, but the period may not exceed 12 months at a time;
  - (b) may impose conditions on the licence granted; and
  - (c) must issue to the applicant a licence on a form substantially corresponding to Form 26C.
- (8) If the licence is refused, the children's commissioner must inform the applicant in writing of the refusal and the reasons for the refusal.
  - (9) A person who -
  - (a) engages a child in an activity which requires a licence without having obtained the licence under this regulation; or

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(b) obtains a licence and contravenes any regulation relating to the participation of children in activities,

commits an offence and is liable on conviction to a fine not exceeding N\$4 000 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

## Maximum hours for participation in activities

- 98. (1) The maximum permissible hours that a child may participate in an activity are -
  - (a) four hours a day, in respect of a child aged 10 years or older;
  - (b) three hours a day, in respect of a child between the age of five and nine years; and
  - (c) two hours a day, in respect of a child below the age of five.
- (2) Where a child is to participate in an activity, a person may not require the child to be present at the place where an activity is to take place for more than -
  - (a) five hours, in respect of a child aged 10 years or older;
  - (b) four hours, in respect of a child between the age of five and nine years; and
  - (c) three hours, in respect of a child below the age of five years.
- (3) A person may not require or permit a child to participate in an activity for longer than the maximum permissible hours contemplated in subregulation (1).
- (4) Despite this regulation, a person may not force a child to perform or participate in an activity if the child is unwilling or unfit to do so.

## Rest periods

- **99.** (1) A person responsible for an activity must give a child a rest break of at least 30 minutes -
  - (a) after two hours of continuous participation in an activity, in respect of children aged 10 years or older; and
  - (b) after one hour of continuous participation in an activity, in respect of children below the age of 10 years.
- (2) If it is not practicable for a child to be granted a rest break in accordance with subregulation (1) due to the nature of an activity, the person responsible for the activity must give the child a rest break as soon as is practicable, but not later than 30 minutes after the expiry of the time period referred to in that subregulation.

#### Safety, food and refreshments

**100.** A person responsible for an activity must ensure that a first-aid kit is available at the place where the child engages in the activity and that any child engaging in the activity -

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- (a) is provided with nutritious food and refreshment appropriate to the age of the child and the length of the activity;
- (b) has the option of having a separate meal area away from adults other than the parent, guardian or care-giver of the child or an adult designated or approved by the parent, guardian or care-giver of the child; and
- (c) operates in a harmful smoke and alcohol free environment, whether indoors or outdoors.

### Night activities

- **101.** (1) For the purposes of this regulation "night activity" means an activity performed after 20h00 and before 07h00.
- (2) A person may not require or permit a child to perform any night activity on more than three occasions per week.

#### Recreational areas

**102.** A person responsible for an activity must provide a safe area for a child to rest and play.

### Accommodation

- 103. (1) A child may not be required to participate in an activity away from his or her home unless full details of the accommodation arrangements are supplied to, and approved by, the parent, guardian or care-giver of the child, and the accommodation -
  - (a) is clean, comfortable, suitable and safe for the child;
  - (b) is not occupied by any adult other than the parent, guardian or care-giver of the child or an adult designated or approved by the parent, guardian or care-giver;
  - (c) has sufficient bedding, toiletries and washing facilities for the child; and
  - (d) is supplied free of charge to the child, in the case of an income-generating activity.
- (2) If a child is required to stay overnight at a place, a person responsible for the activity must ensure that the child is accompanied by the parent, guardian, care-giver of the child or an adult designated or approved by the parent, guardian or care-giver.

### Reasonable access

- **104.** (1) A person responsible for an activity must ensure that the parent, guardian, care-giver or an adult designated or approved by the parent, guardian or care-giver has reasonable access to the child during the activity and the parent or guardian, care-giver or designated or approved person may -
  - (a) accompany the child to any wardrobe, make-up, hairdressing, dressing room or other facilities; and

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- (b) be within the sight of the child at all times.
- (2) A person responsible for the activity must give reasonable access to a designated social worker for the purposes of monitoring compliance with the Act and any conditions attached to a licence.

### Offences relating to children participating in activities

- **105.** (1) A person responsible for an activity -
- (a) must ensure that any child participating in the activity is not exposed to unhealthy practices, physical danger, emotional harm, excessive strain or stress at any time while participating in the activity;
- (b) may not require or permit any child to participate in the activity if the parent, guardian or care-giver of the child believes that the child will be exposed to danger of any kind; and
- (c) must comply with all regulations relating to the participation of children in activities.
- (2) A person who contravenes or fails to comply with subregulation (1) commits an offence and is liable on conviction to a fine not exceeding N\$4 000 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.

### CHAPTER 14 STATE GRANTS

## Application for State maintenance grant

- **106.** (1) An application for a State maintenance grant as contemplated in section 240(3) of the Act must be made in person to a constituency or regional office of the Ministry on a form substantially corresponding to Form 27.
- (2) A State maintenance grant is payable only in respect of a child who is a Namibian citizen or a permanent resident of Namibia.
- (3) A child is not entitled to a State maintenance grant if one or both of the parents were liable for the payment of income tax in the preceding tax year in terms of the Income Tax Act, 1981 (Act No. 24 of 1981), unless the applicant can show that there has been a substantial change in circumstances of the applicant since that tax year.
- (4) The following documents must accompany the application contemplated in subregulation (1) -
  - (a) a certified copy of the identity document of -
    - (i) the applicant; and
    - (ii) the proposed recipient of the grant, if the recipient is a person other than the applicant;
  - (b) a certified copy of a full birth certificate of each child in respect of whom the application is made -

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- (i) irrespective of whether only one or both names of parents appear in such birth certificate; and
- (ii) in the case of a child whose parentage is unknown or unconfirmed, irrespective of whether or not the name of the parent appears on such birth certificate.

but a designated staff member of the Ministry must help to facilitate birth registration of the child in a case where a child has no birth certificate;

- (c) proof of citizenship or permanent residence of the child, if it is not apparent from the birth certificate;
- (d) proof that an applicant who is not a parent of the child falls within one of the other categories of applicants listed in section 240(3) of the Act, in the form of a certified copy of -
  - (i) in respect of section 240(3)(a) of the Act, a certificate of guardianship issued in terms of the Act, a court order from any competent court naming the applicant as guardian or a document from the Master of the High Court confirming that the applicant is named as a guardian in a valid will or testamentary disposition;
  - (ii) in respect of section 240(3)(b) of the Act, a kinship care agreement which has been registered with a children's court in terms of the Act;
  - (iii) in respect of section 240(3)(c) or (d) of the Act, a certificate issued in respect of child-headed household in terms of section 225 of the Act and identification documents in respect of the person authorised to receive grants in respect of the children in the household, in the form of -
    - (aa) the birth certificate or identity document of the child heading the household; or
    - (bb) the identity document of the adult supervisor;
- (e) if one or both parents of the child are deceased, a certified copy of the death certificate of the parent;
- (f) an affidavit by the applicant stating whether either or both of the parents or a guardian of the child is a taxpayer, and if so indicating the relevant tax number, if known to the applicant;
- (g) particulars and proof of the banking details of the applicant or proposed recipient or details of the manner in which payment, upon successful application, is to be made to the applicant or the proposed recipient of the grant, which may include collection at a post office or collection via a mobile cash point; and
- (h) proof that the child is in the care of the applicant or other proposed recipient of the grant in the form of -

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- (i) an affidavit from the parent or guardian of the child, who may also be the applicant for the State maintenance grant;
- (ii) a letter from the principal of the school, the head of an early childhood development centre or the head of a place of care attended by the child;
- (iii) a certified copy of a kinship care agreement registered with the clerk of the children's court:
- (iv) a letter of confirmation from a designated social worker familiar with the circumstances of the child; or
- (v) if the grant is to go to a child-headed household, a certificate issued in respect of a child-headed household in terms of section 225 of the Act.

## **Application for foster parent grant**

- **107.** (1) An application for a foster parent grant in accordance with section 242(1) of the Act must be made in person to a constituency or regional office of the Ministry on a form substantially corresponding to Form 27.
- (2) The application referred to in subregulation (1) must be made by the foster parent who must provide a certified copy of -
  - (a) his or her identity document or other proof of identification; and
  - (b) the court order which places the child in the foster care of the applicant.

### Application for residential child care facility grant

- **108.** (1) An application for a residential child care facility grant contemplated in section 244 of the Act must be made to a constituency or regional office of the Ministry on a form substantially corresponding to Form 27.
- (2) An application referred to in subregulation (1) must be made by the owner or management of the facility and must be accompanied by a certified copy of -
  - (a) the court order which places the child in the place of safety, children's home or a child detention centre; and
  - (b) the approval granted to a place of safety in terms of section 64 of the Act or the certificate of registration granted to a children's home or a child detention centre in terms of section 74 of the Act.

### Application for child disability grant

- **109.** (1) An application for a child disability grant contemplated in section 241 of the Act must be made in person to a constituency or regional office of the Ministry on a form substantially corresponding to Form 27.
- (2) A child disability grant is payable only in respect of a child who is a Namibian citizen or a permanent resident of Namibia.

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- (3) The following documents must accompany the application contemplated in subregulation (1) -
  - (a) a certified copy of the identity document of the applicant;
  - (b) a certified copy of a full birth certificate of each child in respect of whom the application is made -
    - (i) irrespective of whether only one or both names of the parents appear on the birth certificate; and
    - (ii) in the case of a child whose parentage is unknown or unconfirmed, irrespective of whether or not the name of any parent appears on such birth certificate,

but a designated staff member of the Ministry must help to facilitate birth registration of the child in a case where a child has no birth certificate;

- (c) proof of citizenship or permanent residence of the child, if it is not apparent from the birth certificate;
- (d) proof that an applicant who is not a parent of the child falls within one of the other categories of applicants listed in section 241(1) of the Act, in the form of a certified copy of -
  - (i) in respect of section 241(1)(a) of the Act, a certificate of guardianship issued in terms of the Act, a court order from any competent court naming the applicant as guardian or a document from the Master of the High Court confirming that the applicant is named as a guardian in a valid will or testamentary disposition;
  - (ii) in respect of section 241(1)(b) of the Act, a kinship care agreement which has been registered with a children's court in terms of the Act;
  - (iii) in respect of section 241(1)(c) or (d) of the Act, a certificate issued in respect of child-headed household in terms of section 225 of the Act and identification documents in respect of the person authorised to receive grants in respect of the children in the household, in the form of -
    - (aa) the birth certificate or identity document of the child heading the household; or
    - (bb) the identity document of the adult supervisor;
  - (iv) in respect of section 241(1)(e) of the Act, the court order which places the child in the foster care of the applicant;
  - (v) in respect of section 241(1)(f) of the Act, the court order which places the child in the care of the residential child care facility;
- (e) particulars and proof of the banking details of the applicant or proposed recipient or details of the manner in which payment, upon successful application, is to be made

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to the applicant or the proposed recipient of the grant, which may include collection at a post office or collection via a mobile cash point;

- (f) a report from a medical practitioner or psychologist, as appropriate, that the child in respect of whom the application is made -
  - (i) suffers from a mental disability;
  - (ii) suffers from a chronic or terminal illness, including HIV or Diabetes Type I;
  - (iii) is partially or completely deaf or blind;
  - (iv) suffers from cerebral palsy;
  - (v) has lost one or both legs or arms;
  - (vi) is partially or completely paralysed;
  - (vii) suffers from a speech impediment to the extent that the child cannot communicate with others:
  - (viii) suffers from epilepsy that cannot be controlled adequately with medication;
  - (ix) is an albino; or
  - (x) has any other condition or disability which in the view of a medical practitioner or psychologist would render the child eligible for a child disability grant.
- (4) The report from the medical practitioner or psychologist contemplated in subregulation (3) must specify whether the disability is of a permanent or temporary nature, and if the disability is of a temporary nature the report must include its probable duration, if the duration may be reasonably estimated.
- (5) After receiving the report referred to in subregulation (3), a designated social worker must independently assess the child and his or her living situation and make a recommendation regarding eligibility for a child disability grant.
- (6) Where a child disability grant is paid in addition to any other grant under the Act, the child disability grant must be paid to the same person who is receiving such other grant in respect of the child.
- (7) Where a child disability grant is paid in respect of a child who is not receiving any other grant, the child disability grant must be paid to the person who is taking care of the child, regardless of who applied for the grant, and proof of who is taking care of the child must be provided in the same manner as required by regulation 106(4)(h).

## Application for short term emergency grant or assistance in kind

110. (1) An application for a short term emergency grant or assistance in kind in accordance with section 245 of the Act must be made in writing and the applicant must deliver the application in person to a constituency or regional office of the Ministry.

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- (2) The application referred to in subregulation (1) must -
- (a) indicate the nature of the emergency grant or the assistance being sought by the applicant;
- (b) specify the circumstances which led to the emergency;
- (c) include details of how payment or assistance in kind should be made to the applicant or other proposed recipient of the grant; and
- (d) be accompanied by -
  - (i) a certified copy of the identity document of the applicant;
  - (ii) a certified full birth certificate of each child in respect of whom the application is made, but if the child has no birth certificate or if the birth certificate is lost or destroyed, a staff member of the Ministry must help to facilitate the birth registration or replacement of the birth certificate of the child; and
  - (iii) proof of citizenship or permanent residence of the child, if it is not apparent from the birth certificate.
- (3) In addition to the circumstances listed in section 245(3) of the Act, a short term emergency grant or assistance in kind may be granted if a key income provider of the child is awaiting trial, sentenced, imprisoned or admitted to any State health institution for a period of at least six months.

## General requirements relating to applications for grants

- 111. (1) In completing the application form, a person applying for any grant may be assisted by a staff member of the Ministry designated by the Permanent Secretary for this purpose at the constituency or regional office of the Ministry where the application is made and submitted.
- (2) A staff member referred to in subregulation (1) or a designated social worker may carry out any reasonable questioning or investigation necessary to confirm whether or not the applicant complies with the requirements for the grant concerned.
- (3) A staff member referred to in subregulation (1) must furnish the applicant with an acknowledgment of receipt of the application which -
  - (a) indicates the date on which the application is received by the Ministry;
  - (b) indicates the name of the staff member of the Ministry who received the application; and
  - (c) is endorsed with an official stamp of the Ministry.
- (4) A staff member designated under subregulation (1) must keep a register of all applications received and the staff member must record in the register -
  - (a) the particulars of the applicant and any other person who is proposed to be a recipient of any grant;

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- (b) the date of receipt of the application;
- (c) the name of the designated staff member who received the application for a grant;
- (d) the type of grant applied for by the applicant;
- (e) the date when the grant was approved, or if the application for a grant is refused, the date of the refusal and the reasons for the refusal of the grant; and
- (f) the name of the person approved to receive the grant on behalf of the child.
- (5) The Permanent Secretary must within three months of receipt of the application consider and make a decision on the application for a grant.
- (6) If the application for a grant is granted, the Permanent Secretary must inform the applicant of -
  - (a) the details regarding payment of the grant;
  - (b) the manner in which payment will be effected;
  - (c) the date of termination of the grant; and
  - (d) the obligations of the applicant to notify the Permanent Secretary of any change of address or change of circumstances which may influence the eligibility for the payment of the grant.
- (7) If the application for a grant is refused, the Permanent Secretary must inform the applicant of -
  - (a) the reasons for the refusal of the application; and
  - (b) the right to appeal under section 251 of the Act.
  - (8) An appeal under section 251 of the Act must -
  - (i) be made in writing to the Minister;
  - (ii) state the reasons for the appeal; and
  - (iii) be lodged within 90 days from the date on which the applicant is notified of the refusal of the application.

### [The paragraphs above would normally be labelled with (a), (b) and (c) instead of (i), (ii) and (iii).]

(9) A notification referred to in subregulation (6) or (7) must be delivered to the applicant by hand, courier or registered post.

## Payment of grants

112. (1) Any grant payable under Chapter 16 of the Act is paid monthly in arrear to the person in whose care the child is, irrespective of who applied for the grant.

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- (2) If the person who receives the grant on behalf of a child dies, the Permanent Secretary must assign a social worker to review the matter and determine to whom the grant must be paid.
- (3) If the child in respect of whom the grant is paid dies, any payment made in respect of any period after the death of the child must be refunded to the Ministry by the recipient of the grant and if the recipient fails to refund the payment, the Ministry may recover the payment as a debt owed to the State.
- (4) If a person has received an amount of money in contravention of section 250(1) of the Act, the Permanent Secretary must assign a social worker to review the matter and the Permanent Secretary must determine any other person to whom a grant must be paid on behalf of a child.
- (5) The Minister must recover any money received by a person who has received an amount of money in contravention of section 250(1) of the Act as a debt owed to the State.

### **Monitoring of grants**

- 113. (1) The Permanent Secretary may appoint a social worker or any other person to monitor that the expenditure of any grant is in the best interests of the child, and the Permanent Secretary may at any time revoke or vary such appointment.
  - (2) If there are reasons to believe that -
  - (a) a grant has been misappropriated;
  - (b) the financial circumstances of the applicant have changed;
  - (c) the child in respect of whom the grant has been awarded has died; or
  - (d) there is any change in the circumstances under which the grant was granted,

the Permanent Secretary must designate a staff member to investigate the matter in order to determine whether payment of the grant may be cancelled or suspended.

#### **Duration of grants**

- **114.** (1) A -
- (a) state maintenance grant is payable until the time contemplated in section 240(5) of the Act;
- (b) child disability grant is payable until the time contemplated in section 241(4) of the Act;
- (c) foster parent grant is payable while the child remains in foster care in terms of a court order, subject to section 242(2) of the Act;
- (d) residential child care facility grant is payable while the child remains in the facility in terms of a court order; and

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- (e) short term emergency grant or assistance in kind is payable for a period not exceeding three months.
- (2) The Permanent Secretary may, on application by the parent, guardian or care-giver of a child, extend the duration of a State maintenance grant if the Permanent Secretary is of the opinion that special circumstances exist which warrant payment of the grant until the child attains the age of 21 years.
- (3) For purposes of subregulation (2), special circumstances include instances where a child, on the recommendation of a social worker, requires an extension of the grant in order to enable him or her to complete his or her education.
- (4) A State maintenance grant remains payable even if a child in respect of whom the grant is paid is temporarily absent from the care of the person receiving the grant due to the child being on holiday, hospitalised or absent for any other reason considered valid by the Permanent Secretary.
- (5) A foster parent grant or a residential child care facility grant remains payable even if a child in respect of whom the grant is payable is on approved leave, hospitalised or temporarily absent from the foster care or residential child care facility for any other reason considered valid by the Permanent Secretary.
- (6) Despite the commencement of the Act, a foster parent grant payable to the foster parent who is a family member of a child prior to the commencement of these regulations remains payable at the rate specified in regulation 115 to the foster parent until the expiry of the court order placing the child in foster care.
- (7) A foster parent grant payable to any other foster parent prior to the commencement of these regulations remains payable at the rate specified in regulation 115 to the foster parent until the expiry of the court order placing the child in foster care.

### Rate of grants

115. The following rates are payable in respect of the following grants:

(a) State maintenance grant: N\$250 per month per child

(b) Foster parent grant: N\$250 per month per child

(c) Residential child care facility grant: N\$15.25 per child per day

(d) Child disability grant: N\$250 per month per child

(e) Short term emergency grant: N\$310 per month per child

### Reinstatement of suspended or cancelled grants

- **116.** (1) The Permanent Secretary may reinstate a grant which is suspended or cancelled in terms of section 247 of the Act on application by the person who applied for or was receiving the grant in question on behalf of the child.
  - (2) An application referred to in subregulation (1) must -

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- (a) be made in writing;
- (b) be submitted to the Permanent Secretary; and
- (c) include reasons why the grant must be reinstated.
- (3) The Permanent Secretary may appoint a social worker or any other person to investigate the matter before the grant may be reinstated.
- (4) Regulation 111(5) to (9) apply with the necessary changes to an application for reinstatement of a grant.

### CHAPTER 15 GENERAL

## Reporting on condition of children in prisons or police cells

- 117. (1) For purposes of section 231(3) of the Act, a complaint by a child or any other person concerning -
  - (a) the conditions of a child in prison or police cell; or
  - (b) injury sustained or severe trauma suffered by a child while in custody,

must be reported to the Permanent Secretary on a form substantially corresponding to Form 28.

(2) A person who is responsible for transmiting a complaint contemplated in subregulation (1) to the Permanent Secretary and who fails to do so commits an offence and is liable on conviction to a fine not exceeding N\$4 000 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

[The word "transmitting" is misspelt in the Government Gazette, as reproduced above.]

#### Conditions under which police register may be examined

- 118. (1) A person who wishes to examine the register referred to in section 231(6) of the Act must -
  - (a) make a request in writing stating the reasons why he or she seeks to examine the register;
  - (b) hand the request to the police station commander or any other person authorised by the station commander; and
  - (c) identify himself or herself, if requested to do so by the station commander or authorised person.
- (2) The station commander or authorised person must consider the request and if satisfied that the person making the request has sufficient interest in examining the register, the station commander or authorised person must allow such person access to the register and the register must be examined in the presence of a police officer or authorised person.

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(3) A person who examines the register must treat the information obtained from the register as confidential and may not disclose any information on the register without authorisation of the Inspector-General.

#### Police clearance certificates

- 119. (1) A person referred to in section 238 of the Act or in subregulation (2) who is providing welfare services to children before the commencement of these regulations must within six months of the commencement of these regulations obtain a police clearance certificate for the purposes of that section.
- (2) Further to the provisions of section 238(3) of the Act relating to categories of employment in respect of which a police clearance certificate must be obtained, a person may not employ a person in the following categories of employment or activity without the latter having obtained a police clearance certificate -
  - (a) a person employed or involved in any position, whether in the public or private sector and whether against remuneration or not, where he or she will be placed in a position of authority or supervision over, or with responsibility for the care of, a child; or
  - (b) a person who owns or has any economic or business interest in any entity, business concern or trade relating to the supervision or care of a child if such interest would cause the person to have direct access to or would place him or her in a position of authority or supervision over, or with responsibility for the care of, a child.

## Service of documents and notification of parties

- **120.** (1) Unless otherwise provided for by these regulations, a notice, document or anything which is required to be delivered or served in terms of these regulations must be served by a member of the police as contemplated in section 167 of the Act, a messenger of the court subject to subsection (3) of that section or a person authorised by the children's commissioner.
- (2) A notice, document or anything referred to in subregulation (1) must be served by delivering such notice, document or thing -
  - (a) personally to the person;
  - (b) to the legal practitioner of record of the person, if the person has provided the name and address of his or her legal practitioner for purposes of proceedings under the Act;
  - (c) at the residence or place of business of the person to a person apparently not less than 16 years of age and apparently residing at the residence or employed at the place of business;
  - (d) at the place of employment of the person to a person apparently not less than 16 years of age and apparently in authority over the person or in charge at the place of employment; or
  - (e) in a case of a juristic person, at its registered office or main place of business to a director or an employee of the juristic person.

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- (3) It is sufficient service to affix a copy of the notice, document or thing to the outer or principal door or security gate of a residence or place, if a person to be served with a notice, document or thing in any way prevents the notice, document or thing from being served on him or her.
- (4) If the notice, document or thing is for any reason not served as contemplated in subregulation (2), the member of the police, the messenger of the court or the person authorised by the children's commissioner must attempt to notify the person to be served by -
  - (a) contacting such person telephonically;
  - (b) sending the notice, document or thing to the person by courier or registered post;
  - (c) sending a facsimile of the notice, document or thing to the person;
  - (d) sending an e-mail with an attachment of the notice, document or thing to the person; or
  - (e) visiting the last known residential address or place of employment of the person in order to attempt to ascertain the current contact details of the person and use that contact information to serve the person with the notice, document or thing.
- (5) Subject to subregulation (7) and (8), before considering any application under these regulations, the children's court must be satisfied that a person has been served with the notice, document or thing as contemplated in these regulations and has been given an opportunity to make representations on the matter.

#### [The singular term "subregulation" should be the plural "subregulations".]

- (6) The member of the police, the messenger of the court or the person authorised by the children's commissioner must furnish the court with return of service.
- (7) In the event of failure to effect service after employment of any or all of the attempts referred to in subregulation (2) and (4), the member of the police, the messenger of the court or the person authorised by the children's commissioner must furnish the children's court with proof of the attempts made.

### [The singular term "subregulation" should be the plural "subregulations".]

- (8) Proceedings in a children's court may continue in the absence of a person who was served or attempted to be served to attend the proceedings or to make representations if the children's court considers it to be in the interests of justice and in the best interests of the child.
- (9) Where a children's court decides pursuant to subregulation (8) to commence or continue children's court proceedings in the absence of a person notified or attempted to be notified to attend the proceedings, the person is not liable in terms of section 56(7) of the Act.
- (10) If a person who is not present at children's court proceedings is likely to make a valuable contribution regarding the best interests of the child in question or the court is of the opinion that the presence of the person is necessary for the purposes of the court proceedings or a person has been identified or requested to attend the proceedings in terms of section 56(3) of the Act, the court must cause the person to be subpoenaed in accordance with regulation 7 of the

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## **Child Care and Protection Regulations**

Regulations Relating to Children's Court Proceedings, published under Government Notice No. 6 of 30 January 2019.

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

## **ANNEXURE 1**

## Forms:

orms:	
Form 1A	Application for designation of social worker
Form 1B	Certificate of authorisation: Functions which social worker or child protection organisation is authorised to perform
Form 1C	Application for designation of child protection organisation
Form 1D	Application for designation as probation officer
Form 1E	Certificate: probation officer
Form 2	Notice of appeal to children's court
Form 3A	Application for registration or renewal of registration of children's home or child detention centre
Form 3B	Certificate of registration: children's home or child detention centre
Form 4A	Application for registration or renewal of registration of place of care, early childhood development centre or shelter
Form 4B	Certificate of registration: place of care, early childhood development centre or shelter
Form 5A	Written agreement for custody and guardianship of child born outside marriage
Form 5B	Application for custody
Form 6	Full particulars of children and other parties involved in matter
Form 7	Notice of proceedings in children's court
Form 8	Application for guardianship
Form 9A	Application for restriction or denial of access to parent who does not have custody of child born outside marriage
Form 9B	Application for right of reasonable access to child by parent who does not have custody and who has not voluntarily acknowledged parentage
Form 9C	Application by person having right of access to child where access is being unreasonably denied or restricted
Form 10A	Application for guardianship following death of guardian
Form 10B	Report by social worker: guardianship on death of guardian
Form 10C	Certificate of guardianship
Form 10D	Complaints against guardian or tutor
Form 10E	Report by social worker: complaint about guardian or tutor
Form 11A	Parenting plan
Form 11B	Application for parenting plan to be made order of court
Form 11C	Application for amendment or termination of parenting plan or order concerning disputes relating to parenting plan
Form 12A	Kinship care agreement
Form 12B	Application relating to kinship care agreement amendment, termination or disputes
Form 12C	Application for access to child by former kinship care-giver after termination of kinship care agreement
Form 13A	Reporting of child suspected of being in need of protective services (professionals)
Form 13B	Reporting of child suspected of being in need of protective services (member of public)
Form 14	Removal of child to place of safety or other temporary safe care
Form 15	Written notice for removal of alleged offender
Form 16	Report by designated social worker: Section 139 of Act
Form 17	Application for approval as prospective foster parent
Form 18A	Summons to appear before children's court for purposes of contribution order proceedings

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Form 18B	Application on behalf of child for variation, suspension, rescission or revival of contribution order
Form 18C	Application by respondent for variation, suspension, rescission or revival of contribution order
Form 19A	Application to be approved as prospective adoptive parent
Form 19B	Registration Form for purposes of Register of Adoptable Children and Prospective Adoptive Parents (RACAP)
Form 20	Request to access information on Register of Adoptable Children and Prospective Adoptive Parents (RACAP)
Form 21A	Consent by parent or guardian to adoption
Form 21B	Consent by child to own adoption
Form 22A	Application for adoption of child
Form 22B	Notice of application for adoption
Form 22C	Report by designated social worker to accompany application for adoption
Form 22D	Adoption order: Domestic adoption
Form 22E	Application to note adoption on birth register
Form 22F	Application for rescission of adoption order
Form 22G	Notice of rescission of adoption order proceedings
Form 23A	Application for accreditation to provide inter-country adoption and renewal of application
Form 23B	Certificate of accreditation to render inter-country adoption
Form 23C	Certificate of authorisation for overseas accredited body to facilitate inter-country adoption in Namibia
Form 23D	Adoption order: Inter-country adoption
Form 24A	Application for recognition of child-headed household
Form 24B	Assessment of application for recognition as child-headed household
Form 24C	Certificate issued in respect of child-headed household
Form 24D	Certificate issued to adult supervisor designated to supervise child-headed household
Form 25	Consent for taking or sending child outside Namibia
Form 26A	Consent by parent, guardian or care-giver for child to participate in activity
Form 26B	Application for licence for child to participate in income-generating activity
Form 26C	Licence for child to participate in income-generating activity
Form 27	State grants
Form 28	Complaint regarding conditions of child in prison or police cells

[Form 27 appears to be the form used for grant applications under the repealed Children's Act 33 of 1960 and is not a match for the types of grants available under the current Act, or for the grant criteria in these regulations. It also seems to contain printing errors.]

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## REGULATIONS Child Care and Protection Act 3 of 2015

**Child Care and Protection Regulations** 

## **ANNEXURE 1**

To view content without printing, scroll down.

To print at full scale (A4), double-click the icon below.



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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 1A

Section 33 of Child Care and Protection Act, 2015 Regulation 3

## APPLICATION FOR DESIGNATION OF SOCIAL WORKER

PART A. PARTICULARS OF APPLICANT

Surname					
First name					
Registration number					
Work address					
Telephone	(	)	Cellphone		
Email			Fax		
		PART B. SCREENIN	G QUESTIC	DNS	
	rs of contin pervision o			care and protection; OR 3 years of continuous experie	ence in
Has the Social Work ar to work with children?	ıd Psychol	logy Council of Namibia	a or any cour	t found you to be unsuitable	☐ Yes ☐ No
any of the offences list	ed section	238(8) of the Act, whether	her in Namib		☐ Yes ☐ No
Do you have at least 4 you are seeking design			loption or cou	ırt matters? [Complete if	☐ Yes ☐ No
Provide particulars der		RELEVANT EXPER		APPLICAINI  the field of child care and pro	otection.

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Declaration  I hereby apply for a certificate of authorisation to perform the functions assigned to a designated social worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.  Signature of applicant:	ADOPTION MATTERS
Declaration  I hereby apply for a certificate of authorisation to perform the functions assigned to a designated social worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.  Signature of applicant:	
I hereby apply for a certificate of authorisation to perform the functions assigned to a designated social worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.  Signature of applicant:  Name of applicant:	practical experience in adoption matters.
I hereby apply for a certificate of authorisation to perform the functions assigned to a designated social worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.  Signature of applicant:  Name of applicant:	
I hereby apply for a certificate of authorisation to perform the functions assigned to a designated social worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.  Signature of applicant:  Name of applicant:	
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worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.  Signature of applicant:  Name of applicant:	Dectaration
particulars are, to the best of my knowledge, true and correct.  Signature of applicant:  Name of applicant:	
Signature of applicant:  Name of applicant:	worker under section 33 of the Child Care and Protection Act, 2015. I certify that the above-mentioned
Name of applicant:	particulars are, to the best of my knowledge, true and correct.
Name of applicant:	Signature of applicant:
	Signature of applicant.
	Name of applicant:
Date:	Date:
Place:	Place:

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	SUPPORTING DOCUMENTATION
0	proof of registration under the Social Work and Psychology Act;
	proof of citizenship or permanent residence;
	if not a Namibian citizen, permanent residence certificate number or other proof of legal residence in
	Namibia;
	police clearance certificate, issued within 6 months before the date of application or designation, from:
	o Namibia, if you are a Namibian citizen, permanent resident, or have been residing in Namibia for
	the last 5 years;
	o The country of origin, if the country of origin is different from Namibia; and
	o any country where you have resided in the last 5 years.
	Reference letter from any relevant person or institution, confirming that you have the appropriate skills
	and interest to uphold the rights and interests of children in your work.

### **REGULATIONS** Child Care and Protection Act 3 of 2015

## **Child Care and Protection Regulations**

#### FORM 1B

Section 33 of Child Care and Protection Act, 2015 Regulation 3 and 4  $\,$ 

## CERTIFICATE OF AUTHORISATION: FUNCTIONS WHICH SOCIAL WORKER OR CHILD PROTECTION ORGANISATION IS AUTHORISED TO PERFORM

	(name and surname of social worker or name of child protection organisation
	(registration number, if applicable)
	ereby certified that the above-named social worker or child protection organisation is authorised rform the following functions in terms of the Child Care and Protection Act, 2015:
••	[ ] All functions assigned to a *designated social worker / *child protection organisation under the Child Care and Protection Act, 3 of 2015, with the exception of probation officer services, inter-country adoption and any other prohibitions listed in paragraph 3.
2.	[ ] The following functions assigned to a *designated social worker / *child protection organisation under the Child Care and Protection Act, 2015, with the exception of probation officer services, inter-country adoption and any other prohibitions listed in paragraph 3.
	*PERMITTED FUNCTIONS:
	[ ] Preparing reports for the Minister [ ] Facilitation of foster care and supervision of children in foster care
	[ ] Preparing reports for the children's [ ] Assessment of prospective adoptive court parents
	[ ] Facilitating mediation [ ] Facilitation of domestic adoptions [ ] Inspecting residential child care [ ] Providing support services for child facilities victims of trafficking
	[ ] Reports in respect of custody, [ ] Monitoring child-headed households guardianship or custody issues
	[ ] Facilitating parenting plans [ ] Reunification of children with their families and associated supervision
	[ ] Providing prevention and early [ ] Facilitating placement of children in intervention services alternative care and supervision of children in alternative care
	[ ] Investigation of children in need of [ ] Facilitating kinship care kinship care protective services
	[ ] Removing children or alleged offenders [ ] Assessment of child disability grants [ ] Assessment of prospective foster parents
3.	<b>PROHIBITIONS:</b> The above-mentioned social worker or child protection organisation is prohibited from performing the following functions (specify):
геет	JED BY MINISTER on (date) OFFICIAL STAMP

This certificate is valid for two years from the date of issue.

\* Delete whichever is not applicable

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### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 1C Section 33 of Child Care and Protection Act, 2015 Regulation 4

APPLICATION	FOR DESIG	NATION OF CH	HLD PROT	FECTION ORGANISATION	
PART A. PARTICULARS OF APPLICANT					
Name of organisation					
Registration number (if applicable)					
Address					
Telephone	( )		Cellphone		
Email			Fax		
Particu		applying on behalf osition of that perso		rotection organisation misation.	
Surname					
First name					
Registration number (if a social worker)					
Position					
Telephone	( )		Cellphone		
Email			Fax		
		ion numbers of soci issued certificates o		nployed by organisation n under the Act	
SOCIAL WORKER 1					
Surname					
First name					
Registration number					
SOCIAL WORKER 2	2				
Surname	Surname				
First name					
Registration number					
SOCIAL WORKER 3					
Surname					
First name					
Registration number					
Attach additional pages if necessary.					
PART B SCREENING OUESTIONS					

PART B. SCREENING QUESTIONS		
Is the organization registered with the appropriate authority (if any)?	☐ Yes ☐ No	
Is the organization a non-profit organisation in the form of a registered trust or a legal person?	☐ Yes ☐ No	
Does the organization have the necessary capacity and expertise to perform functions in terms of section 33 of the Act?	☐ Yes ☐ No	
Does the organisation's constitution or other founding document include the provision of child care and protection services?	☐ Yes ☐ No	
Does the organisation have the ability to respond to the needs of children with special needs and disabilities either directly or through appropriate referrals?	☐ Yes ☐ No	
Does the organisation employ one or more social workers who have been issued certificates of authorisation in terms of the Act?	□ Yes □ No	

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## REGULATIONS Child Care and Protection Act 3 of 2015

## **Child Care and Protection Regulations**

PART C: RELEVANT EXPERIENCE OF APPLICANT
Provide particulars demonstrating the applicant's capacity and expertise to perform child care and
protection services.
PART D: RELEVANT EXPERIENCE OF APPLICANT
Provide particulars demonstrating the applicant's ability to respond to the needs of children with special needs and disabilities.
needs and disubinities.
Declaration
I hereby apply on behalf of the organisation for a certificate of authorisation to perform the functions assigned
to a designated of a child protection organisation under section 33 of the Child Care and Protection Act, 2015.  I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.
Signature of applicant:
Name of applicant:
Date:
Place:

Republic of Namibia 100 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

	SUPPORTING DOCUMENTATION
	business plan of the organisation;
	audited financial statements for the previous financial year, or if the audited statements cannot be
	furnished such financial statements as are available accompanied by a sworn statement as to why audited statements cannot be furnished;
	proof of registration with the appropriate authority, in cases where registration is required;
	proof of registration under the Social Work and Psychology Act in respect of all social workers employed
	by the organisation;
	the constitution or other founding document of the organisation;
	police clearance certificates issued within six months of the date of application for designation in respect
	of all social workers and any other persons employed by the organisation who work directly with
١	children; and
	if seeking state funding, proof of sound financial management and efficiency, economy and effectiveness
	of its programmes; and
	other documents as may be relevant to the application

Republic of Namibia 101 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 1D

Section 35 of Child Care and Protection Act, 2015 Regulation 5

## APPLICATION FOR DESIGNATION AS PROBATION OFFICER

	PART A. PARTICULAR	S OF APPLI	CANT	
Surname				
First name				
Registration number				
Work address				
Telephone		Cellphone		
Email		Fax		
•				
	PART B. SCREENIN	G QUESTIC	ONS	
Are you seeking author  adults only  children only  adults and children	ı			
	orisation to work with children: H any court found you to be unsuita			☐ Yes ☐ No
offense relating to child	orisation to work with children: H l neglect or abuse, drug trafficking her in Namibia or elsewhere?			☐ Yes ☐ No
Provide particulars demonstrating the applicant's experience or skills appropriate to the powers and functions of a probation officer.				
	Declarat	ion		
	tificate of authorisation to perform Care and Protection Act, 2015. I ge, true and correct.			
	Signatu	re of applicar	nt:	
	Name of applicant:			
	Date:			

Republic of Namibia 102 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

SUPPORTING DOCUMENTATION			
proof of registration as a social worker under the Social Work and Psychology Act;			
reference letter from any relevant person or institution, confirming your experience or skills			
appropriate to the powers and functions of a probation officer;			
if seeking designation to work with children, police clearance certificate, issued within 6 months			
before the date of application or designation, from:			
☐ Namibia, if you are a Namibian citizen, permanent resident, or have been residing in Namibia for			
the last 5 years;			
up your country of origin, if your country of origin is different from Namibia; and			
☐ any country where you have resided in the last 5 years.			

Republic of Namibia 103 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 1E Section 35 of Child Care and Protection Act, 2015 Regulation 5 CERTIFICATE: PROBATION OFFICER									
(social	work registration number)	_							
It is hereby certified that the above-named social worker is authorised in terms of the Child Care and Protection Act, 2015 as a <b>probation officer to work with the following</b> [tick what is applicable]:									
[ ] [ ] [ ]	child offenders only. adult offenders only. both child and adult offender	S.							
ISSUED BY MINISTER	on	(date)							
(	OFFICIAL STAMP:								
This certificate is va	lid for five vears from the dat	e of issue.							

Republic of Namibia 104 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 2

Section 85(1) of Child Care and Protection Act, 2015 Regulation 21

## NOTICE OF APPEAL TO CHILDREN'S COURT

(file number to be entered by clerk of court)

To the Children's Commissioner for \_

File number: \_\_\_\_\_

(place)												
PARTICULARS OF APPLICANT												
Surname												
First names												
ID number										Date of birth	1 1	/
Residential address						Post	al a	ddres	ss			
Telephone	Cellphone											
Email						Fax						
Employer												
Work physical address						addı	ess					
Work telephone						Othe cont poss	act	numt	er if			
Work email						Wor	k fa	ìх				
Indicate nature of decis	ion tak	en ur	ıder	cha	pter	: 5 of	the	Act i	in resp	ect of which this	appeal is lod	<u>Iged</u>
		PEI	RSO	ın w	vно	) MA	DE	DEC	CISIO	N		
First name and surname												
Position												

Republic of Namibia 105 Annotated Statutes

### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Z.	My interest in the decision taken	

INTEREST IN DECISION	

The reasons for the appeal are contained in an affidavit attached to this form. 3.

Declaration								
I, the undersigned, hereby declare that the information provided in this application is to the best of maknowledge true and correct.								
Signature of applicant:								
Date:	Place:							

#### Note to person appealing

- An appeal must be lodged within 30 days after the decision has comes to the notice of the appellant
- 2.
- The appeal must be lodged with the children's court having jurisdiction

  The appeal must be decided by the children's court within 90 days of receiving this notice of the appeal.

Republic of Namibia 106 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 3A

Section 73(1) and 74(3) of Child Care and Protection Act, 2015 Regulation 23(1)

## APPLICATION FOR REGISTRATION OR RENEWAL OF REGISTRATION OF CHILDREN'S HOME OR CHILD DETENTION CENTRE

NATURE OF APPLICATION

This is an application in respect of													
□ a children's home □ a child detention centre													
PART A. DET	AILS	OF	PROPOSED (	OR :	EXI	STI	NG I	AC	ILIT	Υ			
Name of home or centre													
Registration number (if previously registered)													
Physical address													
Region						Con	ıstitu	ency	7				
Postal address													
Telephone						Fax							
Email													
Total number of children and age group that will be accommodated													
											_		
			RTICULARS C registration or r						n)				
Name of individual completing application													
Position			ID number										
Name of organisation (if applicable)													
State the type of organisation and any applicable registration number							_						
			Type of organis (trust, company, corporation, vol association	clo unte	se			R			on ni licab	er	
Is the organisation registered as a Welfare Organisation under the	_		s If yes, give We	elfar	e Or	gani	isatic	n nu	ımbe	r:			
National Welfare Act, 1965 (Act N 79 of 1965)?	).	No	)										
Give contact deta	ls of th	he a	pplicant if diffe	rent	fror	n the	ose o	f the	faci	lity.			
Postal address													
Telephone					F	ax							
Email							•						

Republic of Namibia 107 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

## **Child Care and Protection Regulations**

PART C. MANAGEMENT & STAFFING OF HOME OR CENTRE								
Membership of management body								
Position	Name	;	Telephone	Email				
Chairperson								
Vice-Chairperson								
Secretary								
Treasurer								
	Details of perso	n responsib	le for finances of hon	ie or centre				
Name								
Address								
Telephone			Email					
	St	aff members	s of home or centre					
Staff Member 1			Staff Member 2					
Surname			Surname					
First name(s)			First name(s)					
Post			Post					
Sex	☐ male ☐ female		Sex	☐ male	☐ female			
Salary			Salary					
Social security			Social security reg.					
reg. number			number					
Educational			Educational					
qualification			qualification					
Years of			Years of experience					
experience in this type of work			in this type of work					
Staff Member 3			Staff Member 4					
Surname			Surname					
First name(s)			First name(s)					
Post			Post					
Sex	☐ male	☐ female	Sex	☐ male	☐ female			
Salary	- marc	- Terriare	Salary	□ maic	- Ichiaic			
Social security			Social security					
registration			registration number					
number			5					
Educational			Educational					
qualification			qualification					
Years of			Years of experience					
experience in			in					
this type of work Staff Member 5			this type of work  Staff Member 6					
	l l							
Surname			Surname  First name(a)					
First name(s)			First name(s)					
Post			Post					

Republic of Namibia 108 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Sex	D1-	☐ female	Sex	D1-	☐ female				
	☐ male	☐ Temale		☐ male	☐ Ternale				
Salary			Salary						
Social security			Social security						
registration number			registration number						
Educational			Educational						
qualification			qualification						
Years of			Years of experience						
experience in			in						
this type of work			this type of work						
Staff Member 7			Staff Member 8						
Surname			Surname						
First name(s)			First name(s)						
Post			Post						
Sex	☐ male	☐ female	Sex	☐ male	☐ female				
Salary		l	Salary						
Social security			Social security						
registration			registration number						
number									
Educational			Educational						
qualification			qualification						
Years of			Years of experience						
experience in			in						
this type of work			this type of work						
		e accommoda	ited, give details abou	t staff members who a	are equipped				
to address those nee	eds:								
	DADED	DITT DING	are in four	3 F T T T T					
gi£i	PART D.	BUILDING	S, SITE AND EQUIP	MENT					
Size of premises (sq metres)									
Size of play ground									
(sq metres)									
		Safety	measures						
Are the premises fer		□No	)						
(if yes, describe kind	d of fencing)	☐ Ye	s						
- "									

Describe other security measures. (alarms, armed response, burglar bars, security doors, fire extinguishers, security guards,

Describe style of buildings. (hostel, cottage, etc)
Number of floors in building?
Describe type of construction. (brick, wood, etc)

etc)

Republic of Namibia 109 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

	Rooms and	amenities for	r use by children
Type of room / amenity	Sex/age	Number	Floor space (square metres) (where applicable)
Bedrooms	Babies		
	(under 3 years)		
	Girls		
	(3 years or older)		
	Boys		
	(3 years or older)		
Bathrooms	Girls		
	Boys		
Wash basins	Girls		
	Boys		
Showers	Girls		
	Boys		
Toilets	Girls		
	Boys		
Dining rooms			
Kitchen			
Recreation/TV/playrooms	š		
Isolation/sick rooms			
	Rooms and	amenities for	use by staff only
Type of rooms	Style	Number	Floor space (sq metres)
Residential staff	Houses		
	Flats		
	Rooms		
	Other (specify)		
Daily staff	Offices		
	Toilets		
	Other (specify)		
		Other facili	ties
Are all rooms properly furbished & equipped?			
(give details)			
	Provision for	children's r	ecreational spaces
Indoors			
Outdoors			

Republic of Namibia 110 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

PART E. PARTICULARS OF C (place X in right l	CHILDREN CARED FOR / The hand column for those that ap	
Abandoned & street children		
Neglected or abused children		
Orphans (due to HIV/Aids & other reasons)		
Children with behaviour problems		
Children with physical disabilities		
Children with mental//emotional disabilities		
Children with chronic illnesses		
Children diagnosed with HIV/AIDS		
Children awaiting trial or sentence		
Children placed under an order in terms of th 1977 (Act No. 51 of 1977) or any other law?		
Other (specify)		
NUMBER OF CHILDREN AC	COMMODATED / TO BE AC	CCOMMODATED
Babies (under 3 years of age)		
Girls (3 years or older)		
Boys (3 years or older)		
AGES OF A	ADMISSION/RETENTION	
	Girls	Boys
Minimum age of admission		
Maximum age of admission		
Maximum age of retention		
Describe first aid equipment on site		
PART G ARRANGEMEN	TS FOR PROVISION OF FO	OOD (describe)

Republic of Namibia 111 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

PART H. ARRANGEMENTS FOR PARTICIPA	TION IN RELIGIOUS ACTIVITIES (describe)
DADT I ADDANICEMENTO	FOR EDUCATION (describe)
PART I. ARRANGEMENTS I	FOR EDUCATION (describe)
PART J. ARRANGEMENTS FOR	
(to school, sports, ch	urcn, nospitat, etc)
PART K. INCOM	IE AND ASSETS
Describe sources of income to sustain the facility and	
to care for the children	
Are the buildings and site the property of the	
applicant? If not, state name, physical address and contact number of owner.	
If building or site is leased, state the monthly rental	
and period of lease.	
List all other fixed assets owned by the applicant.	

Republic of Namibia 112 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

PART L. ANY OTHER RELEVANT INFORMATION
(Provide any information which may help with the consideration of this application.)
PART M: SUPPORTING DOCUMENTS
The following supporting documents must accompany the application:
<ul> <li>□ Existing registration document (if applicable)</li> <li>□ Constitution or other founding document</li> <li>□ Health certificate from local authority / ministry responsible for health (if applicable)</li> <li>□ Copy of approved building plans (or plans submitted pending approval)</li> <li>□ House rules</li> <li>□ Specimen menus</li> <li>□ Specimen weekly programme</li> <li>□ Job descriptions and duty sheets of staff</li> <li>□ Needs assessment</li> <li>□ Inventory list;</li> <li>□ Documentation of the qualifications, skills and experience of the applicant in the type of care to be provided at the facility</li> <li>□ Financial statements</li> <li>□ Emergency plan;</li> <li>□ Police clearance certificates for board members and staff</li> <li>□ Other relevant documentation (list)</li> </ul>
Declaration
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.  Signature of applicant:
Date: Place:

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#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 3B

Section 74(1)(d) of Child Care and Protection Act, 2015 Regulation 23(11)

### CERTIFICATE OF REGISTRATION: CHILDREN'S HOME OR CHILD DETENTION CENTRE

	This is to o	ertify that:	
Name of home or centre			
Physical address		Postal address	
Telephone		Email	
_	quirements for registra		
	and Protection Act, 201	5, with respect to:	
Maximum number of chi			
Designated age group (if	applicable)		
Particulars of children to	be accommodated		
Registration date			
Registration number			
subject to the following	g conditions:		
Conditio	n (attach pages if necessary		ch rectifying action oleted <i>(if applicable)</i>
ISSUED BY THE MIN	ISTER		OFFICIAL STAMP
on	(date)		

This certificate is valid for five years from the date of issue.

on

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 4A

Section 73(1) and 74(3) of Child Care and Protection Act, 2015 Regulation 24(1)

# APPLICATION FOR REGISTRATION OR RENEWAL OF REGISTRATION OF PLACE OF CARE, EARLY CHILDHOOD DEVELOPMENT CENTRE OR SHELTER

NATURE OF APPLICATION

This is an application in re	This is an application in respect of:												
☐ a place of care													
an early childhood o	developmer	ıt cent	re										
□ a shelter													
PART A	A. DETAI	LS OF	PROPOSED (	OR	EXI	STI	NG:	FAC:	ILIT	Ϋ́			
Name of facility													
Registration number (if previously registered)													
Physical address													
Region				С	onsti	ituer	ıcy						
Postal address													
Telephone				F	ax								
Email													
Number of children and age group that will be accommodated													
(pe			RTICULARS ( registration or i						n)				
First name(s) and surname individual completing app													
Position			ID number										
Name of organisation (if applicable)													
State the type of organisati any applicable registration													
Type of organisation (trust, company, close corporation, voluntary association)  Registration number (if applicable)													
Is the organisation register		☐ Ye	s If yes, give W	elfa	re Oı	gan	isatio	on nu	ımbe	r:			
a Walfore Organization under the			)										
Give con	tact details	of the	applicant if diffe	rent	t fror	n th	ose o	of the	faci	lity.			
Postal address													
Telephone					F	ax							
Telephone					_								

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

PART C: SUPPORTING DOCUMENTS
The following supporting documents must accompany the application:
<ul> <li>□ Existing registration document (if applicable);</li> <li>□ Constitution or other founding document;</li> <li>□ Health certificate from local authority / ministry responsible for health (if applicable);</li> <li>□ Copy of approved building plans (or plans submitted pending approval);</li> <li>□ Business plan containing -         <ul> <li>the business hours of the facility;</li> <li>the fee structure, if applicable;</li> <li>a day care plan; and</li> <li>the staff composition</li> </ul> </li> <li>□ Inventory list;</li> <li>□ Description of the contents of the programmes and services to be offered, including the aims and objectives;</li> <li>□ Documentation of the qualifications, skills and experience of the applicant in the type of care to be provided at the facility;</li> <li>□ Financial statements;</li> <li>□ Emergency plan;</li> <li>□ Police clearance certificates for staff;</li> <li>□ Other relevant documentation (list).</li> </ul>
Outer retevant decumentation (155).
PART D: GENERAL REMARKS  (any additional remarks by the applicant in support of the application)  Description
Declar ation
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.
Signature of applicant:

Date: \_

Place:

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 4B

Section 74(1)(d) of Child Care and Protection Act, 2015 Regulation 24(7)

# CERTIFICATE OF REGISTRATION: PLACE OF CARE, EARLY CHILDHOOD DEVELOPMENT CENTRE OR SHELTER

This is to certify that:								
Name of facility								
Physical address		Postal address						
Telephone		Email address						
complies with the requirements for registration as a:  □ place of care □ early childhood development centre □ shelter in terms of Child Care and Protection Act, 2015, with respect to:								
Maximum number of chi	ldren							
Designated age group (if	applicable)							
Particulars of children to	be accommodated							
Registration date								
Registration number								
subject to the following	g conditions:							
	Condition		by which rectifying action be completed (if applicable)					
ISSUED BY THE MIN	NISTER		OFFICIAL STAMP					
on	(date)							

This certificate is valid for five years from the date of issue.

### **REGULATIONS** Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### FORM 5A

Section 99(2)(a) of the Child Care and Protection Act, 2015 Regulation 29(1)

### WRITTEN AGREEMENT FOR CUSTODY AND GUARDIANSHIP OF CHILD BORN OUTSIDE MARRIAGE

If there are multiple children, the parents should complete a separate agreement for each child. Each parent should initial the first page of the agreement and sign the second page in full.

FIRST NAME(S) AND SURNAME OF CHILD	ID NUMBER / DATE OF BI	RTH				
		1 1				
We, the parents of the chi	ild named above, agree that:					
(print first name(s) and surname of mother or father)						
must have the custody of this child. We und						

a competent court, on application made to it, directs otherwise.

PARTICULARS OF PARENTS							
	MOTHER		FATHER				
Surname		Surname					
First name(s)		First name(s)					
ID number		ID number					
Date of birth	/ /	Date of birth	/ /				
Residential address		Residential address					
Postal address		Postal address					
Home telephone		Home telephone					
Cellphone		Cellphone					
Email		Email					

Signed at the place and date and in the presence of the following witnesses:

MOTHER	FATHER			
Signature or mark	Signature or mark			
Place	Place			
Date	Date			
Two witnesses	Two witnesses			
Print first name(s)     and surname	Print first name(s)     and surname			
Signature	Signature			
2. Print first name(s) and surname	2. Print first name(s) and surname			
Signature	Signature			

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# REGULATIONS Child Care and Protection Act 3 of 2015

	(if agreement is registered)							
I hereby	confirm that this agreement was regist	tered at the following children's court(cour	rt)					
on		(date).						
	Print first names(s) and surnan	me:						
	Signatur	re:						
	Place:	Date:						
		CIAL STAMP ach page of form)						

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 5B

Section 100(2) of Child Care and Protection Act, 2015 Regulation 30(1)

### APPLICATION FOR CUSTODY

THIS	FORM MUST BE O	COMPLETE	D TOGET	HER WIT	H FORM 6	
			(file mi		number: e entered by	clerk of coi
Го the Children's Co	mmissioner for _					
	OTTON A SEE			DED (D.	EE OE DIDE	(pla
FIRST NAMES AND OF CHILD / CHILDE			ID NUM	BER / DA	TE OF BIRT	н
						/ /
						/ /
						/ /
						1 1
						/ /
	PART A: INFOR	RMATION A	BOUT API	PLICATIO	N	
joint custody	by	proposed custo				and
of the child or chi	ldren listed above.	порозей сизи	ronco us/			
2. The applicant						
☐ is the person :	seeking custody.					
☐ is NOT the ne	erson seeking custo	dv.				
_	_	-			DADT D CAL:	
If the applicant and the	proposea custoatan	are not the so	une person,	, compiete 1	ranci o oj inis	JOFIII.
PA	RT B: INFORMAT IF NOT SA	TON ABOUT			ODIAN	
		POSED CUS				
Surname				Sex	☐ Male	☐ Female
First name(s)		T _		I	Τ_	
Title	□ Mr □ Mrs	☐ Miss	☐ Ms	□ Dr	☐ Other	
ID number				Date of birth	day/month	/ year

Republic of Namibia 120 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

Relationship to the child or children (Tick one item on the list.)	[ ] parent of child [ ] spouse of parent of child [ ] care-giver of child [ ] other  If relationship is different for different children, explain here:										
Residential address		Postal address									
Home telephone		Cellphone									
Email contact											
Employer											
Work physical address		Work postal address									
Work telephone		Other work contact number if possible									
Work email		Work fax									
	PROPOSED CUSTODIAN 2 (if applicable)										
Surname			Sex	☐ Male ☐ Female							
First name(s)											
Title	☐ Mr ☐ Mrs ☐ Miss	☐ Ms	□ Dr	☐ Other							
ID number			Date of birth	day / month / year							
Relationship to the child or children (Tick one item on the list.)	[ ] parent of child [ ] spouse of parent of child [ ] care-giver of child [ ] other  If relationship is different for different children, explain here:										
Residential address		Postal address									
Home telephone		Cellphone									
Email contact											
Employer											
Work physical address		Work postal address									
Work telephone		Other work contact number if possible									
Work email		Work fax									

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# REGULATIONS Child Care and Protection Act 3 of 2015

PART C: MOTIVATION FOR CUSTODY APPLICATION									
Attach additional pages if necessary. Attach all relevant documentation									
Declaration by Applicant 1									
I, the undersigned, hereby declare that the information provided in this application is to the best of n knowledge true and correct.									
Signature of applicant:									
Date:Place:									
Declaration by Applicant 2 (if applicable)									
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.									
Micwiedge due and correct.									
Signature of applicant:									
D. Co.									
Date: Place:									

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 6

Section 52 of Child Care and Protection Act, 2015 Regulation 30(1), 31(1), 32 and 34

### ${\tt FULL\,PARTICULARS\,OF\,CHILDREN\,AND\,OTHER\,PARTIES\,INVOLVED\,IN\,MATTER}$

	File Number:						
Type of matter: (child who may be in need of protective services	s; matter relating to custody, guardianship or access; etc)						
Court:	(name of court)						
(To be completed by the clerk of children's court)							

#### Note to person completing Form:

- 1. Affidavits of persons or other documentary evidence in support of the matter must be attached.
- $2. \ \ If necessary, submit information on additional pages and sign each page.$

PART A: 1	PART A: PARTICULARS OF CHILD OR								CHILDREN INVOLVED IN THE MATTER									
CHILD 1							СН	ILD	2									
Surname							Sumame											
First name(s)							First name(s)											
ID number (if child has an ID)						ID i	numt	er (i	f chi	ld ha	s an	ID)						
Date of birth	/ /					Dat	e of 1	birth			/ /							
Sex	□ male □ female				Sex	:			☐ male ☐ female						ale			
Residential address						Residential address												
Postal address						Pos	tal ac	ldres	ss									
Physical address where documents can be served if not residential address					Physical address where documents can be served if not residential address													
Telephone contact	( )	)						ephoi tact	1e		(		)					
Cellphone contact								lphoi tact	ne									
Email contact					Email contact													
Home language						Hor	ne la	ngua	ige									
School attended							School attended											
Grade							Gra	de										
Person currently							Person currently caring for child											

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#### **REGULATIONS** Child Care and Protection Act 3 of 2015

whether an interpolation may assist the cou	Other relevant information – such as financial position, socio-economic status, availability of transport, whether an interpreter will be needed, any special requirements (for example, wheelchair access) – which may assist the court in deciding how best to deal with the matter in terms of the Child Care and Protection Act, 2015										
CHILD 3			CHILD 4								
Surname			Surname								
First name(s)			First name(s)								
ID number (if chil	d has an ID)		ID number (if chi	ld has an ID)							
Date of birth	1	/	Date of birth	/ /							
Sex	☐ male	☐ female	Sex	☐ male ☐ female							
Residential		•	Residential	'							
address			address	address							
Postal address			Postal address								
Physical			Physical								
address where			address where								
documents can be served if			documents can be served if								
not residential			not residential								
address			address								
Telephone contact	( )		Telephone contact	( )							
Cellphone			Cellphone								
contact			contact								
Email contact			Email contact								
Home language			Home language								
School attended			School attended								
Grade			Grade								
Person currently			Person currently								
caring for child			caring for child								
Other relevant information – such as financial position, socio-economic status, availability of transpowhether an interpreter will be needed, any special requirements (for example, wheelchair access) – whimay assist the court in deciding how best to deal with the matter in terms of the Child Care and Protecti Act, 2015											

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

CHILD 5									CH	ILD	6								
	ı								_				Ι						
Surname									<del>                                     </del>	name									
First name(s)									First name(s)										
ID number (if chi	ld has a	ı II	))						ID number (if child has an ID)										
		$\perp$																$\perp$	
Date of birth		/			/				Dat	e of l	birth				/		/		
Sex		m	ale			□ fe	male		Sex						male	:	[	□ fer	nale
Residential									Res	ident	ial								
address									add	address									
Postal address									Pos	tal ac	ldres	s							
Physical									Phy	sical									
address where									add	ress	wher	e							
documents can										umei		ın							
be served if										erve									
not residential										resid	lentia	ıl							
address	/	_								ress			_						
Telephone contact		)							con	ephor	1e				)				
									-										
Cellphone contact									con	lphoi tact	ie								
Email contact									-	ail co	·mto o								
									_										
Home language									-	ne la		_							
School attended										ool a	tteno	lea							
Grade									Gra										
Person currently										son c									
caring for child										ng fo									
Other relevant in																			
whether an interpolation may assist the cou																			
Act, 2015	nt m uc	ciu	mg i	IOW	Desi	to u	cai w	ıuı ı	116 111	auti	III te	ms	or un	CII	nu c	Jai C	шu	FIOU	ction
1100, 2015																			
PART B: PA	ARTICI	JT.	ARS	OF	PEI	RSO	N RR	INC	HNO	; M.4	TT	CR T	ט כי	нт.	DRI	EN'S	CC	)[JR	Γ
Surname				-							1		ex	_	D M		$\overline{}$		male
First name(s)																ic	Т,		marc

Title

 ${
m ID}$  number

□Mr

☐ Mrs

☐ Miss

□Ms

□ Dr

Date of birth ☐ Other

day/month/year

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# REGULATIONS Child Care and Protection Act 3 of 2015

Your relationship to the child or children listed above (Tick one item on the list.)	[ ] parent of child [ ] care-giver of child [ ] guardian of child [ ] person acting in the interest of the child [ ] person acting on behalf of child who cannot act in his/her own name [ ] person acting as member of a group of class of children [ ] person acting in the interest of a group of class of children [ ] person acting in the public interest [ ] Children's Advocate									
If your relationship to the children listed above is different for different children, explain in the space provided.	If relationship is different for different children, explain here:									
If the application is being brought by a legal entity, state type of organisation and any applicable registration number. (Attach the relevant constitution or other founding document.)	Type of organisation (trust, company, close corporation, voluntary association)  Registration number (if applicable)									
Residential address	]	Postal address								
Home telephone num- ber	(	Cellphone number								
Email address	1	Fax number								
Employ er										
Work physical address	Work postal address									
Work telephone number	Other work contact number if possible									
Work email address	Work fax									
DADT C. SIIMMADV OF MATTED										

PART C: SU	MMARY OF MATTER
Nature of matter brought to court	
(registration/amendment of parenting plans,	
removal of child to safe care, children in need of protective services, adoption, custody,	
guardianship, access etc.)	

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Documents

number

List any documents rela as previous court orders, psychological reports, m (Attach copies of all doc	, social worker reports, nedical reports etc				
PART D:	INFORMATION ABO	OUT PAR	ENTS OF C	CHILD / CE	HLDREN
(If the children listed a		same pare	nts, use sep	arate forms	for each child or attach
Mother	1 - 0 - 0 - 10 P. 0 P. 0 - 10 P. 0 P				
☐ Tick here if you (the	applicant) are the mothe	r of the ch	ild / childre	n.	
If so, there is no need to	repeat the information a	above.			
Surname					
First name(s)					
Title	☐ Mrs ☐ Miss	☐ Ms	☐ Dr	☐ Other	
ID number				Date of birth	day / month / year
Residential address			Postal add	ress	
Home telephone number			Cellphone	number	
Email address					
Employer					
Work physical address			Work post	al address	
Work telephone number			Other work		
Work email address			Work fax i		
Father			WOIK TAX I	idilioci	
☐ Tick here if you (the a	applicant) are the father	of the chil	d / children		
If so, there is no need to					
Surname					
First name(s)					
Title	□ Mr □ Dr	☐ Other			
ID number				Date of birth	day/month/year
Residential address			Postal add	ress	
Home telephone			Cellphone	number	

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Email address

Employ er															
Work physical address									Wo	rk po	stal addre	ss			
Work telephone number											ork contactif possible				
Work e-mail									Wo	rk fa mber	x				
PAR' (if the child/c											ILD / CH than the p			dian)	
If the children each child or attach															c.
☐ Tick here											iver of the		d / childr	en.	
Surname											Sex		l Male	□F	emale
First name(s)															
Title		ſr		Mrs	Γ		Mis	s		Ms	□ Dr		Other		
ID number											Date of birth	_	// / month /		_
Residential address		Postal address													
Home telephone								Ce	llph	one					
Email address															
Employ er															
Work physical address								Wo pos ado		š					
Work telephone								con	ner v ntact mbe	r if					
Work email								Wo	rk f	ax					
Signed at			_(ple	ace)	th	is_		_da	y of	,			_(month	ı), 20	_(year)
(signature / mark of per	son br	ing	ging .	mati	ter	to	сои	rt) _							
(print first name(s) and	surna	me)													
IF APPLICABLE:															
(print first name(s) and	surna	me	of p	erso	n 1	witr	ıess	ing	mai	<b>/</b> k)					

(signature of witness to mark) \_\_\_\_\_

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 7

Section 100(3), 101(5), 102(5) and 143 of the Child Care and Protection Act, 2015 Regulation 30(2), 31(2), 32(4), and 34(2)

### NOTICE OF PROCEEDINGS IN CHILDREN'S COURT

	File Number:								
IN THE CHILDREN'S COURT FOR T	HE DISTRICT OF								
HELD AT									
IN THE MATTER OF:									
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH								
	and								
FIRST NAMES AND SURNAMES OF OTHER PARTY / PARTIES	ID NUMBER / DATE OF BIRTH								
	/ /								
TO:									
	(name and surname)								
RESIDENTIAL ADDRESS:	WORK ADDRESS:								

### Republic of Namibia 129 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

YOU ARE HEREBY NOTIFIED THAT:

An application will be made before this Court at
any subsequent day the court thereafter requires, regarding the following matter:
YOU ARE HEREBY NOTIFIED of the above-mentioned application and you may on that date appear before the above-mentioned court in order to make any representation on the matter in respect of which the application is made.
PLEASE TAKE NOTE OF THE FOLLOWING:
(i) If you have any witness regarding the above matter, you may bring them and it is your responsibility to ensure that they are present at the proceedings.
(ii) The costs of the service of the subpoena of witnesses will be borne by the person who requests the subpoena, unless otherwise provided for in the Act.
Signed at
(name and surname)
(signature)

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# REGULATIONS Child Care and Protection Act 3 of 2015

	RETURN OF SERVICE FOR OFFICIAL USE ONLY
	(print name), hereby certify that I have -
i,	delivered a copy of the notice topersonally;
	delivered a copy of the notice to who is the legal practitioner of
-	record of, who is the legal practitioner of
la	handed a copy of the notice to a person apparently not younger than
-	
	the age of 16 years and apparently residing or employed at the *residence / *place of business of
	and at the same time informed the person of
_	the nature thereof;
	handed a copy of the notice to
	of 16 at the place of employment of who is apparently *in authority
	over this person / *in charge of the place of employment, and at the same time informed the person
	of the nature thereof;
	becauseis a juristic person, delivered a copy of the notice
	to the juristic person's registered office or main place of business, and handed a copy of it to
	person, and at the same time informed the person of the nature thereof;
	submitted a copy of the notice to by courier or by registered post;
	delivered or submitted a copy of notice to
	manner
(spe	cify).
	red at
I ~	······································
	vature of *messenger of court/*police officer/*clerk of court/*person authorised by children's
-	missioner
	t name(s) and surname (print)
I	··· - · · · · · · · · · · · · · · · · ·
	ignation (rank)
Busi	iness address
	*DELETE WHICHEVER IS NOT APPLICABLE.

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 8

Section 101(4) of the Child Care and Protection Act, 2015 Regulation 31(1)

### APPLICATION FOR GUARDIANSHIP

### THIS FORM MUST BE COMPLETED TOGETHER WITH FORM 6

Complete a separate form for each child.

			6	file numb	File nu er to be d	mber: entered by cl	erk of court)		
To the Children's Co	mmission	er for _							
(place									
FIRST NAMES AND SUI OF CHILD	RNAMES		ID	NUMBE	R / DATI	E OF BIRTH			
							/ /		
PART A: INFORMATION ABOUT APPLICATION									
1. This is an application									
☐ to either parent									
□ to both parents									
to									
of the child listed abo		name of o	other person)						
2 The suplicant									
2. The applicant									
☐ is the person seek	ing guard	ianship.							
☐ is NOT the person	n seeking ;	guardian	ıship.						
If the applicant) and th	ne proposed	l guardia	n are not the sa	me perso	n, comple	te PARTB of t	his form.		
PART B: INFORMATION	ON ABOU	T PROF	OSED GUAR	DIAN IF	NOT TH	E SAME PE	RSON AS		
			APPLICANT OSED GUARD	TAN 1					
Surname		FROF	OSED GUARD	IAIN I	Sex	☐ Male	☐ Female		
First name					10.000				
Title	□ Mr	☐ Mrs	☐ Miss	□Ms	□ Dr	☐ Other			
ID number					Date of birth	day / month	/ /year		
Relationship to the child (Tick one item on the list.)  [ ] parent of child [ ] spouse of parent of child [ ] care-giver of child [ ] other  If relationship is different for different children, explain here:									

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# REGULATIONS Child Care and Protection Act 3 of 2015

Residential address					Pos add	tal Iress				
Home telephone		_	lphoi	ne						
•						nber				
Email contact										
Employer					1			1		
Work physical address						rk pe Iress	stal			
Work telephone						ier w	ork			
						tact nber	if			
						sible				
Work email						rk fa				
	PRO	POSED	GU	JARD	IAN 2	(if a	pplic:	able)		
Surname								Sex	☐ Male	☐ Female
First name										
Title	☐ Mr	☐ Mrs	<u>;</u>	ПΝ	4iss		l Ms	□ Dr	☐ Other	
ID number			Т	$\top$		Т		Date of	/	
Relationship to the child		nt of chil	<del>+</del>	<del>_</del>	<del></del>	<del>_</del>	느	birth	day / month	/ year
(Tick one item on the list.)	[]spou []care- []other	se of par giver of	ent o	ld		feren	t chile	dren, expl:	ain here:	
Residential address					Pos add	tal Iress				
Home telephone						11 p h nber	one			
Email contact			_							
Employer										
Work physical address					add	rk pc Iress				
Work telephone					con nun pos	ier w itact inber isible	if			
Work email					Wor	rk fa	X			
DADTE	2 MOTE	TITTON	FO	- D. CI	TADD	T 4 BT	~1111	· · DDI IG	TTON	
PART	C: MOTIV	ATTON	FO	RGU	JARDI	iAN	SHIP	APPLIC.	ATION	
Attach a	dditional	nages if t	1ece	viksa	Attacl	ı allı	releva	ant docum	entation	

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# REGULATIONS Child Care and Protection Act 3 of 2015

	Declaration by Applicant 1
I, the undersigned, hereby of knowledge true and correct.	declare that the information provided in this application is to the best of my
Signature of applicant:	
Date:	Place:
	Declaration by Applicant 2 (if applicable)
I, the undersigned, hereby of knowledge true and correct.	declare that the information provided in this application is to the best of my
Signature of applicant:	
Date:	Place:

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 9A

Section 102(5) and (9) of the Child Care and Protection Act, 2015 Regulation 32(1) and 33  $\,$ 

# APPLICATION FOR RESTRICTION OR DENIAL OF ACCESS TO PARENT WHO DOES NOT HAVE CUSTODY OF CHILD BORN OUTSIDE MARRIAGE

THIS FORM MUST BE COMPLETED TOGETHER WITH FORM 6

	File number:  (file number to be entered by clerk of court)
To the Children's Commissioner for	
To the emitter's commissioner for	(place)
APPLICATION THAT A	PART A CCESS BE RESTRICTED OR DENIED
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH
I,	hereby apply to restrict or deny access
to	(name of parent not having custody) to
the children listed above for the following	reasons:
Reasons for requesu	ng that access be resurcted or defined:

Attach all relevant documentation

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# REGULATIONS Child Care and Protection Act 3 of 2015

	Declaration						
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.							
Signature of applicant:							
Date: Place:							
PART B							
THIS PART MUST BE COMPLETED IF A PERSON ADDITIONALLY REQUESTS THAT COURT RESTRICT OR DENY ACCESS WITH IMMEDIATE EFFECT, AS CONTEMPLATED							
IN SECTION 102(9) OF ACT, WHILE	E THE FINAL DECISION ON THE APPLICATION						
PA	RT A IS PENDING						
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH						
		/					
		/					
		/					
		/					
		1					
		1					
deny access by	nereby apply for a temporary emergency order to restr						
	harm from continued access are as follows:						
Attach	all relevant documentation						
	Declaration						
I, the undersigned, hereby declare that the i correct.	information provided is to the best of my knowledge tru	ie and					
Signature of applicant:							
Date: Place:							

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 9B

Section 102(10) of Child Care and Protection Act, 2015 Regulation 32(2)

APPLICATION FOR RIGHT OF REASONABLE ACCESS TO CHILD BY PARENT WHO DOES NOT HAVE CUSTODY AND WHO HAS NOT VOLUNTARILY ACKNOWLEDGED PARENTAGE

THIS FORM MUST BE C	OMPLETED TOGETHER WITH FORM 6						
	File number:  (file number to be entered by clerk of court)						
To the Children's Commissioner for							
	(place)						
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH						
I, parent of the child/ren listed above, who is in the custody of (name of custodian),							
hereby apply for access to the child or chil	dren listed above.						
Reasons why I should	d be given a right of access to the child						
Attach a	all relevant documentation						
	Declaration						
I, the undersigned, hereby declare that the knowledge true and correct.	information provided in this application is to the best of my						
Signature of applicant:							
Date:Place:							

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 9C

Section 102(12) of Child Care and Protection Act, 2015 Regulation 32(3)

# APPLICATION BY PERSON HAVING RIGHT OF ACCESS TO CHILD WHERE ACCESS IS BEING UNREASONABLY DENIED OR RESTRICTED

	THIS	FORM MUS	Т ВЕ СОМІ	LETED TO	GETHER W	ITH FORM 6		
	File number:							
To th	ıe Children'	s Commissio	ner for					
							(place)	
	NAMES ANI ILD / CHILD	SURNAME: OREN	s	ID I	NUMBER / D	ATE OF BIR	ГН	
							] / /	
							/ /	
							] / /	
							J  1 / /	
							]	
							]  ′ ′	
above, who are in the custody of								
	If y	ou are reques list the reque						
CHILD (as desc	1: ribed above)			(name)				
CHILD				(name)				
Regular		cess as specific						
Time	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	
Periodic	Time  Periodic access as described here: (eg two weekends per month, school holidays, birthdays, Christmas, etc)							

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

\_(name)

CHILD 3:

Regularly weekly access as specified:

Time P <b>eriodi</b> o	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday			
Periodia										
C 4		escribed here:		l-d Cli-t						
eg Iwo 1	wee кепаs рег	montn, schoo	l holidays, birt.	naays, Christi	mas, etc)					
OTHER				· · ·						
CHILD 4:(name)  Regularly weekly access as specified:										
xegmar	Monday			Thumdon	Taidon	Cotumdori	Condon			
Time	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday			
	r access as de	scribed here:								
			l holidays, birt.	hdays, Christi	mas, etc)					
_	-		•	-						
CHILD	5:			(name)						
Regular	ly weekly ac	cess as specifi	ed:							
	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday			
Time										
		escribed here:				•	'			
eg two 1	weekends per	month, school	l holidays, birt.	hdays, Christi	mas, etc)					
		Attach additional pages if necessary.								
		_	Attach addition	al pages if ne	cessary.					
			Attach addition	nal pages if ne	ecessary.					
			Attach addition		•					
					•					
					•					
					•					
		,			•					
			The reasons i	for this appli	cation:					
				for this appli	cation:					
			The reasons i	for this appli	cation:					
			The reasons i	<b>for this appli</b>	cation:					
			The reasons i	for this appli	cation:					
		ereby declare	The reasons of the re	For this appli evant docume	cation:	pplication is to	the best of n			
	ndersigned, h lge true and c	ereby declare	The reasons of the re	For this appli evant docume	cation:	pplication is to	the best of n			
knowled	lge true and c	ereby declare orrect.	The reasons of the re	For this appli evant docume	cation:	pplication is to	the best of n			
knowled		ereby declare orrect.	The reasons of the re	For this appli evant docume	cation:	pplication is to	the best of n			
knowled	lge true and c	ereby declare orrect.	The reasons of the re	For this appli evant docume	cation:	pplication is to	the best of n			

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# REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### FORM 10A

Section 113(5) of Child Care and Protection Act, 2015 Regulation 34(1)

### APPLICATION FOR GUARDIANSHIP FOLLOWING DEATH OF GUARDIAN

### THIS FORM MUST BE COMPLETED TOGETHER WITH FORM 6

If you are applying to be the guardian of more than one child, you must complete this Form and Form 6 for each child.

ID NUMBER / DATE OF BIRTH

FIRST NAMES AND SURNAMES OF CHILD

Surname

First name(s)
Residential address
Postal address

														/ /
		'												
	P.	ARTIC	CUL	ARS	SOFP	AREI	VTS							
MOTHER					FATH	ER								
Surname					Surnar	ne								
First name(s)					First name(s)									
ID number					ID nun	nber								
Is mother deceased?	☐ Yes		lNo		Is fath	er dec	ease	ed?			<b>□</b> Y	es		□ No
	☐ I don't know											l do	n't kn	ow
If so, give date of death	/		1		If so, give date of death				/ /			/		
If deceased, did	☐ Yes		No		If deceased, did father			er	☐ Yes ☐ No			□ No		
mother leave written will?	☐ I don't know				leave written will?				☐ I don't know			ow		
If NO	Γ deceased, giv	e conta	act de	etail	s on FC	RM ·	6 <i>(01</i>	r indi	c ate	e un	knov	vn)		
	g to be: odian of this custodian a		-	lian	ı of thi	is ch	ild							
2. My relation to														
□ Aunt														
□ Uncle □ Gran	e dparent													
□ Sister														
□ Broth														
☐ Othe	r(specify)													
<ol> <li>Give information about the current or previous guardian of the child if this was someone other than the child's mother or father.</li> </ol>														

CURRENT OR PREVIOUS GUARDIAN

Sex

Male

Female

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Physical address where documents can be served if not at the residential address				
Telephone	Code (	)	Cellphone	
Email				
Is this person deceased?		Yes	□ No	☐ I don't know
If so, give date of death	/	/		
If deceased, did this person leave a written or oral will?	-	Yes	□ No	□ I don't know

4.	Have you consulted members of the child's extended family about who should be the
	child's custodian and/or guardian?

$\Box$	Yes
	Nο

If yes, list persons consulted:

PARTI	CULARS OF PERSONS CONSULTED	
A	ttach additional pages if necessary.	
Surname	Surname	
First name	First name	
Relation to child	Relation to child	
Residential address	Residential address	
Telephone	Telephone	
Email	Email	
Fax	Fax	
Surname	Surname	
First name	First name	
Relation to child	Relation to child	
Residential address	Residential address	
Telephone	Telephone	
Email	Email	
Fax	Fax	
Surname	Surname	
First name	First name	
Relation to child	Relation to child	
Residential address	Residential address	
Telephone	Telephone	
Email	Email	
Fax	Fax	<u> </u>

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Surname		Surname	
First name		First name	
Relation to child		Relation to child	
Residential address		Residential address	
Telephone		Telephone	
Email		Email	
Fax		Fax	
☐ Yes☐ No	onsulted objected to you b etails below. Use addition investigation to confirm t	al pages if necessary.	Note that there will be a
PERSON	:	SUMMARY OF OBJEC	TION
6. Reasons to be	e appointed as the guardia	ın	
I, the undersigned, here knowledge true and con	eby declare that the informati	ration ion provided in this appl	ication is to the best of my
Signature of applicant:			

Date:

Place:

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# REGULATIONS Child Care and Protection Act 3 of 2015

	CERTIFICATION BY MASTER OF HIGH COURT
I dec	lare that -
	there is no a will filed with the Master of the High Court made by the deceased parent or guardian of the child who is the subject of this application;
	there is a will filed with the Master of the High Court made by the deceased parent or guardian of the child who is the subject of this application, but it contains no provision relating to the appointment of a guardian for the child; or
	there is a valid will filed with the Master of the High Court made by the deceased parent or guardian of the child who is the subject of this application and the will appoints
	(*Delete whichever is not applicable.)
	MASTER OF THE HIGH COURT
	Signature:
	Date:
	Place:

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 10B

Section 113(8)(c) of Child Care and Protection Act, 2015 Regulation 34(3)

### REPORT BY SOCIAL WORKER: GUARDIANSHIP ON DEATH OF GUARDIAN

Court file number: \_\_\_\_\_ (file number to be entered by clerk of court)

	Social wo	orker file number:
	PROFESSIONALR	REPORT
	COMPILED BY DESIGNATED	SOCIALWORKER
Name:		
Position:		
Registration number:		
Work address:		
_		
Contact number:		-
Email:		_
Date of report:		Signature:
	EXAMINED BY SUP	ERVISOR
Name:		
Date of report:		Signature:

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# REGULATIONS Child Care and Protection Act 3 of 2015

SUBMITTED TO:														(No	me	of	chi	ldren
court)																		
REPORT:																		
1	I. PARTICU	LAI	RS O	FC	HIL	D IN	VO	LVI	ED :	IN	MA	TT	ER					
CHILD																		
Surname													Se	x	Ma	le	Fe	male
First name																		
ID number or date of birth													/				/	
Special needs (if applicable)																		
Disability (if applicable	)																	
School attended																		
Other relevant informat																		
Care and Protection Act	t																	
		FA	MIL	ΥC	TRC	UMS	TA	NC	ES									
MOTHER						FAT	HE	R										
Surname						Surn	am	e										
First name(s)						First	naı	me(s	s)									
ID number						ID n	ıml	ber										
Date of birth						Date	of	birtl	1									
Is mother deceased?	☐ Yes	☐ Yes ☐ No				Is father deceased?						☐ Yes ☐ No					Vo	
	☐ Unknown												☐ Unknown					
If so, give date of death	/	,		/		If so, date			h				/ /					
If deceased, did	☐ Yes			No		If de					her	I		Yes				νo
mother leave written will?	□Id	on't	knov	v		leave written will?						☐ I don't know						
	NOT deceas	ed, g	give o	cont	act d			•				nkn	own)					
Residential address						Resid	_			_	3							
Physical address where documents can be served if not residential address						Phys wher can b resid	e d	ocur erve	nen d if	ts no	t							
Telephone	( )					Telep	ho	ne				(	)					
Cellphone						Cellp	ho	ne										
Email						Emai	i1											
Fax						Fax												

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### REGULATIONS Child Care and Protection Act 3 of 2015

		FÆ	4M	ILY	BAG	CKG	RO	UNI	)					
In the boxes provided below informants. Focus on the need and discipline, emotional se include information on which	ls of th curity	ie ch and	ild, a	wit: heal	hatt thy	entio fam	onto ily 1	con	tinu . If t	ity o	ofcar e are	re and so	chooling eting ap	,, guidance plications
Surname												Sex	Male	Female
First name														
ID number or												/		/
date of birth												1		
If there are compe for all p													Male	Female
First name												Dex	Tritaic	Terrare
ID number or	T												/	/
date of birth	$\perp$													
Residential address														
Telephone							Cel	lphc	ne					
Email							Fax	:						
He	OUSE	ноі	D.	ANI	) FA	MII	YC	ОМ	POS	ITI	ON			
		F/	M	ПУ	BAG	CKG	RO	IINI	)					
					D2 1		110	0111	_					

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### REGULATIONS Child Care and Protection Act 3 of 2015

EMPLOYMENT HISTORY & FINANCIAL POSITION
HOUSING CIRCUMSTANCES
RELATIONSHIP WITH CHILD AND OTHER FAMILY MEMBERS
PLANS FOR FUTURE CARE OF CHILD
I LANS FOR POTORE CARE OF CHIED
PHYSICAL & PSYCHOLOGICAL FITNESS

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## REGULATIONS Child Care and Protection Act 3 of 2015

3. PREFERENCE OF CHILD ON GUARDIANSHIP (# applicable)
If the child was not consulted, explain why not.
4. ANY OTHER IMPORTANT INFORMATION
5. EVALUATION (positive and negative factors)
(positive and negative factors)
6. RECOMMENDATION BY DESIGNATED SOCIAL WORKER AND REASONS FOR RECOMMENDATION
1

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### REGULATIONS Child Care and Protection Act 3 of 2015

7. 500	RCES CONSCELED IN INVESTIGATION
	Declaration
I, the undersigned, hereby declare true and correct.	that the information provided in this report is to the best of my knowledge
Signature of social worker who pr	repared report:
Date: Pl:	ace:

Republic of Namibia 149 Annotated Statutes

#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 10C Section 113(9)(a) of Child Care and Protection Act, 2015 Regulation 34(5)

CERTIFICATE OF GUARDIANSHIP	
Each guardianship certificate may cover only one child	
File No:	
This children's court,	
(name of court)	-
hereby confirms that the guardian of the following child:	
(first names and surname of child)	-
(child's ID number or date of birth)	-
is this person:	
(first names and surname of guardian)	-
(guardian's ID number or date of birth)	-
CLERK OF CHILDR	EN'S COURT
Signature:	
first names and surname:	
Date	

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#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 10D Section 115(1) of the Child Care and Protection Act, 2015 Regulation 35(1)

### COMPLAINTS AGAINST GUARDIAN OR TUTOR

	File number:  (file number to be entered by clerk of court)
To the Children's Commissioner for $(place)$	
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH
Name of person making complaint:	
My relationship to the child:	
	the complainant's relationship to child may be omitted, ishes, in line with regulation 35(2)).
Contact details of complainant (optional	<i>Ŋ</i> :
Residential address	
Telephone ( )	Cellphone
Email	Fax

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

or the reasons listed below.	
r the reasons fisted below.	*DELETE WHICHEVER IS NOT APPLICAB
The	reasons for complaint
Attach a	ll relevant documentation.

knowledge true and correct.

Signature of complainant:

Place: \_

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 10E

Section 115(2) of Child Care and Protection Act, 2015 Regulation 35(5)

### REPORT BY SOCIAL WORKER: COMPLAINT ABOUT GUARDIAN OR TUTOR

Court file number:

(file number to be entered by clerk of court)

	Social worker file number:
	PROFESSIONAL REPORT
	COMPILED BY DESIGNATED SOCIAL WORKER
Name:	
Email:	
Date of report:	Signature:
	EXAMINED BY SUPERVISOR
Name:	
Date of report:	Signature:

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## REGULATIONS Child Care and Protection Act 3 of 2015

SUBMITTED TO:_											(/\	Jame (	0f	children'
court)														
REPORT:														
1	I. PARTICU	LAF	RS C	FC	HIL	D INVO	LVI	ED I	NΜ	AT]	ΓER			
CHILD												,		
Surname											Sex	Mal	e	Female
First name				_	_									
ID number or date of birth											/			/
Special needs (if applicable)														
Disability (if applicable	)													
School attended														
Other relevant information														
		TEA	3.777	N.O	me	T TRACTOR	NICT	r a						
MOTHER		rA	IVIII	LYC	IKC	UMSTA FATHE		E2						
Surname						Surnam								
First name(s)						First na		)						
ID number						ID num	hor							
1D Humber		т	Т	Т		1D Huili	T	т	т	т		П		П
Date of birth						Date of	birth			+		<u> </u>		
Is mother deceased?	☐ Yes			l No		Is fathe			d?	_	□ Ye	s		□ No
		Jnkn	own	1							[	☐ Unkı	101	vn
If so, give date of death	,	/		/		If so, gi		1				/		/
If deceased, did	☐ Yes			No		If decea	sed,	did :	fathe	r	□ Ye	s		□ No
mother leave written will?	□Id	lon't	kno	w		leave w						I don'i	l kı	now
If	NOT deceas	sed, g	give	cont	act c	letails or	(or	indic	ate i	ınkr	юwn)			
Residential address						Resider			ess					
Physical address where documents can be served if not residential address						Physica where of can be s resident	locur serve	nent d if i	not					
Telephone	( )					Telepho	ne			(	( )			
Cellphone						Cellpho	ne							
Email						Email								
Fax						Fax								

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### REGULATIONS Child Care and Protection Act 3 of 2015

2. PARTICULARS OF GUARDIAN / TUTOR									
Surname		Sex	Male	Female					
First name(s)									
ID number or			/	/					
date of birth									
Residential address									
Telephone	Cellphone								
Email	Fax								
How was this guardian or tu-	□ By will								
tor appointed?	☐ By children's court								
	☐ By order of High Court☐ By Master of High Court								
	☐ Unknown								
3. INFOR	MATION REGARDING COMPLAINT RECE	IVED							
	CHILD OR CHILDREN ON COMPLAINT (if	applic	cable)						
Į	f the child was not consulted, explain why not.								
5. A	NY OTHER IMPORTANT INFORMATION								
I									

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### REGULATIONS Child Care and Protection Act 3 of 2015

6. EVALUATION (positive and negative factors)
7. RECOMMENDATION BY SOCIAL WORKER
AND REASONS FOR RECOMMENDATION
8. SOURCES CONSULTED IN INVESTIGATION
Delegation
Declaration
I, the undersigned, hereby declare that the information provided in this report is to the best of my knowledge true and correct.
Signature of social worker who prepared the report:
Date: Dlace:

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#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 11A Section 119(4) of Child Care and Protection Act, 2015 Regulation 36

### PARENTING PLAN

PART A: PARTICULARS OF CHILD OR CHILDREN INVOLVED IN MATTER													
CHILD 1					CHILD 2								
Surname	Surname												
First name					me								
ID number (if child has an ID)					ber (if ch	ild has an ID)							
Date of birth	1	/		Date of	birth		1	/					
Sex	☐ male	☐ fe	male	Sex			male	☐ female					
Residential address					tial								
Telephone contact	( )			Telepho contact	ne	(	)						
Cellphone contact				Cellpho contact	ne								
Email contact	Email contact				ontact								
School attended				School a	School attended								
Grade				Grade									
CHILD 3				CHILD 4									
Surname				Surname									
First name				First name									
ID number (if ch	ild has an ID)			ID number (if child has an ID)									
Date of birth	/	/		Date of	birth		1	/					
Sex	☐ male	☐ fe	male	Sex			male	□f	emale				
Residential address				Residen address	tial								
Telephone contact	( )			Telepho contact	ne	(	)						
Cellphone contact				Cellpho contact	ne								
Email contact				Email c	ontact								
School attended				School	attended								
Grade				Grade	_								
			ren covered by the parenting plan page and attached as an annexure.										

PART B: PARTICULARS OF HOLDERS OF PARENTAL RESPONSIBILITIES AND RIGHTS																			
PARENTAL RIGHTS HOLDER 1				PARENTAL RIGHTS HOLDER 2															
Surname				Sun	name	:													
First	First name				First name														
ID number			ID number																
Date of birth / /		Dat	e of b	irth				/		/									
Resid addre		al								Res add	ident ress	ial							

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## REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

Telephone	( )	Telephone	( )
Cellphone contact		Cellphone contact	
Email contact		Email contact	
Work address		Work address	
Work telephone		Work telephone	
Relationship to child(ren)		Relationship to child(ren)	

If there are more than two parties to the parenting plan, details of additional parties must be furnished on a separate page and attached as an annexure. Only persons who hold parental responsibilities and rights can be parties to a parenting plan.

The boxes below suggest issues which co-holders of parental responsibilities and rights might want to discuss and agree on. It is not necessary to reach agreement on any or all of these issues.

Spaces can be left blank if there is no agreement. If the parties to the agreement want to record agreements

on other issues, these can be written in the extra space provided below, or on separate pages attached to the form.

PART C: DAY-TO-DAY CARE  Details about where the child or children will live for what periods,  and who will provide care for the child.							

PART D: MAINTENANCE  Details about contributions to the child's maintenance.						
Monthly cash contribution of parent who is not living with the child:						
Medical and dental expenses (payment of bills, coverage of child on medical aid, etc):						

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### REGULATIONS Child Care and Protection Act 3 of 2015

	tracurricular activities, etc):	
Other:		
1		
	PART E: CONTACT	
	d by a parent not living with the chi	
Weekly or monthly visits (where phyrules, etc):	sical contact will take place, any re	strictions on timing, agreed-upon
1		
/ 1 1 11 11 11	Holidays and other special days	
Date or occasion	times such as school holidays, Chri Person responsible	stmas, Easter or birthdays):  Telephone contact
(public holiday, birthday, etc.)	for transport	during this period
4 3, 3, 7	•	9 1
Other agreements about holidays and	l travel (eg travel to visit extended f	amily members, school trips)
Other agreements about holidays and	l travel (eg travel to visit extended f	amily members, school trips)
Other agreements about holidays and	l travel (eg travel to visit extended f	amily members, school trips)
Other agreements about holidays and		
Agreements about other communicat		
Agreements about other communicat		
Agreements about other communicat		

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### REGULATIONS Child Care and Protection Act 3 of 2015

Agreement on key issues, particulars as to how key decisions in respect of a child or children's life are to be
exercised by bearers of parental responsibilities and rights.
Education:
Religion or cultural activities:
TT1d.
Health:
Sport or extracurricular activities / hobbies / pets:
Special needs (if any):
DADE & DISPLETE DESCRIPTION
PART G: DISPUTE RESOLUTION Agreement on how any disputes between the parties to the parenting plan
are to be resolved, with due regard to the use of mediation, and on
how the costs of resolving any disputes will be met.
Process to be followed in case of dispute:
Agreement on costs of dispute resolution:

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

	PART H: OTHER ISSUES
	issues such as contact with other family members or new partners of either parent,
	child or children by persons other than the holders or parental responsibilities,
child	discipline and guidance, dealing with material changes in circumstances
	(marriage or re-marriage, change of residence, etc).
	PART I: VIEWS OF CHILD (required)
child or children took place.	nsultation with the child or children covered by this agreement has taken place if such a are of sufficient age or maturity to contribute an opinion. Describe how this consultation
	ed by this agreement was opposed to any of its terms, discuss this in the space provided.  In took place, explain why.
1) NO CONSTILICATO	п юж расе, ехраин ину.
1	
	PART I: PERSON WHO FACILITATED AGREEMENT (if one)
Currama	PART J: PERSON WHO FACILITATED AGREEMENT ( <i>if any</i> )
Surname	PART J: PERSON WHO FACILITATED AGREEMENT (if any)
Surname First name Contact details	PART J: PERSON WHO FACILITATED AGREEMENT (if any)

Signed at the place and date and in the presence of the witnesses indicated below:

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### REGULATIONS Child Care and Protection Act 3 of 2015

PARENTALR	IGHTS HOLDER 1	PARENTAL RIGHTS HOLDER 2			
First name and		First name and			
surname		surname			
Signature or mark		Signature or mark			
Place		Place			
Date		Date			
Two witnesses		Two witnesses			
First name and		1. First name and			
surname		surname			
Signature		Signature			
2. First name and		2. First name and			
surname		surname			
Signature		Signature			
PARENTAL RIGHTS	HOLDER 3 (if applicable)	PARENTAL RIGHTS	HOLDER 4 (if applicable)		
First name and		First name and			
surname		surname			
Signature or mark		Signature or mark			
Place		Place			
Date		Date			
Two witnesses		Two witnesses			
First name and		1. First name and			
surname		surname			
Signature		Signature			
2. First name and		2. First name and			
surname		surname			
Signature		Signature			

REGISTRATION OF PARENTING PLAN (OPTIONAL)								
Parties to the parenting plan may register the parenting plan with the clerk of the children's court within whose area of jurisdiction the child concerned is ordinarily resident under section 119(7) of the Act.								
To the Clerk of the Court for								
We, the parties to this parenting plan, hereby request that this parenting plan be registered.								
PARENTAL RIGHTS HOLDER 1 PARENTAL RIGHTS HOLDER 2								
First name and surname		First name and surname						
Signature or mark		Signature or mark						
Place		Place						
Date		Date						
PARENTAL RIGHTS HOLDER 3 PARENTAL RIGHTS HOLDER 4 (if applicable) (if applicable)								
First name and surname		First name and surname						
Signature or mark		Signature or mark						
Place		Place						
Date		Date						

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

(if pc	FOR OFFICIAL US wrenting plan is registered	
I hereby confirm that this paren	nting plan is registered at	the following children's court (court)
on	(date)	
		CLERK OF COURT
Print first nan	nes(s) and surname:	
	Signature:	
Place:		
OFFICIAL STAMP (stamp each page of form)		
(if p	FOR OFFICIAL US arenting plan is made into	
I hereby confirm that this paren section 119 of the Child Care an on	nd Protection Act, 2015, a	an order of court in terms of t(court) CHILDREN'S COMMISSIONER
First r	names and surname:	
	Signature:	
Place:		Date:

OFFICIAL STAMP (stamp each page of form)

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 11B

Section 119(8) of Child Care and Protection Act, 2015 Regulation 38(1)

### APPLICATION FOR PARENTING PLAN TO BE MADE ORDER OF COURT

THIS FORM MUST BE COMPLETED TOGETHER WITH FORM 6
The relevant parenting plan (Form 11A) must be attached to this Form.

	File number:	lerk of court)	
To the Children's Commissioner for		(place	
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN COVERED BY PARENTING PLAN	ID NUMBER / DATE OF BIRTH		
		/ /	
		/ /	
		/ /	
		/ /	
		/ /	

We, the parties to the attached parenting plan, hereby apply for the attached parenting plan to be made an order of this court.

PARENTAL R	IGHTS HOLDER 1	PARENTAL RIGHTS HOLDER 2			
First name and surname		First name and surname			
Signature or mark		Signature or mark			
Date		Date			

OTHER PARTY OR PARTIES TO AGREEMENT (if any)							
PARENTAL RIGHTS HOLDER 3 PARENTAL RIGHTS HOLDER 4							
First name and		First name and					
surname		surname					
Signature or mark		Signature or mark					
Date		Date					

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### REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### FORM 11C

Section 121 (1) or 122(1) of Child Care and Protection Act, 2015 Regulation 39(1)

### APPLICATION FOR AMENDMENT OR TERMINATION OF PARENTING PLAN OR ORDER CONCERNING DISPUTES RELATING TO PARENTING PLAN

OF CHILD / CHILDREN COVERED BY PARENTING PLAN	ID NUMBER / DATE OF BIRTH
DADT A. DAI	RTICULARS OF APPLICANT
ADDITIONE 1	ADDITION 2 (if applicable)

PART A: PARTICULARS OF APPLICANT																		
APPLICANT 1									APPLICANT 2 (if applicable)									
Surname									Surnan	ne								
First name(s)									First na	ame(s)	)							
ID number									ID nun	nber								
Date of birth		/			/				Date of	f birth			/		/			
Residential address									Residential address									
Telephone	(	)							Telephone		(	)						
Cellphone contact			Cellphone contact															
Email contact									Email	contac	t							
Work address									Work a	addres	s							
Work telephone									Work t	elepho	one							
Description of applicant				the the ered	applicant plan.  □ I am a child covered by the parenting plan. □ I am a person acting in the					the								
									nts, deta age ana									

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

	PART B: NATURE OF APPLICATION
	at(s) hereby request(s) the court to:
☐ amend the parenting pl☐ terminate the parenting	
	rder concerning disputes relating to parenting plan.
	Give details below.
	Attach all relevant documentation
	Declaration by Applicant 1
I, the undersigned, hereby knowledge true and correct	declare that the information provided in this application is to the best of my
Signature of applicant:	
Date:	Place:
	Declaration by Applicant 2 (if applicable)
I, the undersigned, hereby knowledge true and correct	declare that the information provided in this application is to the best of my
Signature of applicant:	
Date:	Place:

In the event that there are more than two applicants, additional applicants should sign in similar manner.

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 12A

Section 123(4) of Child Care and Protection Act, 2015 Regulation 40(1)

### KINSHIP CARE AGREEMENT

PART A: PARTICULARS OF CHILD/CHILDREN TO BE PLACED IN KINSHIP CARE									RE	
CHILD 1				CHILD	CHILD 2					
Surname				Surname	e					
First name				First nar	me					
ID number (if ch	ild has an ID)			ID numl	ber (if ch	ild has a	n ID)			
Date of birth	1	1		Date of	birth		1	/		
Sex	☐ male	□ fe	male	Sex			male	□f	emale	
Residential address		•		Residen address	tial					
Telephone contact	( )			Telepho: contact	ne	(	)			
Cellphone contact				Cellphor contact	ne					
Email contact				Email co	ontact					
School attended				School a	attended					
Grade		Grade								
CHILD 3				CHILD	4					
Surname				Surnam	e					
First name				First name						
ID number (if ch	ild has an ID)			ID numl	ID number (if child has an ID)					
Date of birth	1	/		Date of	birth		1	/		
Sex	☐ male	□ fe	emale	Sex			male	□f	emale	
Residential address				Residen address	tial					
Telephone contact	( )			Telepho: contact	ne	(	)			
Cellphone contact				Cellphor contact	Cellphone					
Email contact				Email contact						
School attended				School a	attended					
Grade				Grade						
	Details of any additional children covered by the kinship care agreement must be furnished on a separate page and attached as an annexure.									

PART B: PARTICULARS OF PARENT OR GUARDIAN OF CHILD OR CHILDREN TO BE PLACED IN KINSHIP CARE							
MOTHER		FATHER					
Surname		Surname					
First name(s)		First name(s)					
ID number		ID number					
Date of birth		Date of birth					

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## REGULATIONS Child Care and Protection Act 3 of 2015

Is mother deceased?	☐ Yes	□No	Is father deceased?	☐ Yes	□ No	
	□ Unl	cnown		☐ Unknown		
If so, give date of death			If so, give date of death	1		
If NOT deceased, give contact details on (or indicate i				known)		
Residential address			Residential address			
Telephone contact	( )		Telephone contact	( )		
Cellphone contact			Cellphone contact			
Email contact			Email contact			
Work address			Work address			
Work telephone		•	Work telephone			

PART C: PARTICULARS OF KINSHIP CARE-GIVER(S)  (Complete both sections of this part if the kinship care-giver is a couple  who will be taking joint responsibility for the child's care.)													
KINSHIP CARE-GIVER 1													
Surname											Sex	Male	Female
First name													
ID number and date of birth													
Residential address													
Telephone	(	)											
Cellphone													
Email contact													
Work address													
Work telephone													
Relationship to child(ren)													
	KIN	ISHI	P CA	ARE-	GIVI	ER 2	(if ap	plic	able,	)			
Surname											Sex	Male	Female
First name	<u>L</u>												
ID number and date of birth													
Residential address													
Telephone	(	)											
Cellphone													
Email contact													
Work address													
Work telephone													
Relationship to child(ren)													

Republic of Namibia 168 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART D: TERM	MS OF AGREEMENT
Time period of agreement? (Give details if there is an agreed endpoint to the arrangement.)	
Contributions by the parent/guardian to the maintenance of the child/children in kinship care? (Give details if this is agreed.)	
Persons who may or may not have contact with or access to the child? (Give details if this is agreed, and stipulate frequency of contact or access or any conditions, if applicable.)	
Other conditions (if any):	
Supervision by a social worker? (Give details if this is agreed.)	
Agreement on procedure for termination of agreement? (Give details if this is agreed.)	
Confirm that consultation with the child or ch child or children are of sufficient age or maturit took place.	S OF CHILD (required)  ildren covered by this agreement has taken place if such  ty to contribute an opinion. Describe how this consultation  sed to any of its terms, discuss this in the space provided.

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## REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

PART F: PERSON WHO FACILITATED AGREEMENT (if any)					
Surname					
First name					
Contact details					

- \* I / We, the undersigned being the parent(s) or guardian, of the above-mentioned child / children hereby agree to place the listed child/children in the care of the kinship care-giver(s) named in this agreement, subject to the terms and conditions set out in this agreement.
- \* I / We, the undersigned kinship care-giver(s), hereby accept the responsibility of caring for the listed child/children, mindful of the accompanying duty to act in their best interests at all times.

\*DELETE WHICHEVER IS NOT APPLICABLE

#### Signed at the place and date and in the presence of the witnesses indicated below:

DADENTO	R GUARDIAN 1	DADENE OD CIJADDIAN 2 (ifli-alla)				
PARENTO	R GUARDIAN I	PARENT OR GUARDIAN 2 (if applicable)				
Print first name and		Print first name(s) and				
surname		surname				
Signature or mark		Signature or mark				
Date		Date				
Two witnesses		Two witnesses				
First name and		1. First name and				
surname		surname				
Signature		Signature				
2. First name and		2. First name and				
surname		surname				
Signature		Signature				

KINSHIP CARE-GIVER 1	KINSHIP CARE-GIVER 2 (if applicable)
First name and surname	First name and surname
Signature or mark	Signature or mark
Date	Date
Two witnesses	Two witnesses
First name and surname	1. First name and surname
Signature	Signature
2. First name and surname	2. First name and surname
Signature	Signature

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

REQUEST FOR REGISTRATION OF KINSHIP CARE AGREEMENT (OPTIONAL)

To the Clerk of the	he Court for	name of court)					
	ed parent(s) or guardian, as party or t the kinship care agreement be regis Act.						
PAR	ENT / GUARDIAN 1	PARENT OR GUARDIAN 2 (if applicable)					
First name and surname		First name and surname					
Signature or mark		Signature or mark					
Place		Place					
Date		Date					
I hereby confirm that	FOR OFFICIAL USI (if kinship care agreement is register t this kinship care agreement is regis	ed with clerk of court)					
on .	(data)		(court)				
	(date).	C	LERK OF COURT				
	First names and surname:						
	Signature:						
P	lace:	Date:					
	OFFICIAL STA (stamp each page of						

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 12B

Section 126(b) of Child Care and Protection Act, 2015 Regulation 41(1)

### APPLICATION RELATING TO KINSHIP CARE AGREEMENT AMENDMENT, TERMINATION OR DISPUTES

# THIS FORM MUST BE COMPLETED TOGETHER WITH FORM 6 The relevant kinship care agreement on Form 12A must be attached to this Form.

								(f:	île r	ит				mbe nter		y cle	erk c	of court
To the Children	ı's Com	ımissioı	ner for _															(place
FIRST NAM OF CHILD / ( BY KINSHII	CHILDE	REN CO	VERED	)		ID NUMBER / DATE OF BIRTH												
																1	/	/
					Ē	T					Ī	l	i	i	Ī	1	/	/
					E	+						<u> </u>	+	+	+	+		/
					L											<u>၂</u>		
																1	/	/
					Ë	÷	<u> </u>		<u> </u>	 	<del> </del>	<u> </u>	÷	÷	÷	+	-/	/
					L											<u> </u>		
		PΔ	RTA: F	ΡΔΙ	TIC	TII.	ΔRS	TO F	ΊΔĐ	PI.I	[CA]	NT						
APPLICANT 1		17	KIA. I	л	(11)	CL	_	APPI					ppli	cabl	e)			
Surname							_	urna			,		11		/			
First name							I	First name										
ID number							I	D nu	ımbe	er								
Date of birth		/	/				-	Date			_			/		/		
Residential address							- 1	Resid Iddre		al								
Telephone	(	)					7	Telep	hon	e		(		)				
Cellphone contact								Cellp onta		e								
Email contact							F	Emai	l cor	ıtac	t							
Work address							1	Vork	add	lress	3							
Work telephone							- 1	Vork elepl		;								
Description of applicant	agre □ I am kins	eement. a child o ship care	to the kir	oy t ent.	he		a	Descr	cant			□ I	care am kins	agr a ch hip	care :	nt. over	ed by	y the
			than two															

Republic of Namibia 172 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

PART B: NATURE OF DISPUTE
The undersigned applicant(s) hereby request(s) the court to rule on a dispute relating to -
□ exercise of the kinship care agreement.
☐ amendment of the kinship care agreement.
☐ termination of the kinship care agreement.
Class data lla balana
Give details below.
Attach all relevant documentation
Declaration by Applicant 1
Decrai auton by Applicant 1
I, the undersigned, hereby declare that the information provided in this application is to the best of my
knowledge true and correct.
Signature of applicant:
Signature of appricant.
Date:Place:
Desloyation by Applicant 2 (if applicable)
Declaration by Applicant 2 (if applicable)
I, the undersigned, hereby declare that the information provided in this application is to the best of my
knowledge true and correct.
Signature of applicant:
Signature of applicant:
Date:Place:

In the event that there are more than two applicants, additional applicants should sign in similar manner.

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 12C

Section 127(1) of Child Care and Protection Act, 2015 Regulation 42(1)

## APPLICATION FOR ACCESS TO CHILD BY KINSHIP CARE-GIVER AFTER TERMINATION OF KINSHIP CARE AGREEMENT

The relevant kinship care agreement on Form 12A must be attached to this Form

## THIS FORM MUST BE COMPLETED TOGETHER WITH FORM 6

			<i>(C)</i>	,	File nu r to be			, ,	·				
To the Children's Com	nmissioner for		-				ea by ci	:erк с	oj couri (place				
FIRST NAMES AND OF CHILD / CHILDE BY KINSHIP CARE FROM WHOM ACCI	REN COVERED AGREEMENT	ID NUMBER / DATE OF BIRTH											
								/	/				
							П	/	/				
								/	/				
								/	/				
								/	/				
	PART A: PAI	RTICULA	RS OF AF	PLIC	ANT								
APPLICANT 1			APPLIC couple w										
Surname			Surname										
First name			First nan	ie									
ID number	•		ID numb	er									
Date of birth	/ /	•	Date of b	irth		/	- /						
Residential address			Resident address	ial									
Telephone (	)		Telephon	ie	(	)							
Cellphone	-		Cellphon										
contact			contact										
Email contact			Email co										
Work address			Work add	dress									
Work			Work										
telephone			telephon	t									

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## REGULATIONS Child Care and Protection Act 3 of 2015

PART B: DETAILS OF APPLICATION FOR ACCESS									
The attached kinship care agreement has been unilaterally terminated by the parent after the									
agreement:									
has been in place for a period of at least one year; or									
□ has been in place for a period shorter than one year,									
and the applicant(s) seek(s) access to the child listed in Part A of this Form for the reasons described below.									
Date when kinship care agreement was made		Date when kinship care agreement was terminated							
in the phy		in question have been s(s) for the following time	period(s):						
1 0		.,	,						
T	he reasons for seeking con	tinued access are as follow	s:						
Explain why cor	atinued access would be in	the best interests of the c	aild or children:						
	Attach all releva	nt documentation							

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## REGULATIONS Child Care and Protection Act 3 of 2015

	Declaration by Applicant 1
I, the undersigned, hereby de knowledge true and correct.	clare that the information provided in this application is to the best of my
Signature of applicant:	_
Date:	Place:
	Declaration by Applicant 2 (if applicable)
I, the undersigned, hereby de knowledge true and correct.	clare that the information provided in this application is to the best of my
Signature of applicant:	
Date:	Place:

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 13A

Section 132(1) of Child Care and Protection Act, 2015 Regulation 44(1)

### REPORTING OF CHILD SUSPECTED OF BEING IN NEED OF PROTECTIVE SERVICES (PROFESSIONALS)

NOTE: A se	parate form mus	t be completed fo	r each child.
	DAT	E OF REPORT	:
TO: State-employed social worke	er/member of the	e police at	(place
REPORT BY:			
Name			
Contact information			
Profession			
□ school principal □ teacher □ medical or dental practitioner □ pharmacist □ school counsellor □ dentist □ psy chologist □ psy chological counsellor	□ nurse □ physiotherap □ speech therap □ occupational □ traditional le: □ traditional he □ legal practitio	oist therapist ader alth practitioner oner	□ labour inspector □ social worker (in private practice or employed by a child protection organisation or a member of staff at a facility registered under the Child Care and Protection Act) □ other (capacity)
<b>Institution where I work</b> (if releva (name of school, hospital or clinic, religious institution, child protectio child-related registered facility, etc)	law firm, n organisation,		
<b>Location where incident took pla</b> authority or region)	ce (local		

I suspect that the child described below may be in need of protective services pursuant to section 132 of Child Care and Protection Act, 2015, for the reasons described below.

PART A: INFORMATION ABOUT CHILD CONCERNED  Provide as much information as possible.											
Name											
Date of birth OR approximate age	/		/			Sex	☐ Male	☐ Female			
ID number (if applicable and known)											
Residential address						Conta	ict number				
						(	)				
Email contact											
School attended											
Grade											
Home language											
Person currently caring for child						Ť		•			

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## REGULATIONS Child Care and Protection Act 3 of 2015

PART B: CONTACT PERSON TRUSTED BY CHILD												
Provide as much information as possible.												
									Sex	☐ Male	☐ Female	
				Pos	tal ad	dress						
				Cel	lphon	e						
				Fax								
		1										
RT C: I	NFO	RMA	TION	ABO	UT F	ARE	NTS (	OFC	HILD			
	Provi	de as .	much ii	ıform	ation	as po	ssible					
			M	[othe	r							
			<u> </u>									
	TT C: I	Provi	Provide as	Provide as much in	Provide as much inform Pos Cel Fax C: INFORMATION ABO Provide as much inform	Provide as much information  Postal ad  Cellphon Fax  T C: INFORMATION ABOUT F	Provide as much information as portion as portion as much information as portion as portion as much information as portion as much information as portion as portion as much information as portion as portion as portion as much information as portion as portion as portion as much information as portion as portion as much information as portion as portion as much information as portion as much information as portion as portion as portion as portion as much information as portion as portion as portion as portion as much information as portion as portion as portion as portion as much information as portion as portion as portion as portion as much information as portion as portion as much information as much informatio	Provide as much information as possible  Postal address  Cellphone Fax  TC: INFORMATION ABOUT PARENTS ( Provide as much information as possible	Provide as much information as possible.  Postal address  Cellphone Fax  TC: INFORMATION ABOUT PARENTS OF C	Provide as much information as possible.  Postal address  Cellphone Fax  TC: INFORMATION ABOUT PARENTS OF CHILD Provide as much information as possible.	Provide as much information as possible.    Sex   Male     Postal address     Cellphone     Fax     T C: INFORMATION ABOUT PARENTS OF CHILD Provide as much information as possible.	

PA	RT C: INFORMATION ABOUT PARENTS OF CHILD  Provide as much information as possible.								
	Mother								
Surname									
First name(s)									
Residential address	Postal address								
Telephone	Cellphone								
Email	Fax								
ID number (if known)									
Home language									
	Father								
Surname									
First name(s)									
Residential address	Postal address								
Telephone	Cellphone								
Email	Fax								
ID number (if known)									
Home language									

PART D: DESCRIPTION OF CIRCUMSTANCES GIVING RISE TO REPORT  Attach additional pages if necessary.								
Timeframe	q Date (or approximate date) of incident:							
	q Ongoing problem from date (or approximate date):							
	q Date/timeframe unknown							
	Place of incident or problem:							

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### REGULATIONS Child Care and Protection Act 3 of 2015

	De	escripti	on of	incide	nt or t	asis	s for co	ncern	:				
D : (: 6 1 : 1:			1 1					1 . 1	. 1.	, 1		1 ,	
Description of any physical ir	ŋurıe	es or ps	y chol	logica	harm	obs	erved v	vhich	indic	ate ab	use o	or neglect:	
De	egree	of risl	k to cl	nild, ir	ı your	pro	fessiona	al opi	nion:				
☐ Mild	□м	oderat	e					Seve	re			☐ Unknown	
Describe Inte	rven	tions b	y you,	, or an	y othe	r int	terventi	ons y	ou are	e awar	e of:		
т	D-4-:	1£	-4:	1 :			ou are		с.				
Treated at hospital or clinic?	Jetai	□ Do			ventio	ns y	ou are a			a) H	Iosni	talised:	
☐ Yes				_			(name) (name)				☐ for assessment		
□ No												treatment	
Where?		Conta	ct ner	eon							_	place of safety hone number	
(name of hospital or clinic	)	Conta	ici pei	SOII						1	cicpi	none number	
	,												
		PA	RT E:	ALL	EGEI	) Al	BUSER	1					
Pī	rovid						ssible, i		vant.				
Surname													
First name(s)													
Nicknames or aliases	_											_	
ID number (if known)													
Date of birth or		/		/			Sex			Male		☐ Female	
approximate age						1							
Residential address						Po	stal add	iress					
Telephone						Се	llphone	e					
Email						Fa							
Home language													
Relationship to child													

Republic of Namibia 179 Annotated Statutes

#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

	Declaration		
I, the undersigned, hereby declare that the knowledge true and correct.	information provided in	this statement	is to the best of my
Signature of applicant:			
Date: Place:			
	USE ONLY – to be com		
	police officer who receiv	es report	
Name and particulars of social worker	Name:		
who received report	Registration number:		
	9		
	Ministry (if applicable):		
Name of investigating social worker			
to whom case was referred (if applicable)			
Date of referral			
	OR		
Name and rank of police official who	Name:		
received report, and relevant police station	Rank:		
	Police station:		
Name of investigating social worker	T one o station.		
to whom case was referred			
Date of referral			
MEDI	CALINTERVENTION		
Treated at hospital or clinic?	Examined by:		Hospitalised:
	[] Dt	(	D. 6
☐ Yes ☐ No	Doctor:	(name)	☐ for assessment☐ for treatment
	☐ Nurse:	(name)	☐ as place of safety
Where?	Contact person		Telephone number
(name of hospital or clinic)			
ACTIO	N TO PROTECT CHILI	)	
Removal of child to place of safety:	Other (describe):	_	
	, , ,		
☐ No ☐ Yes If yes, date:			
Place of safety:			
ACTION AC	GAINST ALLEGED AB	USER	
Police docket opened		Removed from	home
□No		□ No	
☐ Yes If yes, date:			'yes, date:

If yes, date: \_\_\_\_ Attach Form 14.

If yes, date: \_ CR number:

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### REGULATIONS Child Care and Protection Act 3 of 2015

RECOMMENDED ACTIONS		
PENDING ACTIONS		

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 13B

Section 132(3) of Child Care and Protection Act, 2015 Regulation 44(2)

### REPORTING OF CHILD SUSPECTED OF BEING IN NEED OF PROTECTIVE SERVICES (MEMBER OF PUBLIC)

NOTE: A separate form should be completed for each child.

Note also that a concerned member of the public may make a report by any method of communication, with or without providing his or her name.

	nunication, with	or wrund	յու իւ օչյու							
		DA	ATE OF R	EPOR'	Γ:					
TO: State-employed socia	l worker / memt	oer of th	e police a	t						
REPORT BY:										
ital oiti bi.										
☐ I would like my ident confidential.	city to remain		Name a	nd conta	act inf	omati	on			
☐ I am prepared to provide details. If so, provide details.										
My relationship to the child (family member, neighbour		c)								
I suspect that the child described below.								for t	he re	easons
PAR	Γ A: INFORMAT	HON A	BOUT CH	ILD CO	DNCE	RNEL	,			
	Provide as n					RNEI	,			
Name	Provide as n	nuch infe	ormation a							
Name Date of birth OR approxima	Provide as n		ormation a			Sex	,	ale	□Fe	male
Name	Provide as n	nuch infe	ormation a					ale	□ Fe	emale
Name Date of birth OR approxima ID number	Provide as n	nuch infe	ormation a			Sex			□ Fe	emale
Name Date of birth OR approxima ID number (if applicable and known)	Provide as n	nuch infe	ormation a			Sex	□ M		☐ Fe	emale
Name Date of birth OR approximation ID number (if applicable and known) Residential address	Provide as n	nuch infe	ormation a			Sex	□ M		□ Fe	emale
Name Date of birth OR approximation ID number (if applicable and known) Residential address Email contact	Provide as n	nuch infe	ormation a			Sex	□ M		□ Fe	emale
Name Date of birth OR approximation ID number (if applicable and known) Residential address  Email contact School attended Grade Home language	Provide as n	nuch infe	ormation a			Sex	□ M		□ Fe	emale
Name Date of birth OR approximation ID number (if applicable and known) Residential address Email contact School attended Grade	Provide as n	nuch infe	ormation a			Sex	□ M		□ Fe	emale
Name Date of birth OR approxima ID number (if applicable and known) Residential address Email contact School attended Grade Home language Person currently caring for	Provide as nate age	T PERS	ormation a	STED F	Jay CH	Sex Conta	□ M		□ Fe	emale
Name Date of birth OR approxima ID number (if applicable and known) Residential address Email contact School attended Grade Home language Person currently caring for	Provide as n	T PERS	ormation a	STED F	Jay CH	Sex Conta	act num	hber		
Name Date of birth OR approxima ID number (if applicable and known) Residential address Email contact School attended Grade Home language Person currently caring for	Provide as nate age	T PERS	ormation a	STED E	Jay CH	Sex Conta	□ M	hber		emale
Name Date of birth OR approxima ID number (if applicable and known) Residential address Email contact School attended Grade Home language Person currently caring for PA	Provide as nate age	T PERS	SON TRUS	STED E	Jay CH	Sex Conta	act num	hber		

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

ID number (if known)

Home languag	e														
Person's relation	onship to														
												-			
	РАБ	arc:			ATION much is						ж	LD			
						_	her								
Surname															
First name(s)						_									
Residential ad	dress						Postal address								
Telephone							Cellph	one							
Email							Fax								
ID number (if	known)														
Home languag	e														
					F	atl	her								
Surname															
First name(s)															
Residential ad-	dress						Postal	addre	ess						
Telephone							Cellph	one							
Email							Fax								
ID number (if	known)														
Home languag	e														
PAl	RT D: DES	CRIP			CIRCU dditiond					IG RI	SE	TO R	EP(	ORT	
Timeframe	q Date (	or app	roxin	nate d	ate) of i	inc	ident:								
					date (o	r aj	pproxin	nate d	late):						
	q Date/t	imefra	me u												
				Place	e of inci	ide	nt or pr	oblen	n:						
		Г	escri	ption	of incid	len	t or bas	is for	conce	ern:					
				•											

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### REGULATIONS Child Care and Protection Act 3 of 2015

Description of any physical in	njuries or psyc	hologica	l harm	obse	rved v	vhich i	indi	cate a	buse	or neglect:
Describe Inte	rventions by y	ou, or ar	ry othe	r inte	erventi	ions y c	ou a	re aw	are of	f:
	Details of med		vention	ıs y c	u are	aware	of:			
Treated at hospital or clinic?	Examin						,			italised:
☐ Yes ☐ No		or: e:								r assessment r treatment
l No	Nuis	·				— '	,11a11			place of safety
Where?	Contact	nerson						-		hone number
(name of hospital or clinic		person							rerep	mone mame er
D <sub>1</sub>	PARI ovide as muc	E: ALI					verat			
Surname	Ovide as muci	пидотни	aton as	pos.	swie, i	grew	иш.			
First name(s)										
Nicknames or aliases										_
ID number (if known)										
Date of birth or		1			Sex			Male		☐ Female
approximate age	,	,			БСА		_	wait		- Female
Residential address				Pos	tal add	dress				
residential address				100	cui uu	Car Coo				
Telephone				Cel	lphone	<u></u> е				
Email				Fax			_			
Home language										
Relationship to child										
restationally to ening										
FC	OR OFFICIA	LUSE	NIV.	– to l	he con	nnlete	d b	v		
	cial worker o									
Name and particulars of soc		Name					•			
who received report										
		Regist	ration	numl	ber:					
					,					
		Minist	ry (if a	pplic	cable)	:				

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### REGULATIONS Child Care and Protection Act 3 of 2015

Name of investigating social worker to whom case was referred (if applicable)			
Date of referral			
	OR		
Name and rank of police official who received report, and relevant police station	Name: Rank:		
	Police station:		
Name of investigating social worker to whom case was referred			
Date of referral			
	CALINTERVENTION		
Treated at hospital or clinic?	Examined by:		Hospitalised:
☐ Yes ☐ No	□ Doctor:	(name)	☐ for assessment☐ for treatment
	☐ Nurse:	(name)	☐ as place of safety
Where? (name of hospital or clinic)	Contact person		Telephone number
ACTIO	N TO PROTECT CHILI	D	
Removal of child to place of safety:	Other (describe):		
☐ No ☐ Yes If yes, date:			
Place of safety:			
	GAINST ALLEGED ABU		
Police docket opened		Removed from	home
□No		□No	
Yes If yes, date: CR number:			yes, date: tach Form 14.
	MMENDED ACTIONS		tach Form 14.
PF	ENDING ACTIONS		

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#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 14
Section 89(6), 135 and 136 of Child Care and Protection Act, 2015
Regulation 46(1)

REMOVA	AL OF CHILD TO	PLAC	CE OF SA	FETY OR OTHER TEMPOR.	ARY SAFE CARE
	NOTE: A	separ	ate form m	ist be completed for each child.	
Place of sat	fety where child is pla	ced			
of safety of				articulars are set out below be e or she is placed by the childr	
		PART	A: PART	CULARS OF CHILD	
First names	s and surname				
Sex			☐ Male	☐ Female	
Date of bir	th or estimated age				
removal, re	ant section below wit	h an "	x". Attach	of REMOVAL OF CHILD statement containing the specific ain of events, and the relevant supp METHOD OF REMOVAL	
	ACT				
	135			the above-mentioned child with a attached and reasons described belo	
	136		e removed ibed below	he above-mentioned child withou	it a warrant (reasons
	89	or fa anotl	iled to ret her alterna	ded the above-mentioned child rn to foster care, a residential c ive placement urnstances attached)	
	•	•			
PART C:	REASONS CHILD I	S SUS	PECTED	F BEING IN NEED OF PROTE	CTIVE SERVICES
I have reas	son to believe that thi	s child	is in need	f protective services because of th	e following reasons:

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

(Sp	PART D: ADDITIONAL INFORMATION (Special needs, medical conditions, behavioural concerns, etc)											
PART E: PARTI	CULARS (	OFOF	FICL	AL C.	ARRY	YING	OUT	REM	1OVA	LOI	CHIL	D
☐ Social worke	er			Police	offic	ial			Othe	r aut	horised	l person
Name												
Rank/position/ social work registration no	umber											
ID number												
Work address												
Contact number(s)												
Email					Fax							
	RT F: NOT										LD	
Mother	Name (if k	nown)	:									
□ Notified	Manner of	notific	eation	:								
	Date of notification: Time of notification:											
	A copy of this form was provided to such person?						□ No					
☐ Not notified	Reason for	r not no	otifyir	ıg (de	cease	d, ide	ntity u	nknov	vn, co	ould n	ot be tr	aced, etc):

Time of notification:

☐ Yes ☐ No

Name (if known):

Manner of notification:

Date of notification:

A copy of this form was provided to such person?

Reason for not notifying (deceased, identity unknown, could not be traced, etc):

Father

☐ Notified

☐ Not notified

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#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Guardian (if applicable)	Name (if k	(nown)	:										
□ Notified	Manner of	fnotific	ation:										
	Date of no	otificati	on:								Time	of no	otification:
	A copy of	this for	m wa	s prov	ided	to su	ıch	pers	on?			Yes	□ No
☐ Not notified	Reason for	r not no	otify in	g (de	ease	d, ide	enti	ty ui	nkno	wn, coi	ıld not	be tra	aced, etc):
Other person in whose	Name (if k	(nown)	:										
care the child was before removal (if applicable)	Relationsh	nip to cl	hild:										
□ Notified	Manner of	fnotific	ation:										
	D . 0										I m:		.:0 .:
	Date of no					4	1.		0		-		otification:
□ Not notified	A copy of Reason for									um coi		Yes	□ No
1 Not flouried	iceason for	i not n	лпуш	g (aci	casc	u, Iu	LIILI	ty ui	IKITO	wii, coi	.1G 110	. oc u	accu, cic).
PART G: ACKNO	WLEDGE	MENT	OFF	RECE	IPT	OF 0	CH	ILD	BY	PLAC	E OF	SAFE	TY
Signature of person receiving child													
First names and surname of	of												
signatory		<u> </u>				_	_	_					
ID number		L											
Position at place of safety													
Contact number(s) Place (town and region)		-											
Relationship to child (if an	pan)	-											
Date	19/									Т	ime		
Date										1	inne		
This s if the social	H: REFERI ection must worker wh	t be cor	nplete	d if th	ie ren	nova	l is	don	e by	police,	or	r.	
First name and surname or													
Registration number of in													
social worker	vestigating												
Name of child protection o	rganisation												
(if applicable) Contact number		-											
Email		-								Fax	. 1		
Date of referral										Fax			
First name and surname or	fperson												
who made referral													
Signature of person who n referral													
Signature of investigating worker	social												

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 15

Section 137(1) of Child Care and Protection Act, 2015 Regulation 47

### WRITTEN NOTICE FOR REMOVAL OF ALLEGED OFFENDER

								D.	ATE:	: _							
TO:																	
	nam	e(s) ar	ıd sur	пате	of all	eged o	effer	ıder)									
	PA	RT A:	PAR'	TICU	LARS	OFA	LLI	EGEI	ООБ	FEI	NDE	ER					
Surname																	
First name																	
Nicknames or aliases																	
ID number (if known)	ı																
Date of birth or			/		/	Sex					☐ Male ☐ Fem			ale			
approximate age																	
Relationship with chi (if known)	ld																
(9																	
PA	RT I	B: PAF	TICU	LAR	SOF	сни	0 (	R CH	ILD	REI	N AT	RI	SK				
CHILD 1						CH	ILD	2									
Surname								e									
First name						Firs	t naı	ne									
ID number (if child h	as an	ID)				ID r	um	ber (it	f chil	d ha	nas an ID)						
Date of birth		/		/		Date	e of	birth					/		/		
Sex		male		☐ fen	nale	Sex	Sex					1 ma	le		□ f	ema	le
Residential address						Res	iden	tial a	ddres	s							
Telephone contact	(	)				Tele	pho	ne co	ntact		(	,	)				
Cellphone contact						Cell	pho	ne co	ntact								
Email contact						Ema	il c	ontac	t								
Home language						Hon	Home language										
School attended						Sch	ool a	attend	led								
Grade						Gra	de										
Person currently								urrer									
caring for child						_	_	or chi	ld							_	
CHILD 3						CH											
Surname						Sur				_							
First name(s)						+		ne(s)									
ID number (if child h	as an	ID)				IDr	um	ber (i	f chil	d ha	s an	ID)		_	_	_	
The state of				Щ		1	c			_			Ļ		<u>L</u>	丄	$\perp$
Date of birth	_	/		_/			e of	birth		_			/	_	_/		
Sex	-	male		☐ fen	nale	Sex				_		l ma	le	<u></u>	□ f	ema	le
Residential address	ļ.					Residential address				$\rightarrow$							
Telephone contact	(	)				Telephone contact				$\overline{}$	(		)				
Cellphone contact	_					Cellphone contact											
Email contact	1					Email contact											

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Home language

School attended

Grade

Home language

School attended

Grade

Person currently caring for child	Person currently caring for child
	to list all the children at risk above, attach additional pages with this information.
	7.0
DIPT C C	THE LAW OF DELICONS FOR DELICONAL OF ALL EGER OF THE PER
PART C: SU	MMARY OF REASONS FOR REMOVAL OF ALLEGED OFFENDER
	rmation provided to the member of the police, as summarised above, you
	to move from the following premises pending your appearance before the
children's court:	
	ysical address of place where listed child or children reside)
•	ed upon to leave these premises and are prohibited from re-entering these
• -	contact with the mentioned child or children until the children's court has
determined the mat	er.
Vou must annear	t the children's court at
(place) on	t the children's court at(time).
	nust be the first court day after the day on which the removal notice is issued.)
,	
You may give reason	ns to the court why you should not be permanently prohibited from re-
entering the place v	here the mentioned child or children reside.
Signature o	f member of police:
First na	ne(s) and surname:
	Rank:
	Date:
т	(first name(s) and surrams of manh
I, hereby certify that I h	(first name(s) and sumame of member of police) ve handed the original of this document to the alleged offender named herein and that
	n or her the import of this document.
	ure of member of police:
Print f	st name(s) and surname:
	Rank:Date:

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 16

Section 139(1) of the Child Care and Protection Act, 2015 Regulation 49(1)

### REPORT BY DESIGNATED SOCIAL WORKER: SECTION 139 OF ACT

Court file number \_\_\_\_ (file number to be entered by clerk of court)

Social worker file number \_

	PROFESSIONAL REPORT
COMPILEI	D BY DESIGNATED SOCIAL WORKER
N.T.	
Name:	
Position:	
Registration number:	
Registi attori ritiliber .	
Work address:	
Contact number:	
Email:	
Date of report:	Signature:
F	XAMINED BY SUPERVISOR
NT	
Name:	
Date of report:	Signature:
ELD AT	REN'S COURT FOR THE DISTRICT OF
PART A: INTRODUCTION (	Nature of report; outline of what report attempts to achieve)

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### REGULATIONS Child Care and Protection Act 3 of 2015

PART B: PA	RTICULARS O	CHILD OR CH	ILDREN WHO	ARE SUBJECT OF REPORT
CHILD 1			CHILD 2	
Surname			Surname	
First name			First name	
ID number (if chi	ld has an ID)		ID number (if ch	ild has an ID)
Date of birth	/	1	Date of birth	/ /
Sex	☐ male	☐ female	Sex	☐ male ☐ female
Residential address			Residential address	
Postal address			Postal address	
Physical address where documents can be served if not residential address			Physical address where documents can be served if not residential address	
Telephone contact	( )		Telephone contact	( )
Cellphone contact			Cellphone contact	
Email contact			Email contact	
Home language			Home language	
School attended			School attended	
Grade			Grade	
Person currently caring for child			Person currently caring for child	
whether an interp	oreter will be need	ed, any special re	quirements (for ex	nic status, availability of transport, tample, wheelchair access) – which ms of the Child Care and Protection
CHILD 3			CHILD 4	
Surname			Surname	
First name			First name	
ID number (if chi	ld has an ID)		ID number (if ch	ild has an ID)
Date of birth	/	1	Date of birth	1 1
Sex	☐ male	☐ female	Sex	☐ male ☐ female
Residential address			Residential address	
Postal address			Postal address	

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### REGULATIONS Child Care and Protection Act 3 of 2015

Physical address where					Physical address where					
documents can					documents can					
be served if					be served if					
not residential					not residential					
address					address					
Telephone	( )				Telephone	(	)			
contact	<u> </u>				contact					
Cellphone contact					Cellphone contact					
Email contact					Email contact					
Home language					Home language					
School attended					School attended					
Grade					Grade					
Person			-	-	Person					
currently caring					currently caring					
for child					for child	<u> </u>				
whether an inter	preter will be	neede	ed, any	y special re	ition, socio-economequirements (for ex th the matter in terr	cample, v	<i>w</i> heelcha	ir access	) – v	vhich
CHILD 5					CHILD 6					
Surname					Surname					
First name(s)					First name(s)					
ID number (if ch	ild has an ID)				ID number (if ch	ild has a	n ID)			
			$\top$		<del>                                      </del>		ТΈ		$\top$	
Date of birth								$\perp$		
Sex	1 7		/		Date of birth		1	/		
	ļ			female	Date of birth Sex		/ male		fema	le
	/ male			female	Sex	<u></u>	/ male		fema	le
Residential address	ļ			female	<b>1</b>				fema	le
Residential	ļ			female	Sex Residential				fema	le
Residential address	ļ			female	Sex Residential address Postal address Physical				fema	le
Residential address Postal address Physical address where	ļ			female	Sex Residential address Postal address Physical address where				fema	le
Residential address Postal address Physical address where documents can	ļ			female	Sex Residential address Postal address Physical address where documents can				fema	le
Residential address Postal address Physical address where documents can be served if	ļ			female	Residential address Postal address Physical address where documents can be served if				fema	le
Residential address Postal address Physical address where documents can be served if not residential	ļ			female	Residential address Postal address Physical address where documents can be served if not residential				fema	le
Residential address Postal address Physical address where documents can be served if not residential address	male			female	Residential address Postal address Physical address where documents can be served if not residential address		male		fema	le
Residential address Postal address Physical address where documents can be served if not residential	ļ			female	Residential address Postal address Physical address where documents can be served if not residential				fema	le
Residential address Postal address Physical address where documents can be served if not residential address Telephone	male			female	Residential address Postal address Physical address where documents can be served if not residential address Telephone		male		fema	le
Residential address Postal address Physical address where documents can be served if not residential address Telephone contact	male			female	Residential address Postal address Physical address where documents can be served if not residential address Telephone contact		male		fema	le
Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone	male			female	Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone		male		fema	le
Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone contact	male			female	Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone contact		male		fema	le
Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone contact Email contact	male			female	Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone contact Email contact		male		fema	le
Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone contact Email contact Home language	male			female	Residential address Postal address Physical address where documents can be served if not residential address Telephone contact Cellphone contact Email contact Home language		male		fema	le

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### REGULATIONS Child Care and Protection Act 3 of 2015

curren for ch:	tly caring		currently caring	
Other relevant information – such as financial position, socio-economic status, availability of transport, whether an interpreter will be needed, any special requirements (for example, wheelchair access) – which may assist the court in deciding how best to deal with the matter in terms of the Child Care and Protection Act, 2015				
		PART C: FAMILY	COMPOSITIO	N
C.1:		'S (biological or adoptive parents) es, identity numbers, ages, addresses, ;	, contact numbers	, qualifications, marital status,
C.2:	children w	S s, sex and ages of all siblings, includ ho are subject of report. I or children concerned who are the s		_
	2120277 07220	or oranger contention with de tract	and or of the repo	re reas are assertant /.

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### REGULATIONS Child Care and Protection Act 3 of 2015

C.3:	ALTERNATE CARE-GIVER(S)
	(foster parents, stepparents, guardian, kinship carer, other care-givers)
	Include names, identity numbers or date of birth, ages, addresses, contact numbers, qualifications,
	marital status, employers.
C.4:	HOUSEHOLD COMPOSITION
C.4.	
	Indicate which family members and other persons share a household with the child or children who
	are the subject of the report. List names, ages and relationship to child/children in the case of persons
	not already discussed in this part.
	DIDED DUNIN DOME
	PART D: FAMILY PROFILE
D.1:	PART D: FAMILY PROFILE FAMILY BACKGROUND
D.1:	FAMILY BACKGROUND
D.1:	
D.1:	FAMILY BACKGROUND
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)
D.1:	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE
	FAMILY BACKGROUND (background information on parents: place of birth, education, family history, employment history)  EXTENDED FAMILY STRUCTURE

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### REGULATIONS Child Care and Protection Act 3 of 2015

D.3:	FAMILY RELATIONSHIPS
	$Describe \ nature \ of \ parents' relationship \ and \ relationship \ with \ other \ members \ of \ family \ and \ extended$
	family.
D.4:	PHYSICAL FACTORS AND HEALTH RELATING TO PARENTS
	Include any physical disabilities and/or substance abuse.
D.5:	PSYCHOLOGICAL FACTORS RELATING TO PARENTS
	Include any mental disabilities.
D.6:	HOUSING AND ENVIRONMENT
	Describe type, size, ownership, impression.
D.7:	RELIGIOUS AND CULTURAL ASPECTS OF FAMILY
	Describe affiliation, participation, role.

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

D.8: SOCIO-CULTURAL ASPECTS OF FAMILY

	Discuss community activities, norms and values.
D.9:	FINANCIAL ASPECTS OF FAMILY
D.9:	Focus on income and expenditure of parents, with summary of other contributions to household
	income.
	HE VIIE.
	PART E: PROFILE OF CHILD/CHILDREN CONCERNED
	PART E: PROFILE OF CHILD/CHILDREN CONCERNED  Attach additional pages of paper if necessary.
E.1:	Attach additional pages of paper if necessary. Any relevant supporting documents to be attached as annexures.
E.1:	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES
E.1:	Attach additional pages of paper if necessary. Any relevant supporting documents to be attached as annexures.
	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES  (if not living with biological parents)
	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES
	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES  (if not living with biological parents)
	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES  (if not living with biological parents)
	Attach additional pages of paper if necessary. Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES  (if not living with biological parents)
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary. Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
сни	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
сни	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
сни	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
сни	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
сни	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:
СНП	Attach additional pages of paper if necessary.  Any relevant supporting documents to be attached as annexures.  PRESENT LIVING CIRCUMSTANCES (if not living with biological parents)  D 1:

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## REGULATIONS Child Care and Protection Act 3 of 2015

E.2: PHYSICAL FACTORS AND HEALTH
Include any disabilities and/or substance abuse.
CHILD 1: (name)
CHILD 2:(name)
CHILD 3: (name)
CHILD 4: (name)
E.3: PSYCHOLOGICAL FACTORS Include any mental disabilities.
CHILD 1:(name)
CHILD 2: (name)
CHILD 3: (name)
CHILD 4: (name)
E.4: RELATIONSHIPS WITH PARENTS, SIBLINGS OR PEERS
CHILD 1: (name)
CHILD 2: (name)

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### REGULATIONS Child Care and Protection Act 3 of 2015

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### REGULATIONS Child Care and Protection Act 3 of 2015

PART G: VIEWS OF THE CHILD/CHILDREN CONCERNED
Reflect emotions, feelings, preferences, personal needs and any other relevant
observations regarding each child. Attach additional pages if necessary.
CHILD 1:(name)
CHILD 2:(name)
CHILD 3:(name)
CHILD 4:(name)

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### REGULATIONS Child Care and Protection Act 3 of 2015

PA	RT H: FACTORS WHICH LED TO INVESTIGATION AND INTERVENTIONS TO DATE  Attach additional pages if necessary.  Any relevant supporting documents to be attached as annexures.
H.1:	EVENTS LEADING TO INVESTIGATION  Describe complete chain of events with dates, including discussion of factors listed in section 131 of the Child Care and Protection Act, 2015
H.2:	PREVIOUS INTERVENTIONS  Describe previous decisions or inquiries in respect of child/children to be indicated, whether child has been removed to place of safety; family preservation services rendered or attempted; whether child has been a victim of trafficking and returned to or found in Namibia, etc
H.3:	EVIDENCE AND FACTS  Describe allegations of abuse/neglect; incidents; claims, etc. Affidavits and any other supporting documents to be attached as annexures.
H.4:	MEDICAL EVIDENCE
	Describe in cases involving assault or abuse. Any supporting documents to be attached as annexures.

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### REGULATIONS Child Care and Protection Act 3 of 2015

Describe steps taken to improve family situation: counselling, mediation, prevention and early intervention services, family reconstruction and rehabilitation, behaviour modification, problem solving, referrals, etc.
prevention and early intervention services, family reconstruction and rehabilitation, behaviour modification, problem solving, referrals, etc.
behaviour modification, problem solving, referrals, etc.
PART J: PRIVATE FAMILY ARRANGEMENTS (if applicable)
PART K: EVALUATION
(positive and negative factors, causes and results)

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## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

PART L: CONCLUSION Finding by social worker whether child is in need of protective services.	
CHILD 1: In view of the above information I am of the opinion that:	
(name of child)	
☐ is in need of protective services	
☐ is <b>not</b> in need of protective services	
as contemplated in section 131 of the Child Care and Protection Act, 2015.	
CHILD 2: In view of the above information I am of the opinion that:	
(name of child)	
is in need of protective services	
is <b>not</b> in need of protective services	
as contemplated in section 131 of the Child Care and Protection Act, 2015.	
CHILD 3: In view of the above information I am of the opinion that:	
Common of Abil A	
(name of child)	
is in need of protective services	
is <b>not</b> in need of protective services	
as contemplated in section 131 of the Child Care and Protection Act, 2015.	
CHILD 4: In view of the above information I am of the opinion that:	
(name of child)	
is in need of protective services	
is <b>not</b> in need of protective services	
as contemplated in section 131 of the Child Care and Protection Act, 2015.	
Attach additional pages if more space is needed to list conclusions for additional children.	

### PART M: RECOMMENDATION

Indicate which order or orders in terms of section 145 or 146 of the Act, would be appropriate to the child, with section number and subsection to be reflected. Motivate the recommendation and include a recommendation on duration of kind and level of supervision required, if applicable.

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### REGULATIONS Child Care and Protection Act 3 of 2015

PART N: RECOMMENDED MEASURES TO ASSIST FAMILY  Mark recommended measures with an "x" and motivate.
Counselling
Mediation
Prevention and early intervention services
Family reconstruction and rehabilitation
Behaviour modification
Problem solving
Referral to another suitably qualified person or organisation
Other

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### REGULATIONS Child Care and Protection Act 3 of 2015

	PART O: RECOMMENDED MEASURES TO ASSIST CHILD  Mark recommended measures with an "x" and motivate.  Indicate which child in each case, if multiple children are involved.
	тасие мися спиа и еал сия, у типре спиаен и е иногчеа.
	Therapeutic needs
	Educational needs
	Cultural needs
	Linguistic needs
	Developmental needs (attach separate forms as Annexures if required)
	Socio-economical needs
	Spiritual needs
	Other needs
	Outcl needs

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## REGULATIONS Child Care and Protection Act 3 of 2015

PART P: SPECIAL ISSUES FOR INVESTIGATION  If the Children's Court or another interested party requested investigation of
any issues which are not covered by elsewhere on the form, summarise the request and give feedback here.
PART Q: SOURCES OF INFORMATION  List persons from whom information was obtained to compile report; indicate names, addresses, contact numbers and relationship to the child or children who are the subject of the report.
,
Declar ation
I, the undersigned, hereby declare that the information provided in this report is to the best of my knowledge true and correct.
Signature of social worker who prepared report:
Date:Place:

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 17

Section 155(1) of Child Care and Protection Act, 2015 Regulation 52

### APPLICATION FOR APPROVALAS PROSPECTIVE FOSTER PARENT

	PART A: PARTICULARS OF APPLICANT															
APPLICANT 1								APPLICANT 2 (if applying jointly)								
Surname								Surname								
First names								First na	mes							
ID number								ID nun	ber							
Date of birth		- /	/		/			Date of	`birth				/	/		
Marital status								Marital	status	;						
If married, state date of marriage								If marr date of								
Citizenship								Citizen	ship							
If not a Namibian o residence certificat	,	4					e.	If not a residen								e.
Religious affiliation		Religious affiliation														
Occupation								Occupa	pation							
Home language								Home	Home language							
Other languages spoken at home								Other languages spoken at home								
Residential address								Residential address								
Postal address								Postal address								
Telephone	(	)						Telephone ( )								
Cellphone	(	)						Cellphone ( )								
Email								Email								
Fax								Fax								
Occupation		Occupation														
Employer								Employ	er							
Work address								Work address								
Work telephone								Work to	lepho	ne						

PART B: CHILDREN IN HOUSEHOLD  List the names, sex, age and dates of birth, of every other child (person under age 18)  resident in the prospective foster parent's household.						
CHILD 1			CHILD 2			
Surname			Surname			
First name(s)			First name(s)			
Date of birth	1	1	Date of birth	1	/	
Sex	☐ male	☐ female	Sex	☐ male	☐ female	

Republic of Namibia 207 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

CHILD 3			CHILD 4		
Surname			Surname		
First name			First name		
Date of birth	/	1	Date of birth	1	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female
CHILD 5			CHILD 6		
Surname			Surname		
First name			First name		
Date of birth	1	/	Date of birth	/	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female

	PART C: OTHER ADULTS IN HOUSEHOLD  List the names, sex, age and dates of birth, of every other adult resident in the prospective foster parent's household.					
ADULT 1			ADULT 2			
Surname			Surname			
First names			First names			
Date of birth	/	1	Date of birth	/	/	
Sex	☐ male	☐ female	Sex	☐ male	☐ female	
ADULT 3			ADULT 4			
Surname			Surname			
First names			First names			
Date of birth	/	1	Date of birth	1	1	
Sex	☐ male	☐ female	Sex	☐ male	☐ female	
ADULT 5			ADULT 6			
Surname			Surname			
First names			First names			
Date of birth	/	1	Date of birth	/	1	
Sex	☐ male	☐ female	Sex	☐ male	☐ female	

PART D: SPECIAL NEEDS
Indicate whether any other child or adult resident in the prospective
foster parent's household has any special needs and explain.

Republic of Namibia 208 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

Provide		ETS AND LIABILITIES income, assets, liabilities and ex	nenses
1707104		onthly household income	ретион.
Salary/wages:	N\$	from	(household member)
	N\$	from	(household member)
	N\$	from	(household member)
	N\$	from	(household member)
Profits from any source:	N\$	from	(list source)
,	N\$	from	(list source)
	N\$	from	(list source)
Rental income:	N\$		
Interest on investments:	N\$		
Maintenance payments:	N\$		
State grants:	N\$	Paid to	(list recipient)
	N\$	Paid to	(list recipient)
	N\$	Paid to	(list recipient)
Any other income not listed above:	N\$		
	PA	RT E.2: Assets	
Land and housing:	N\$		
Cash on hand:	N\$		
Stocks and bonds:	N\$		
Other investments:	N\$		
Livestock:	N\$		
Vehicles:	N\$		
Any other asset not listed above:	N\$		
	PART E.3	: Debts and liabilities	
Housing loans/bonds:	N\$		
Vehicle loans:	N\$		
Hire-purchase debt:	N\$		
Overdraft:	N\$		
Credit card debt:	N\$		
Other debts	N\$		
(student loans, etc)			
	PART E.4: Ave	rage monthly expenditure	
Rent or monthly bond	N\$		
repayment:			
Utilities:	N\$		
School fees:	N\$		
Groceries:	N\$		
Transport expenses:	N\$		
Other:	N\$		
	Provide supporting	documentation where possible.	

Republic of Namibia 209 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART F: MOTIVATION FOR REQUEST	
Provide reasons as to why you would like to be approved as prospective foster parent(s).	
PART G: FOSTER CHILD PREFERENCES	
PART G: FOSTER CHILD PREFERENCES Indicate any preferences regarding sex, age or other attributes of potential foster children.	

PART H: INTER	CEST IN ADOPTION				
Are you hoping to adopt a foster child?	□ Yes	□No			
If the answer is yes, you must submit a separate application for approval as a prospective adoptive parent.					

Republic of Namibia 210 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

	Declaration by Applicant 1				
	undersigned, hereby declare that the information provided in this application is to the best of my ledge true and correct.				
Signa	ture of applicant:				
Date:	Place:				
	Declaration by Applicant 2 (if applicable)				
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.					
Signa	ture of applicant:				
Date:	Place:				
	SUPPORTING DOCUMENTS				
The a	pplication must be accompanied by the following documents:				
	a certified copy of the applicant's Namibian identity document or passport;				
	a valid police clearance certificate as contemplated in section 238(5) of the Child Care and Protection Act, 2015 in respect of each person who is 18 years of age or older and living in the household;				
	a medical report in respect of the health of the applicant.				

Republic of Namibia 211 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 18A

Section 160 of Child Care and Protection Act, 2015 Regulation 57(1)

# SUMMONS TO APPEAR BEFORE CHILDREN'S COURT FOR PURPOSES OF CONTRIBUTION ORDER PROCEEDINGS

	File Number:
IN THE CHILDREN'S COURT FOR T	THE DISTRICT OF
HELD AT	
	IN THE MATTER OF
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH
TO:	1
first name	e(s) and surname of respondent)
RESIDENTIAL ADDRESS:	WORK ADDRESS:
YOU ARE HEREBY REQUIRED:	
	bring proof of your income, at (time) on the
day the court thereafter requires, to	(month), 20(year), and on any subsequen show cause why a contribution order should not be made the Child Care and Protection Act, 2015

Republic of Namibia 212 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

	GROUNDS OF ALLEGED CONTRIBUTION Thick the explanation from section 160(2) of the Child Care and Protection Act, 2015 which applies.
	As a contribution towards the maintenance or treatment of, or the costs resulting from any special needs of, a child placed in foster care or a residential child care facility by court order or temporarily removed by order of the court from the child's family for treatment, rehabilitation, counselling or another reason.
	As a <b>short-term emergency contribution</b> towards the maintenance or treatment of, or the costs resulting from, any <b>urgent needs</b> of a child.
	As a contribution towards the maintenance of a child in receipt of a state maintenance grant contemplated in Chapter 16 of the Act in circumstances where it is shown that the respondent could have contributed towards the maintenance of such child.
	DETAILS REGARDING SITUATION OF CHILD
	Attach all relevant documentation
Sigı	ned at
	(First name and surname)
	(signature)
	CLERK OF THE CHILDREN'S COURT

Republic of Namibia 213 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

RETURN OF SERVICE FOR OFFICIAL USE ONLY					
I,	(print name), hereby certify that I have -				
	delivered a copy of the notice to personally;				
	delivered a copy of the notice to, who is the legal practitioner of record of;				
	handed a copy of the notice to				
	the age of 16 years and apparently residing or employed at the *residence / *place of business of				
	, and at the same time informed the person of				
	the nature thereof;				
	handed a copy of the notice to				
	$\textbf{over this person} \ / \ \textbf{*in charge of the place of employment}, \ \text{and at the same time informed the person}$				
	of the nature thereof;				
	becauseis a juristic person, delivered a copy of the notice to the juristic person's registered office or main place of business, and handed a copy of it to				
_	person, and at the same time informed the person of the nature thereof;				
	submitted a copy of the notice to by courier or by registered post;				
	delivered or submitted a copy of notice to				
	manner				
(spec	• *				
Sign	ed at				
	Signature of *messenger of court/*police officer/*clerk of court/*person authorised by children's commissioner				
First	name(s) and surname (print)				
Desi	gnation (rank) Ex officio Republic of Namibia				
Busi	ness address				
(Street address must be stated.)					
*DELETE WHICHEVER IS NOT APPLICABLE					

Republic of Namibia 214 Annotated Statutes

### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 18B

Section 160 of Care and Protection Act, 2015 Regulation 57(2)

# APPLICATION ON BEHALF OF CHILD FOR VARIATION, SUSPENSION, RESCISSION OR REVIVAL OF CONTRIBUTION ORDER

	File Number:						
IN THE CHILDREN'S COURT FOR TH	E DISTRICT OF						
HELD AT							
	THE MATTER OF						
FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH						
			1 1				
			/ /				
			1 1				
			/ /				
			1 1				
TO:(first name(.	s) and surname Respon	 ident)					
DEGIDENWIAL ADDRESS		WORK APPRESS					
RESIDENTIAL ADDRESS:		WORK ADDRESS:					
TAKE NOTICE that application for the *contribution order made by the court	- malmat		revival of the				
	dent) on						
made pursuant to section 160 of the the abovementioned child/ren will be(month), 20	heard before this c	ourt on the					
You are required to be present before the a time and date.	abovementioned child	ren's court on the abo	vementioned				
	*DELETE WH	ICHEVER IS NOT AI	PPLICABLE.				
Signed at(place)	this day of	(1	month), 20 (year)				
(First name(s)	and surname)						
	(signature)						
	CI ED	V OF THE CHILDRE	TAPE COLLEGE				

CLERK OF THE CHILDREN'S COURT

Republic of Namibia 215 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

RETURN OF SERVICE FOR OFFICIAL USE ONLY					
_					
	delivered a copy of the notice to personally;				
	delivered a copy of the notice to, who is the legal practitioner of				
	record of;				
	handed a copy of the notice to a person apparently not younger than				
	the age of 16 years and apparently residing or employed at the *residence / *place of business of				
	, and at the same time informed the person of				
	the nature thereof;				
	handed a copy of the notice to				
	of 16 at the place of employment of				
	over this person / *in charge of the place of employment, and at the same time informed the person				
	of the nature thereof;				
	becauseis a juristic person, delivered a copy of the notice				
	to the juristic person's registered office or main place of business, and handed a copy of it to				
	person, and at the same time informed the person of the nature thereof;				
	submitted a copy of the notice to				
	delivered or submitted a copy of notice to				
	manner				
	(specify).				
	Signed at				
	<b>Q</b> (				
	Signature of *messenger of court/*police officer/*clerk of court/*person authorised by children's				
	commissioner				
First	name(s) and surname (print)				
	gnation (rank)				
Business address Ex Officio Republic of Nathiola					
Dublicos udul vos					
(Street address must be stated.)					
	WINDLE THE MAILOURN TO TO YOU A DOLL OF DEED				

Republic of Namibia 216 Annotated Statutes

## REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 18C

Section 160 of Child Care and Protection Act, 2015 Regulation 57(3)

# APPLICATION BY RESPONDENT FOR VARIATION, SUSPENSION, RESCISSION OR REVIVAL OF CONTRIBUTION ORDER

	File number:								
					(file m	mber to l	be entered by	clerk of court)	
To the Children's Com	missione	er for						(place)	
PARTICULARS OF APPLICANT									
Surname						Sex	☐ Male	☐ Female	
First name(s)								•	
Title	□ Mr	☐ Mrs	☐ Mi	ss	☐ Ms	□ Dr	☐ Other		
ID number						Date of birth	day / month	/ / year	
Residential address					tal ress				
Telephone					lphone				
Email				Fax	:				
Employer									
Work physical address				Work postal address					
Work telephone				Other wor contact number if possible					
Work email address				Work fax number					
1. I, the undersig variation suspension rescission revival of contribution of Protection Act,	n the order ma				erms of	section 1	160 of the C	hild Care and	
		*DELETE WHICHEVER IS NOT APPLICABLE						APPLICABLE.	
against				(1	ame of	responde	nt) on the	day of	
(month)	, 20	(year)	in respe	ct of	the foll	owing ch	ild or childre	en:	

Republic of Namibia 217 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FIRST NAMES AND SURNAMES OF CHILD / CHILDREN	SEX	ID NUMBER / DATE OF BIRTH		
			/ /	
			1 1	
			/ /	
			1 1	
			/ /	

GROUNDS FOR APPLICATION:

2. The grounds for the application are as follows:

\_ Place:

Signature of applicant: \_\_\_

Attach all relevant documentation
Attach an relevant documentation
Dedenston
Declaration
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.

Republic of Namibia 218 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### Form 19A Section 170(5) of Child Care and Protection Act, 2015 Regulation 59(1)

### APPLICATION TO BE APPROVED AS PROSPECTIVE ADOPTIVE PARENT

APPLICANT 1 Surname Surname First names First names  ID number ID number  Date of birth / / Date of birth / / Marital status If married, state date of marriage Citizenship If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
First names  ID number  ID number  Date of birth  Marital status  If married, state date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
Date of birth / / Date of birth / /  Marital status  If married, state date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
Date of birth / / Date of birth / / Marital status  If married, state date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
Marital status  If married, state date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
Marital status  If married, state date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
If married, state date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in
date of marriage  Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in  date of marriage  date of marriage  citizenship  If not a Namibian citizen, provide permanent residence certificate number or other proof of legal residence in
Citizenship  If not a Namibian citizen, provide permanent residence certificate number, or other proof of legal residence in  Citizenship  If not a Namibian citizen, provide permanent residence certificate number or other proof of legal residence in
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certificate number, or other proof of legal residence in  certificate number or other proof of legal residence in  certificate number or other proof of legal residence in
proof of legal residence in proof of legal residence in
residence in residence in
I
Namibia Namibia
Religious Religious affiliation
Occupation Occupation
Home language Home language
Other languages  Other languages  Other languages
spoken at home spoken at home
Ethnic group Ethnic group
Residential Residential
address   address
Postal address
Postal address Postal address
Telephone ( ) Telephone ( )
Cellphone ( ) Cellphone ( )
Fax Fax
Email Email
Occupation Occupation
Work address Work address
Work telephone Work telephone

Republic of Namibia 219 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART B: HABITUAL RESIDENCE IN NAMIBIA  Provide a motivation to show that you currently make your regular home in Namibia.  This section must be completed regardless of citizenship.
Period of residence in Namibia
Future intentions regarding residence
Nature of employment
Property and bank accounts in Namibia or elsewhere
Other indications of habitual residence
(membership of church or other groups, community involvement, etc)

PART C: CHILDREN IN HOUSEHOLD					
			age and dates of bi age 18) resident in		
CHILD 1	oj every omer ch	ma (person unaer	CHILD 2	i your nousenoia.	
	Ι		_	T	
Surname			Surname		
First name			First name		
Date of birth	/ /		Date of birth	/	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female
CHILD 3			CHILD 4		
Surname			Surname		
First name			First name		
Date of birth	/	1	Date of birth	/	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female
CHILD 5			CHILD 6		
Surname			Surname		
First name		•	First name		
Date of birth	1	/	Date of birth	/	/
Sex	☐ male	☐ female	Sex	☐ male	☐ female

Republic of Namibia 220 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART D: OTHER ADULTS IN HOUSEHOLD					
List the 1	names, sex, age an	d dates of birth, o	of every other adult	resident in your h	ousehold.
ADULT 1			ADULT 2		
Surname			Surname		
First name			First name		
Date of birth	/	1	Date of birth	1	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female
ADULT 3			ADULT 4		
Surname			Surname		
First name			First name		
Date of birth	/	1	Date of birth	/	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female
ADULT 5			ADULT 6		
Surname			Surname		
First name			First name		
Date of birth	/	1	Date of birth	/	1
Sex	☐ male	☐ female	Sex	☐ male	☐ female

PART E: HEALTH ISSUES AND SPECIAL NEEDS Indicate whether any other child or adult resident in your household has any
health issues (such as a disability or chronic illness) or special needs

		ASSETS AND LIABILITIES		
Provide information on your income, assets, liabilities and expenses.				
	PART F.1	: Monthly household income		
Salary/wages:	N\$	from	(household member)	
	N\$	from	(household member)	
	N\$	from	(household member)	
	N\$	from	(household member)	
Profits from any source:	N\$	from	(list source)	
	N\$	from	(list source)	
	N\$	from	(list source)	
Rental income:	N\$			
Interest on investments:	N\$			
Maintenance payments:	N\$			
State grants:	N\$	Paid to	(list recipient)	
	N\$	Paid to	(list recipient)	
	N\$	Paid to	(list recipient)	
Any other income not listed above:	N\$			

Republic of Namibia 221 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART F.2: Assets			
Land and housing:	N\$		
Cash on hand:	N\$		
Stocks and bonds:	N\$		
Other investments:	N\$		
Livestock:	N\$		
Vehicles:	N\$		
Any other asset not listed above:	N\$		
	PART F.3: De	ebts and liabilities	
Housing loans/bonds:	N\$		
Vehicle loans:	N\$		
Hire-purchase debt:	N\$		
Overdraft:	N\$		
Credit card debt:	N\$		
Other debts (student loans, etc)	N\$		
	PART F.4: Averag	e monthly expenditure	
Rent or monthly bond repayment:	N\$		
Utilities:	N\$		
School fees:	N\$		
Groceries:	N\$		
Transport expenses:	N\$		
Other:	N\$		
P	rovide supporting doc	rumentation where possible.	

PART G: MOTIVATION FOR SEEKING TO ADOPT

### REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### PART H: PREFERENCES FOR ADOPTIVE CHILD

Indicate any preferences regarding sex, age or other attributes of potential adoptive children.

Tick any box which applies and then provide a motivation in the space below.

Tien die oon mierie appies die energie province de modrataie de die appece oceon.	
Preference: adoption of a specific child is preferred:	
infant preferred, or preferred age range preferred sex	
potentially willing to adopt child with special needs	
Motivation:	

#### PART I: DISCLOSURE / NON-DISCLOSURE

- I/We are NOT willing for my/our identity to be disclosed to the parent, guardian or extended family of the child to be adopted.
- I/We are willing for my/our identity to be disclosed to the parent, guardian or extended family of the child to be adopted.

#### PART J: SUPPORTING DOCUMENTS

#### The application must be accompanied by the following documents:

- a certified copy of the Namibian identity document or passport or other proof of Namibian citizenship in Namibia, OR in the case of non-Namibian citizens documentation of legal residency status in Namibia;
- a police clearance certificate as contemplated in section 238(5) of the Child Care and Protection Act, 2015 in respect of the applicant;
- a police clearance certificate as contemplated in section 238(5) of the Child Care and Protection Act, 2015 in respect of other persons residing in the household, if requested to provide this by the relevant social worker;
- a medical or psychological assessment report in respect of the health of the applicant.

### An applicant who is habitually resident in Namibia but not a citizen of Namibia but must provide the following additional information:

- information about the relevant laws relating to adoption in his or her country or countries of citizenship.
- a letter from the central authority of the country or countries of citizenship that the adoptive child will
  be entitled to enter and remain in such country or countries OR if the relevant country or countries are
  not party to the Hague Convention on Protection of Children and Co-operation in respect of Inter-county
  Adoption, a letter from an embassy of the country or countries of citizenship that the adoptive child will
  be entitled to enter and remain in such country or countries.
- a police clearance certificate (substantially corresponding to that contemplated in section 238(5)(5) of the Act) from the country or countries of citizenship, or any other country where an applicant has resided during the last ten years.

Republic of Namibia 223 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

Declaration by Applicant 1		
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.		
Signature of applicant:		
Date:	Place:	
	Declaration by Applicant 2 (if applicable)	
I, the undersigned, hereby de knowledge true and correct.	clare that the information provided in this application is to the best of my	
Signature of applicant:		
Date:	Place:	

Republic of Namibia 224 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

# $\begin{array}{c} \textbf{Form 19B} \\ \textbf{Section 171 of Child Care and Protection Act, 2015} \\ \textbf{Regulation 62(2)} \end{array}$

### REGISTRATION FORM FOR PURPOSES OF REGISTER OF ADOPTABLE CHILDREN AND PROSPECTIVE ADOPTIVE PARENTS (RACAP)

PART A: PARTICULARS OF CHILD

Surname

Sex Male Female

First name(s)																
ID number or date of birth													/		/	
Ethnic group (or apparent ethnic group)																
Home language (if child has acquired language skills)																
Religious affiliation (if child is mature enough to have adopted a religion)																
Residential address																
Postal address																
Physical address where documents can be served if not at the residential address																
Telephone contact	Coo	de (			)			ellp onta	hone ct	;						
Email contact																
Home language																
School attended																
Grade																
						R AI	OF	TA]	BILI	TY						
The child referred to above is ac the child does not have a pan the whereabouts of the chil suitable guardian or care-giv the child has been abandone the child is to be adopted by the child is in need of a per the child's parent or guardian	rent a ld's p ver w ed; a ste mane	and l parer villin ep-pa ent a	nas r nt or g to nrent ltern	o su gua care ; nativ	itable rdiar for h	im or	ot l her	oe es ; or								
Provide further	part	ticul	ars	as to	wh	y chil	d is	con	side	red t	to be	ade	opta	ble:		

### REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### PART C. If the child is adoptable because the child has been ABANDONED -

- 1. Attach
- (a) a copy of the newspaper advertisement, with the date it appeared, referred to in regulation 61; and
- (b) proof of the radio announcement, referred to in regulation 61, with the date such broadcast aired;
   and
- (c) a statement to the effect that no person has claimed responsibility for the child in response to such newspaper advertisement or radio broadcast, after the expiry date required.
- Attach also.
- (a) an affidavit by the relevant social worker to the effect that the child appears to have been abandoned and that no parent, guardian or care-giver of the child can be identified or traced;
- (b) an affidavit by any person that the child, unless the child is less than three months of age, has had no contact with his or her parent, guardian or care-giver for a period of at least three months;
- (c) an affidavit by the relevant social worker to the effect that the child was left with approved authorities as contemplated in section 227(1).

### PART D. If the child is adoptable because the child is in need of PERMANENT ALTERNATIVE PLACEMENT -

- Attach a detailed statement of the child's history, including a discussion of the child's circumstances
  and details of any removal of the child from a parent or care-giver and any attempts at family reunification.
- Attach copies of any relevant court orders concerning current or previous placements or copies of any relevant kinship care agreements.

#### PART E. If the child is adoptable because parent or guardian has CONSENTED to adoption -

Attach a copy of the relevant consent(s).

#### PART F. HEALTH ISSUES OR SPECIAL NEEDS

Describe any health issues or special needs which could affect the matching of the child in question with suitable adoptive parents (chronic illness, mental or physical disability, etc). Republic of Namibia 226 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART H. SIBLINGS A separate form must be completed for each adoptable child. List the names, sex and ages of all siblings of
the adoptable child and indicate if any of these siblings are to be considered
for adoption together with this child.
PART I. REGIONAL PREFERENCE
If adoption in a particular region or geographic area is recommended,
list the regions(s) and provide a motivation for the recommendation below.
Preferred region or regions:
Declaration
I, the undersigned, hereby declare that the information provided in this report is to the best of my knowledge true and correct.
Signature of social worker who prepared report:
Print name:
Registration number:
Date:Place:

Republic of Namibia 227 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 20

Section 171(6) of Child Care and Protection Act, 2015 Regulation 62(3)

### REQUEST TO ACCESS INFORMATION ON REGISTER OF ADOPTABLE CHILDREN AND PROSPECTIVE ADOPTIVE PARENTS (RACAP)

Fist name and surname of social	JULAKS OF PRIVA	TE SOCIAL WO	RKER
worker			
Registration number			
Contact number	( )	Far	x
Email			
Adoptable Children and Prosp information on adoptable child I am authorised to facilitate Child Care and Protection A I confirm that I understand	and prospective and I and prospective and I and I and pro	ndoptive parents am designated of of such desi	in terms of section 33 of th gnation is attached.
designated by the Minister t	o work in terms	of regulation 6	2(3)
designated by the Minister t		of applicant: Place: _	2(0).
Note: An applicant who is em	Signature	of applicant: Place: _ Date: _ otection organisati	

Date:

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 21A

Section 172 of Child Care and Protection Act, 2015 Regulation 64(1)(a)

#### CONSENT BY PARENT OR GUARDIAN TO ADOPTION

									_										_
		DREN'S COU				ISTI	RICT	, C	)F										_
HELD	AT																		_
		IN THE I	MATT	ER C	F TI	HE F	PROF	C	SED	AD	ΟP	TIC	)N	ЭF					
FII	RST NA	MES AND SUR OF CHILD	NAME	ES		ID NUMBER / DATE OF BIRTH													
																	/	/	
1.		the (tick one) biological mo biological fat legal guardia child to be add	ther un	and r	ny p	erso	nal d	lei	tails a	ıre l	iste	ed b	elo	w.					
Surnar	ne																		]
	ame(s)											_	_						4
ID nur date of	nber or Chieth														/		/		
	ntial ad	dress				<u> </u>		T	Postal	add	ress	<u>                                       </u>							┨
	telepho							-	Cellpl	hone								4	
Work t Email	elephon	e							Fax										4
2.	I,above	name(s):	ild by:  name o	tick	urna	me to a	of pe	er.	son o	r pe	rso in	ons ter	cho ms	oser of	ı by seci	the	bio: 17.	logica 2(4) a	- al of
		the Child Co the adoption adoption is o a person un	appl anon-	icatio discl	on, p osur	urs	uant	to	sec:	or in tion	ие р 17	oer: 12(9	son 9) c	or of th	pers iat A	son: 1ct,	s na uni	mea i ess th	n e
3.		firm that I hav ion before mak					ling	fr	om a	1 SO	cial	W	ork	er a	ıbou	ıt tl	ie e	ffect	f
4.	after	firm that I un signing the c the expiry of	onsen	t, ar	ıd tl	t I i hat	may the	W CO	ithd nsen	raw t be	th eco	is me	con s fi	isen inal	ıt w l an	ithi d ir	in 6 rev	0 day ocabl	's e

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### REGULATIONS Child Care and Protection Act 3 of 2015

5.		firm that I understand the n 178 of the Act.	effect of an adoption order as contemplated in
6.	I conf	firm I understand the legal	consequences of an adoption.
7.	On th	e issue of disclosure or non-di	sclosure, (tick one)
		I request non-disclosure adoptive parent	: my identity is NOT to be disclosed to the ts.
		I consent to disclosure: parent or parents.	my identity may be disclosed to the adoptive
		Signature of person giving	consent:
		Date:	Place:
			to the person signing this form the effect of an adoption have informed such person that -
(a)	the cor		within 60 days after having signed this consent, failing delay in the finalisation of the adoption as contemplated
(b)		the has satisfied me of his or her ption and confirm the contents	understanding of the legal meaning and consequences of this consent.
OFFIC	CIAL ST	AMP	CHILDREN'S COMMISSIONER
		Signature:	
		Print name:	
		Court:	
			Date:

#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

ASSISTANCE TO MINOR PARENT OR GUARDIAN
If a parent of the child to be adopted is a minor that parent must be assisted by a parent or guardian unless the
children's court has dispensed with this requirement in terms of section 172(1)(a)
of the Child Care and Protection Act, 2015. Therefore one of the options in this part must be completed if the
person giving consent is a minor.
OPTION A: Assistance by parent or guardian of minor
I,(first name(s) and surname), am the
(indicate parent or legal guardian) of
(name of person consenting to adoption) and I do hereby confirm
the consent to the proposed adoption as reflected in this consent form.
Signature of parent or guardian of minor:
Date: Place:
The birth certificate of the minor parent, or in the case of a legal guardian proof of guardianship over the
minor parent must be attached.
OPTION B: Consent by parent or guardian of minor not required
The children's court has dispensed with the consent of the parent or guardian of the minor parent completing this form, in terms of section $172(12)$ of the Child Care and Protection Act, $2015$ , after giving due regard to the best interests of the minor parent and the child whose adoption is under consideration, for the following reasons:
CHILDREN'S COMMISSIONER
Sionature:
Signature:

### NOTES

- If multiple children are being adopted a separate form must be used for each child. Where the consent of both parents is required, a separate form must be completed by each parent. 1. 2.

#### Republic of Namibia 231 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### FORM 21B

Section 172 of Child Care and Protection Act, 2015 Regulation 64(1)(b)

### CONSENT BY CHILD TO OWN ADOPTION

		File Number:
IN THE CHII	DREN'S COURT FOR THI	E DISTRICT OF
HELD AT		
	IN THE MATTER OF	F THE PROPOSED ADOPTION OF
FIRST NA	AMES AND SURNAMES OF CHILD	ID NUMBER / DATE OF BIRTH
1. I here	eby voluntarily consent to r	ny adoption by:
(1)	first name and surname o	f prospective adoptive parent)
and	V	, <u>r</u>
(2)	first name and surname of	of additional prospective adoptive pagent (if applicable)
2. I con adopt		counselling from a social worker about the effect of
		I may withdraw this consent within 60 days of signing final and irrevocable after the expiry of that period.
	ifirm that I understand the f the Act.	effect of an adoption order as contemplated in section
5. I cont	firm I understand the legal	consequences of an adoption.
	Sig	gnature or mark of child
		Date
(1) and (2) 2. I con adopt 3. I contit, and 4. I con 178 o	first name and surname of first name and surname of firm that I have received tion before making this decision before making this decision that I understand that d that the consent becomes afirm that I understand the f the Act.	of prospective adoptive parent)  of additional prospective adoptive parent (if applicable).  counselling from a social worker about the effect ision.  I may withdraw this consent within 60 days of signing final and irrevocable after the expiry of that period.  effect of an adoption order as contemplated in section consequences of an adoption.

SIGNED BEFORE ME after I have explained to the person signing this form the effect of an adoption order as set out in section 178 of the Act, and have informed such person that -

(a) he or she may withdraw this consent within 60 days after having signed this consent, failing the consent is final irrespective of any delay in the finalisation of the adoption as contemplated in section 172(11) of the Act; Republic of Namibia 232 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

(b) he or she has satisfied me of his or her understanding of the legal meaning and consequences of adoption and confirm the contents of this consent.

OFFICIAL STAMP		CHILDREN'S COMMISSIONER
	Signature:	
	Print name:	
	Court:	
		Date:

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 22A

Section 175 of Child Care and Protection Act, 2015 Regulation 67(1)

### APPLICATION FOR ADOPTION OF CHILD

	File number:  (file number to be entered by clerk of court)
To the Children's Commissioner for	(place)
APPLICATION FOR ADOPTION OF:	
Indicate whether:	
□ DOMESTIC ADOPTION	
□ INTER-COUNTRY ADOPT	ION
FIRST NAMES AND SURNAMES OF CHILD	ID NUMBER / DATE OF BIRTH

The undersigned person or persons hereby apply for the adoption of the above-mentioned child.

PAR	T A: PA	RTIC	CUL	ARS	SOF	PRO	SPECTIV	ΈAI	OOP.	ΓIVE	PA	REN	T(S)	)	
APPLICANT 1							APPLIC	CAN	Γ <b>2</b> (i:	app	lying	g join	tly)		
Surname							Surname	:							
First names							First nan	ies							
ID number							ID numb	er							
Date of birth	1	/		/			Date of b	irth				/		/	
Marital status							Marital s	tatus							
If married, state							If marrie								
date of marriage							date of n	narria	ige						
Citizenship							Citizensl	nip							
If not a Namibian							If not a l								
citizen, provide							citizen, p		le						
permanent							permane								
residence							residence	_							
certificate							certificat	-							
number or other							number								
proof of legal residence in							proof of residence								
Namibia							Namibia								
Religious							Religiou								
affiliation							affiliatio	n							
Home language							Home la	ngua	ge						
Other languages							Other la	ıguag	ges						
spoken at home							spoken a	t hon	ne						
Ethnic group							Ethnic g	roup							

Republic of Namibia 234 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

address		Residential address	
D 4 1 11		D (1.11	
Postal address		Postal address	
Telephone	( )	Telephone (	)
Cellphone	( )	Cellphone (	)
Fax		Fax	
Email		Email	
Occupation		Occupation	
Work address		Work address	
Work telephone		Work telephone	
P		P	
	PART R	CHANGED CIRCUMSTANCES	
Any change in per		ircumstances of the adoptive parent or j	parents since registration in
		l and discussed here. Attach additional	
	U V	•	1 0 0
		TIONSHIP TO CHILD TO BE ADOI	
If the o	applicant or either of	two joint applicants is related to the chi	ild to be adopted
If the o	applicant or either of		ild to be adopted
If the o	applicant or either of	two joint applicants is related to the chi	ild to be adopted
If the o	applicant or either of	two joint applicants is related to the chi	ild to be adopted
If the o	applicant or either of	two joint applicants is related to the chi	ild to be adopted
If the o	applicant or either of	two joint applicants is related to the chi	ild to be adopted
If the o	applicant or either of	two joint applicants is related to the chi	ild to be adopted

Republic of Namibia 235 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

PART D: DISCLOSURE / NON-DISCLOSURE

I/We are NOT willing for my/our identity to be disclosed to the parent, guardian or extended family of the child to be adopted.
☐ I/We are willing for my/our identity to be disclosed to the parent, guardian or extended family of the child to be adopted.
PART F: SURNAME
In terms of section 178(2)(b) of the Act, an adoption confers the surname of the adoptive parent, or such other surname as may be decided upon by the adoptive parent on the adopted child, except when otherwise provided in the adoption order. Indicate here the surname which you wish the adopted child to have and the reasons for this requested surname.
Requested surname:
Reason:
Declaration by Applicant 1
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.
Signature of applicant:
Date: Place:
Declaration by Applicant 2 (if applicable)
I, the undersigned, hereby declare that the information provided in this application is to the best of my knowledge true and correct.

Signature of applicant: \_

Place:

Date: \_

Republic of Namibia 236 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 22B

Section 176(1) of the Child Care and Protection Act, 2015 Regulation 67(3)(b)

### NOTICE OF APPLICATION FOR ADOPTION

		File number:
IN THI	E CHILDREN'S COURT FOR TH	E DISTRICT OF
HELD	AT	
TO: _		
(name	of person being given notice)	
PHYSI	CAL ADDRESS:	
IN TH	HE MATTER OF APPLICATION	N FOR ADOPTION OF THE FOLLOWING CHILD:
FIF	RST NAMES AND SURNAMES OF CHILD	ID NUMBER / DATE OF BIRTH
	this court on the	r the adoption of the child named above will be heard day of (year) at ice of this adoption application for the following reason:
	or not you consent to the adopt	e proposed adoption and requested to indicate whether ion. If you do not indicate whether you consent or not n as requested, this will be regarded as having consented ms of section 176(4) of the Act.
	for the protection of children a	application in your capacity as the Minister responsible and you are requested to indicated whether you consent tion and failure to indicate will be regard as having 76(4) of the Act.
	of the adoption application and	essary in the interests of justice that you be given notice d you are requested to indicated whether you consent option and failure to indicate will be regard as having 76(4) of the Act.

Republic of Namibia 237 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Signe	ed at
	(First name and surname)
	(signature)
	CLERK OF THE CHILDREN'S COURT
	RETURN OF SERVICE FOR OFFICIAL USE ONLY
Ī.	(print name), hereby certify that I have –
	delivered a copy of the notice topersonally;
	elivered a copy of the notice to
_ "	of
	handed a copy of the notice to
	the age of 16 years and apparently residing or employed at the *residence / *place of business of
	and at the same time informed the person of
	the nature thereof;
	handed a copy of the notice to
	of 16 at the place of employment of
	over this person / *in charge of the place of employment, and at the same time informed the person
	of the nature thereof:
	becauseis a juristic person, delivered a copy of the notice
	to the juristic person's registered office or main place of business, and handed a copy of it to
	who is *a director/ *an employee of the juristic
	person, and at the same time informed the person of the nature thereof;
	submitted a copy of the notice to
	delivered or submitted a copy of notice toin the following
	manner
(spec	cify).
Sign	ed at
	·
_	ature of *messenger of court/*police officer/*clerk of court/*person authorised by children's nissioner
First	name(s) and surname (print)
	gnation (rank)
Busi	ness address

(Street address must be stated.)
\*DELETE WHICHEVER IS NOT APPLICABLE.

Republic of Namibia 238 Annotated Statutes

#### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 22C Section 175(1)(b) of Child Care and Protection Act, 2015 Regulation 68

# REPORT BY DESIGNATED SOCIAL WORKER TO ACCOMPANY APPLICATION FOR ADOPTION

	Court file number
	(file number to be entered by clerk of court)
	Social worker file number
	FESSIONAL REPORT DESIGNATED SOCIAL WORKER
Name:	
Position:	
Registration number:	
Work address:	
Contact number:	
Email:	
Date of report:	Signature:
EXAMI	INED BY SUPERVISOR
Name:	
Date of report:	Signature:
TO THE CLERK OF THE CHILDREN'S	COURT FOR THE DISTRICT OF
HELD AT	
	F THE PROPOSED ADOPTION OF:
IN THE MATTER O	FINE PROPOSED ADOPTION OF:
FIRST NAMES AND SURNAMES OF CHILD	ID NUMBER / DATE OF BIRTH
FIRST NAME AND SURNAME OF PROPOSED ADOPTIVE PARENT OR PARENTS	ID NUMBER / DATE OF BIRTH

Republic of Namibia 239 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

This report is submitted in terms of section 175(1)(b) of the Child Care and Protection Act, 2015.

PART A: PARTICULARS OF CHILD INVOLVED IN MATTER

Surname													Sex	Male	Female
First name															
ID number and date of birth														/	/
Residential address	SS														
Postal address															
Physical address v															
documents can be															
not at the resident	ial address														
Telephone contact	;	Coo	le (		)	)				Cellp	hone	:			
Email contact															
Home language															
School attended															
Grade															
Other relevant inf interpreter will be to make a decision Care and Protection	needed, and nregarding th	spec	ial r	equii	eme	nts (	e.g.	whe	elch	air a	cces	s) –	which m	ay assist	the court
Care and Protection	лгаст														
	PART B	: PA	RT	ICU.	LAF	es o	FB	OL	OGI	ICAI	L PA	REI	NTS		
MOTHER							F	ATI	IER	₹					
Surname							S	urna	me						
											-T				

	PART B: PARTICULARS OF BIOLOGICAL PARENTS																					
MO	MOTHER								FATHER													
Surn	ame	;										Sur	name	<del>)</del>								
First	nan	ne(s)										Firs	st nan	ne(s)								
ID n	umb	er (i	f chil	d ha	an l	ID)						ID number (if child has an ID)										
Date	oft	irth				/		/				Dat	e of l	irth				/		/		
Residential address				Residential address																		
Post	al ad	ldres	s									Postal address										

Republic of Namibia 240 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

Physical		Physical	
address where		address where	
documents can		documents can	
be served if		be served if	
not residential		not residential	
address		address	
Telephone	( )	Telephone	( )
contact	[` ′	contact	[` ′
Cellphone		Cellphone	
contact		contact	
Email contact		Email contact	
Home language		Home language	
Occupation		Occupation	
	formation – such as financial position		
	reter will be needed, any special requ		
	urt in deciding how best to deal with t	he matter in terms	of the Child Care and Protection
Act, 2015			

PART C:	PART	CUL	ARS (	OF I	PRC	SPI	ECTI	VE A	DOI	PTI	VE F	ARE	NT	OR:	PAF	RENT	ΓS		
MOTHER								FATHER											
Surname								Sun	name	2									
First name(s)								Firs	t nar	ne(s)	)								
ID number (if chi	ld has ar	ıID)						ID t	numt	er (i	if chi	ld has	an	ID)					
Date of birth		/		/				Dat	e of l	birth				/		/			
Residential address								Residential address											
Postal address								Postal address											
Physical address where documents can be served if not residential address	dress where ocuments can e served if ot residential						Physical address where documents can be served if not residential address												
Telephone contact	(	)						Tele con	ephor tact	ne		(		)					
Cellphone contact								Cell con	lphoi tact	ne									
Email contact	, The state of the							Ema	ail co	ontac	t								
Home language	Home language							Home language											
Occupation								Осс	upat	ion									

Republic of Namibia 241 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

whe may	er relevant information – such as financial position, socio-economic status, availability of transport, ther an interpreter will be needed, any special requirements (for example, wheelchair access) – which assist the court in deciding how best to deal with the matter in terms of the Child Care and Protection
Act,	2015
1.	The child to be adopted has been determined to be adoptable and has been listed as an adoptable child in the Register of Adoptable Children and Prospective Adoptive Parents (RACAP).
2.	The prospective adoptive parent have been determined to be suitable and the prospective adoptive parent have been listed in the Register of Adoptable Children and Prospective Adoptive Parents (RACAP).
3.	I have conducted a supplementary assessment of the prospective adoptive parent and have made the following observations and determinations:
	Discuss in particular any changed circumstances in the position of the prospective adoptive parent or rents, or their household since the initial assessment, including any changes in household composition, family dynamics, financial position, employment or residence.
4.	The relationship between the child to be adopted and the prospective adoptive parent or either of the prospective adoptive parents is as follows:

There is no relationship with the child to be adopted.

Republic of Namibia 242 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

	A family relationship exists as described below:
	Supporting documentation to be attached.
	мирония волиненамон ю ве шалев.
5.	I have considered all relevant medical information about the child as well as any other potential special needs and made the assessment described below:
	The child to be adopted has no apparent medical conditions of concern or special needs.
	The child to be adopted has the medical conditions or special needs described below, and I have assessed the capacity of the prospective adoptive parent or parents for dealing with the child's health issues or special needs as described below:
	Supporting documentation to be attached.
_	
6.	I am of the opinion that this adoption will be or will not be in the best interests of the child to be adopted for the following reasons (attach additional pages if necessary):
	to be adopted for the following reasons (under additional pages y necessary).
7.	In view of the above information, I am of the opinion that the application for adoption of (name of child) (tick appropriate box)
	should be approved
	should not be approved.

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### REGULATIONS Child Care and Protection Act 3 of 2015

	Declaration								
	I, the undersigned, hereby declare that the information provided in this report is to the best of my knowledge true and correct.								
Signa	ture of social worker who prepared report:								
Date:	Place:								
	SUPPORTING DOCUMENTS								
	original birth certificate of child to be adopted.								
	certified copy of the identity document of the prospective adoptive parent(s), or where such identity document is not available, a sworn statement by a social worker regarding his or her identity and the absence of documentation.								
	medical report on the health status of the child, and where applicable, a description of any special needs of the child.								
	Form 19A, an application for approval as prospective adoptive parent.								
	Form 19B, completed in respect of the adoptable child for registration in the Register of Adoptable Children and Prospective Adoptive Parents (RACAP).								
	police clearance certificates submitted along with Form 19A.								
	a copy of the assessment which was conducted prior to the registration of the prospective adoptive parents in RACAP.								
	consent by the parent(s) or legal guardian of the child on Form 21A, if applicable.								
	consent by the child on Form 21B, if applicable.								
	Form 22A, the application for adoption by the prospective adoptive parent(s).								
	an adoption plan concluded in terms of section 174 of the Act, if any								

Republic of Namibia 244 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### Form 22D Section 177(3) of Child Care and Protection Act, 2015 Regulation 69



### ADOPTION ORDER: DOMESTIC ADOPTION

	Magistrate's Ref No:
	Registrar's Ref. No:
INTHE CHILDREN'S COURT FOR T	HE DISTRICT OF
HELD AT	
	TION FOR AN ORDER FOR THE ADOPTION OF:
NAME AND SURNAME OF CHILD	ID NUMBER / DATE OF BIRTH
IT IS ORDERED THAT THE ABOVE	-NAMED CHILD IS ADOPTED BY:
NAME AND SURNAME OF ADOPTIVE PARENT(S)	ID NUMBER / DATE OF BIRTH
It is further ordered that the child's su	rname will be
OFFICIAL STAMP Given o	n this day of (month), 20 (year)
first r	name and surname:
	Signature:
	CHILDREN'S COMMISSIONER
	ion in the Adoption Register in terms of section 183 5 on thisday of(month),20(year).
OFFICIAL STAMP	(signature)

Republic of Namibia 245 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

#### **Child Care and Protection Regulations**

#### FORM 22E

Section 181 of Child Care and Protection Act, 2015 Regulation 71(1)

### APPLICATION TO NOTE ADOPTION ON BIRTH REGISTER

To: The Permanent Secretary
Ministry of Home Affairs and Immigration
Private Bag 13200
Windhoek

I hereby apply in terms of section 181 of the Child Care and Protection Act, 2015 for the recording on the birth register of the adoption of the under-mentioned child:

entification number:	
ırname:	
rst Names:	
ate of Birth:	
Ву	
	*and
(Full names of adoptive parent(s))	
nerewith submit for inspection the *duplicate-original/certified true copy of the	e Adoption Order.
ne identification document of the child is enclosed.	
ne new address of the child is as follows:	
esidential Address:	
ostal Address:	
(Add	optive Parent)

- (a) If the first names of the child must be altered, formB-1 85, signed by the Adoptive father and a remittance of N\$2-00 must be enclosed.
- (b) \*Delete which is not applicable.

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 22F

Section 179 of Child Care and Protection Act, 2015 Regulation 72(1)

### APPLICATION FOR RESCISSION OF ADOPTION ORDER

File number: \_\_\_\_\_

		(file number	to be en	tered by clerk of court)
To Children's Commission	er			(name oj
children's court)				
The applicant(s) listed in Part in Part A of this Form be rescrescission of the adoption will of this Form.	ainded for the reason	ns set forth in Part	C of this	Form. We believe that
	TA: PARTICULAR			
Surname	истанориот откет ан	и отп сепукше ој	Sex	☐ Male ☐ Female
First name			Dex	a Maic a remaie
ID number and date of birth				/ /
Date of adoption order				
An application for rescission of an adoption must be lodged within a reasonable time which is not later than one year from the date of the adoption.				
Court which issued adoption order				
0.00	l			
PART B: PARTICULA	RS OF PERSON BR	INGING APPLICA	TION FO	R RESCISSION
The applicant for rescission of t	the adoption order is -			
the adopted child. a parent of the adopted collegal guardianship of the the adoptive parent of the	child immediately be	efore the adoption.		
(If parents who adopted jointly below.)	are bringing the app	lication together, the	y should	complete both columns
APPLICANT 1		APPLICANT 2 (if	applicabl	e)
Surname		Surname		
First names		First names		
ID number		ID number		
Date of birth /	/	Date of birth	/	/
Residential address		Residential address		

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Postal address

Postal address

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### REGULATIONS Child Care and Protection Act 3 of 2015

Declaration by Applicant 1			
I, the undersigned, hereby declare that the in knowledge true and correct.	nformation provided in this application is to the best of my		
Signature of applicant:			
Date: Place:			
Declaration b	y Applicant 2 (if applicable)		
I, the undersigned, hereby declare that the in knowledge true and correct.	nformation provided in this application is to the best of my		
Signature of applicant:			
Date: Place:			

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### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 22G

Section 179 of Child Care and Protection Act, 2015 Regulation 72(2)

### NOTICE OF RESCISSION OF ADOPTION ORDER PROCEEDINGS

					Fi	ile nui	nber: .				
IN TH	E CHILDREN'S COURT FO	R THI	E DISTRI	CT OF							
HELD	AT										
TO:											
	(name of person be	ing giv	en notice)								
PHYSI	ICAL ADDRESS:		_		]	POST	AL AI	ODRES	SS:		
IN T	IN THE MATTER OF APPLICATION FOR RESCISSION OF ADOPTION ORDER OF:						OF:				
FIRS	ST NAME AND SURNAME OF CHILD	SEX	ID NUMBER / DATE OF BIRTH								
									] [	/	/
TAKE NOTICE that an application for rescission of the adoption order of the abovementioned child will be heard before this court on the day of (month), 20 (year) at (time).  A copy of the application for rescission of an adoption order is attached hereto.  You are receiving notice of this adoption application for the following reason:											
[indica	te the reason which applies]										
	You are the adoptive parent	, if any	other per	son bri	ngs the	e appl	ication	1.			
	You consented or withheld consent to the adoption at the time of the application for adoption, and the application is being brought by the adopted child or the adoptive parent.					ption,					
	You are being informed of the application in your capacity as the Minister responsible for the protection of children.				for the						
	The adoption was an inter-country adoption and you are being informed of the application in your capacity as the competent authority in the other country concerned.				tion in						
	The court considers that you	u have	a sufficie	nt intere	est in t	he ma	tter to	be giv	en n	otice	
VOII 976	hereby given an opportunity	to ma	ze anvi ren	recenta	tions c	on the	ahowe	mentic	med	annli	cation

you are hereby given an opportunity to make any representations on the abovementioned application for rescission before the abovementioned date.

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### REGULATIONS Child Care and Protection Act 3 of 2015

Sign	ed at
	(First name and surname)
	(signature)
	CLERK OF THE CHILDREN'S COURT
	RETURN OF SERVICE FOR OFFICIAL USE ONLY
I,	
	delivered a copy of the notice to personally;
	delivered a copy of the notice to, who is the legal practitioner of record of
	handed a copy of the notice to a person apparently not younger than
	the age of 16 years and apparently residing or employed at the *residence / *place of business of
	, and at the same time informed the person of
	the nature thereof;
	handed a copy of the notice to
	of 16 at the place of employment of who is apparently *in authority
	<b>over this person</b> / *in charge of the place of employment, and at the same time informed the person of the nature thereof;
	becauseis a juristic person, delivered a copy of the notice
	to the juristic person's registered office or main place of business, and handed a copy of it to
	who is *a director/ *an employee of the juristic
	person, and at the same time informed the person of the nature thereof;
	submitted a copy of the notice to by courier or by registered post;
	delivered or submitted a copy of notice toin the following
	manner
1	cify).
Sign	ned at
1 -	nature of *messenger of court/*police officer/*clerk of court/*person authorised by children's
	missioner
1	t name(s) and surname (print)
	iness address
Dusi	nicss addicss
	(Street address must be stated.)
	*DELETE WHICHEVER IS NOT APPLICABLE.

Republic of Namibia 251 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

#### FORM 23A

Section 33 and 196 of Child Care and Protection Act, 2015 Regulation 77(2)

## APPLICATION FOR ACCREDITATION TO PROVIDE INTER-COUNTRY ADOPTION AND RENEWAL OF APPLICATION

PART A. PARTICULARS OF APPLICANT					
Name of organisation					
Registration number					
Address					
Telephone	(	)	Cellphone		
Email			Fax		
Provide particulars of person applying on behalf of the child protection organisation and their position in the organisation.					
Surname	p1 00 <b>00</b> 010	ergamaaren ana an	a posicion m un	<u>gam.aa.o</u>	
First name					
Registration number					
Position					
Telephone	(	)	Cellphone		
Email	,	•	Fax		
List names and registration numbers of social workers who will facilitate inter-country adoptions on behalf of the child protection organisation and attach their Certificates of Authorisation.					
SOCIALWORKER 1					
Surname					
First name					
Registration number					
SOCIALWORKER 2					
Surname					
First name					
Registration number					
SOCIALWORKER 3					
Surname					
First name				·	
Registration number					
	Attach a	additional pages if nec	essarv.		

Republic of Namibia 252 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

PART B: RELEVANT EXPERIENCE OF APPLICANT Provide particulars demonstrating the applicant's expertise relevant to inter-county adoption.					
	,,,				
I hereby apply for authorisation to provide inter-county adoption services in terms of section 33 of the Child Care and Protection Act, 2015, and for accreditation to act in contracting states outside Namibia in accordance with section 196 of the Child Care and Protection Act, 2015. I certify that the above-mentioned particulars are, to the best of my knowledge, true and correct.					
	Signature of applicant				
	Name of applicant				
Date:	_,				
	SUPPORTING DOCUMENTATION				
	proof of the required registration of organisation; proof of registration of social workers under the Social Work and Psychology Act, 2004; Certificates of Authorisation of social workers who will facilitate inter-country adoptions on behalf of the organisation;				
	Certificate of Authorisation to perform domestic adoption under section 33 of the Child Care and Protection Act, 2015;				
	most recent audited financial statements of the applicant.				

Republic of Namibia 253 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 23B

Section 33 and 196 of Child Care and Protection Act, 2015 Regulation 77(3)

# CERTIFICATE OF ACCREDITATION TO RENDER INTER-COUNTRY ADOPTION

(Name of organisation)	
It is hereby certified that the above-mentioned organisation is accredited with section 196 of the Child Care and Protection Act, 2015 to render contracting States.	
ISSUED BY THE MINISTER on	(date)
Signature of Minister:	OFFICIAL STAMP:
This certificate is valid for a period of two years from the date of issu	e.

Republic of Namibia 254 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 23C

Section 197 of Child Care and Protection Act, 2015 Regulation 78(3)

# CERTIFICATE OF AUTHORISATION FOR OVERSEAS ACCREDITED BODY TO FACILITATE INTER-COUNTRY ADOPTION IN NAMIBIA

FACILITATE INTER-COUNTRI ADOI	HON IN NAMIDIA
(name of accredited bod-	y)
(contracting state of accredit	ation)
It is hereby certified that the above-mentioned accredit section 197 of the Child Care and Protection Act, 2015 to Namibia.	•
ISSUED BY THE MINISTER on	(date)
Signature of Minister:	OFFICIAL STAMP:

Republic of Namibia 255 Annotated Statutes

### REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 23D Section 177(3) of Child Care and Protection Act, 2015 Regulation 84(4)



# ADOPTION ORDER: INTER-COUNTRY ADOPTION

					Ma	gist	rate	's F	ef I	No:				
					Reg	jistr	ar's	Re	f. N	o: _				
INTHE CHILDREN 'S CO	OURT FOR TI	HEI	DIST	RICT	OF.									
HELD AT														
IN THE MATTER OF	AN APPLICA	TIO	N FC	R AN	OR	DEI	R FC	OR T	ГНЕ	AΓ	OP'	ГЮ	N OI	F:
NAME AND SURNAME	OF CHILD			ID	NUI	MBE	R/	DAT	E (	)FE	BIRT	H		
													/	/
IT IS ORDERED THAT T	THE ABOVE-	NA	MED	СНІ	LD:	IS A	DO	PTI	ED I	BY:				
NAME AND SURNA ADOPTIVE PAREI				ID	NUI	MBE	CR/	DAT	TE C	)F E	IRT	Н		
													/	/
													/	/
It is further ordered that the	child's surnan	ne w	rill be											
In accordance with Article 2 in Respect of Inter-Country of Article 17(c) of that Correspective agreements as cothe child adopted in terms or receiving State,	y Adoption, the nvention agree onfirmed by the f this order is o	ie C ed th is co or wi	entrainat th ourt, a ill be	l Autl e ado ire as autho	norit ption state risec	ies o 1 ma d be l to e	of b ay p elow enter	oth roce , an	Stated, d th d res	es v and e co	who l the ourt i	hav dat s sa	e in es o tisfie	terms f their ed that
CENTRALAUTHORITY	OF NAMIBIA													
Name of Central Authority														
Individual representing Central Authority														
Contact details of Central Authority														
Date of agreement that this adoption may proceed														

Republic of Namibia 256 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

CENTRALAUTHORITY	оғ	(country)
Name of Central Authority		
Individual representing Central Authority		
Contact details of Central Authority		
Date of agreement that this adoption may proceed		
OFFICIAL STAMP	Given on thisday o	f(month), 20(year)
	Print first name(s) and surname	:
	Signature	:
		CHILDREN'S COMMISSIONER
	ed this adoption in the Adoption Regi	ster in terms of section 183 of the Child (month), 20(year).
OFFICIAL STAMP	(signat	ture)
		REGISTRAR OF ADOPTIONS

Republic of Namibia 257 Annotated Statutes

### **REGULATIONS** Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

FORM 24A
Section 225 of Child Care and Protection Act, 2015
Regulation 86(1)

# APPLICATION FOR RECOGNITION OF CHILD-HEADED HOUSEHOLD

PART A: F	PARTICU	JLAI	RS O	F CI	ПLI	D E	IEA	DIN	G HC	USI	ЕНО	LD			
Surname									Sex			Male		Fema	le
First name															
ID number or date of birth													/	/	
Residential address					•				Post						
Telephone									Cell	phon	e				
Email															
Home language															
School attended															
Grade															
PART B: PAF	RTICULA	RS	OFC	TH	ER (	СН	ILD	REN	INI	HOU	SEH	IOLD			
FIRST NAMES AND SUR OF CHILD / CHILDI					]	[ <b>D</b> ]	NUN	4BE	R/D	ATE	OF	BIRTI	1		
														/	/
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													亣	/	/
				T									1	/	/
	Atta	ch ac	lditio.	nal n	age.	s if	nece	ssarı	2			•			
	11110	<i></i> 000	aces according to	ace p		- <del>U</del>	,,,,,,,	3302)							
PART C: MOTIVATI	ON FOR	RE	COG	NIT	ION	I A	S CI	ПГ	-HE	ADE	DН	OUSE	ноі	.D	
															_
PART D: PARTICULA	RS OF A	DUL	ТRE	CO	MΜ	EN	(DE	D TC	SUI	PER	VISE	HOU	SEH	OLD	
First Choice								_					_		
Surname								Se	X			Male		Fema	le
First name															
ID number or date of birth							1	1	1	1	1		/	/	

Republic of Namibia 258 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

Residential address									Postal	l ad	ldress	1				
Telephone	Code	(		)					Cellpl	hor	1e					
Email																
Home language																
Other relevant information - in household, availability to supe	ncluding ervise he	z soci ouseh	al co	onneo and p	ction oroxi	to ( imit	chil y to	d he	ading t usehold	the I	hous	ehol	d or othe	er c	hildı	ren in
Second Choice																
Surname									Sex		$\square$ N	ſale	☐ Fen	nal	e	
First name																
ID number or date of birth													1		/	
Residential address									Postal	l ac	ldress	1				
Telephone	Code			)					Cellpl	hor	ne			_		
Email									_					_		
Home language														_		
Other relevant information - in household, availability to supe											hous	ehol	d or oth	er c	hildı	ren in
Third Choice																
Surname										Se	ex		Male		Fem	ıale
First name										_						
ID number or date of birth													1		/	ı
Residential address									Postal	l ac	ldress					
Telephone	Code	(		)					Cellpl	hor	1e			_		
Email														_		
Home language																
Other relevant information - in household, availability to supp											hous	ehol	d or othe	er c	hildr	ren in

Republic of Namibia 259 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

	Declar ation	
, ,	eby apply for designation as child-hea this application is to the best of my kn	d of the above household. I declare that the owledge true and correct.
Signature of applicant:		
Date:	Place:	

Republic of Namibia 260 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 24B

Section 225 of Child Care and Protection Act, 2015 Regulation 86(3)

# ASSESSMENT OF APPLICATION FOR RECOGNITION AS CHILD-HEADED HOUSEHOLD

Social worker file number

					500	JIGH V	OIKC	1 1110	Hun	1001			
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COM	/IPIL	ED I	3Y D	ESIC	NA.	ΓED	SOC	IAL	WOR	RKE	R		
Name:													
Position:												_	
Registration number:													
Work address:													
Contact number:													
Email: Date of report:							Signa	fure					
							_						
		EX.	AMI	NED	BY	SUPE	CRVI	SOR					
Name:													
Date of report:				_		\$	Signa	ture	: _				
DARTA	24 D.T.	TOTI	T 4 D	C 0.1	CIT	TT D	ETT A	DIN	CITO	AT TO T	TTTO:	. D	
PART A: I	PART	ICU	LAR	S OF	CH	ILD.	HEA	DIN	_		_		
Surname	_								Sex		ועו	Male	☐ Female
First name					ı	_							,
ID number or date of birth													/
Residential				•					Post				
address									addr	ess			
Telephone	(	)							Cell	nhon			
Email	<del>                                     </del>	<u> </u>							CCII	pnon			
Home language	$\vdash$												
School attended													
Grade	$\vdash$												
Grade													
PART B: PA	RTIC	TIT.A	RS	OFO	тни	R C	нтг	RF	IINI	HOT	ISEF	ioi i	)
CHILD 1		LIZ		01 0			LILL			.100			
Surname									lex	Г	l Ma	le l	☐ Female
											- 171a	.~   -	_ I Ciliaic

Republic of Namibia 261 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

First name											
ID number or date of birth										/	/
Home language											
School attended											
Grade											
Relationship to child at head of household											
Comments											
CHILD 2	·										
Surname					Sex	x		Male	. [	1 Female	
First name											
ID number or date of birth									Т	/	/
Home language		1	 	 		1					-
School attended											
Grade											
Relationship to child at head of household											
Comments											
CHILD 3											
Surname					Sex	X		Male	. [	I Female	
First name											
ID number or date of birth									Т	/	/
Home language		<u> </u>	 	 		<u> </u>	<u> </u>				
School attended											
Grade											
Relationship to child at head											
of household											
Comments											
CHILD 4											
Surname					Sex	X		Male	. [	l Female	
First name											
ID number or date of birth									Τ	/	/
Home language			 •	 		•			_		
School attended											

Republic of Namibia 262 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

Grade															
Comments															
CHILD 5															
Surname								Sex			Male		Femal	e	
First name															
ID number or date of birth													/		/
Home language															
School attended															
Grade															
Relationship to child at head															
of household															
Comments															
						1.0									
	Atte	ach a	lattio	nai p	ages	if ne	cess	ary.							
DA	RT C: 0	יזםר	TIME	TAN	ICES	OF	HO	TCF	HOI	n					
	aluation	of the	hous	sehole	d pro	pose	d to	be he	adea	l by t		ild,	disc uss	ing	the
Provide a description and eve	vivomont.	S JOI C	at sign	Raio	ri cas	ucra	IU-ra	Cent	i riora	36110	ICI.				
Provide a description and eve four requ	uirement.														
four required for the parent or care-given	r of the h						r ter.	mina	lly ili	l, ha:	s abai	ndor	ved the		
four requ (a) the parent or care-given children in the househo	r of the h ld, is imj	prison	ied oi	r has	died	;									
four requ (a) the parent or care-gives children in the househo (b) no suitable adult family	r of the h ld, is im member	prison r is av	ied oi ailat	r has ble to	died prov	; ide c	are f	or th	e chi	ldrer	in th			d;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			d;	
four requ (a) the parent or care-gives children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			ld;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			'd;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	
four requ (a) the parent or care-give; children in the househo (b) no suitable adult family (c) a child has assumed the	r of the h ld, is im member role of	prisor r is av care-g	ied oi ailat giver	r has ble to in res	died prov spect	ide c of a	are f	or th	e chi	ldrer	in th			id;	

PART D: RECOMMENDATION ON RECOGNITION OF CHILD-HEADED HOUSEHOLD Provide a recommendation on whether the application for recognition of the child-headed household should be granted or not, including a discussion of the fitness of the applicant to act as the head of household. If the recommendation is in favour of designation, complete the remainder of the form.

Republic of Namibia 263 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

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								_			
q designate tl	he indivi	dual lis	ted in	Part E	.1 to	be th	ie supervi:	sing :	adult		
q designat	e the no	ก-ฮดงค	nment	al oros	misat	tion 1	listed in P	art E	.2		
q wongine				pervisi			institution in the second		-		
	for t	he rea	sons se	t forth	in Pa	rt E	.3.				
E.1: PAR	TICIL	יט פע	r PDO	POSET	) SIII	or D'	VISING A	DIII	т		
Surname		100 0	TIO	OBEL	, 501	. LIC	Sex	_	Male	☐ Fer	nale
First name							BeA		viaic	- Fu	iiaic
ID number or date of birth					<u> </u>			Г		/	/
Residential	$\vdash$						Postal		$\vdash$	/	/
address							address				
T. 1. 1							0.11.1				
Telephone							Cellphon	ie			
Email											
Home language											
Other relevant information											
PART E.2: PARTICUL	ARS OF	PROF	OSFD	NON.	വേ	/FRI	VMENTA	LOF	CAN	ITAZII	ΩN
Name of organisation	. 11.3 01	INOI	COED	11011	301	LIC	MILITIA	_ OF	COAL	.1.22111	011
Contact person											
Residential							Postal				
address							address				
Talantana							C-11 1				
Telephone							Cellphon	e			
Email							Fax		ı		

Republic of Namibia 264 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

Other relevant information, including description of activities and role in community
E.3: MOTIVATION FOR RECOMMENDATION ON SUPERVISING ADULT
In the case of a supervising adult, provide a summary of the supervising adult's social connection to the child or to child members of the household, willingness and availability to be supervisor of the household, and physical proximity to the household. If the adult supervisor is not the first choice listed by the child on Form 24A, explain why the child's choice was deemed unsuitable. Provide a similar explanation if the child's second or third choices were also deemed unsuitable.
In the case of a non-governmental organisation, provide a summary of the reasons why this option is preferable to the direct designation of a supervising adult. If the child expressed any preferences for a supervising adult, explain why these were deemed unsuitable. Describe the organisation's activities, role in community, social connection to the child heading the household or other children in household, willingness and availability to designate an appropriate supervising adult and proximity to household.
PART F. GRANTS
I recommend that -
☐ the recognised child should be authorised to collect grants in respect of
the household for the reasons set out below.
the supervising adult should be authorised to collect grants in respect of the children in the household for the reasons set out below.
Motivation for recommendation on grant collection

Republic of Namibia 265 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

PART G. RECOMMENDATION ON SUPERVISING SOCIAL WORKER
I recommend that the following social worker be assigned to conduct regular monitoring of this child-headed household.
Name:
Registration number:
Contact number:
Email:
SUPPORTING DOCUMENTATION
Police Clearance Certificate for recommended supervising adult.
If it is recommended that an NGO designate the supervising adult, the Constitution or other founding document of the NGO should be attached along with its most recent financial statements.
Declaration
I, the undersigned, hereby declare that the information provided in this report is to the best of my knowledge true and correct.
Signature of social worker who prepared report:
Date: Place:
Note
A copy of this Form must be submitted to the child who has made the application for the household to be recognised as a child-headed household.

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 24C

Section 225 of Child Care and Protection Act, 2015 Regulation 86(8)

# CERTIFICATE ISSUED IN RESPECT OF CHILD-HEADED HOUSEHOLD

 In terms of section 225 of the Child Care and Protection Act, 2015, I hereby certify that:

FIRST NAMES AND SURNAME OF CHILD HEAD OF HOUSEHOLD	ID NUMBER / DATE OF BIRTH
	1 1
is the designated head of	f the child-headed household located at:
(house	hold physical address)
where the follow	ving additional children reside:
FIRST NAMES AND SURNAMES OF OTHER CHILDREN IN HOUSEHOLD	ID NUMBER / DATE OF BIRTH
	/ /
2. The household is to be supervise	ed by (tick one):
	,
(first name and surname of supervising ac	(ID number)
a supervising adult appointed by (name of Minister or non-governmental o.	

who will perform the duties as contemplated in regulation 87.

Any grants or other forms of state assistance due to the household are to be collected by: Republic of Namibia 267 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

		lult, who must assist the children to make a monthly budget the grant money.
4.	The household will be m	nitored regularly by the following social worker:
	Name	
	Registration number	
	Contact number	
	Email	
ISSUE	D BY THE MINISTER	OFFICIAL STAMP
on		(date)
		Signature of Minister:

[tick one]

the child head of the household

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 24D

Section 225 of Child Care and Protection Act, 2015 Regulation 86(9)

# CERTIFICATE ISSUED TO ADULT SUPERVISOR DESIGNATED TO SUPERVISE CHILD-HEADED HOUSEHOLD

 In terms of section 225 of the Child Care and Protection Act, 2015, I hereby designate the following person as the adult supervisor who will perform the duties as contemplated in regulation 87:

FIRST NAMES AND SURNAME OF ADULT SUPERVISOR	ID NUMBER / DATE OF BIRTH
	/ /
in respect of the cl	nild-headed household located at:
(household phys	ical address) (local authority)
which h	ousehold is headed by:
FIRST NAMES AND SURNAME OF CHILD HEAD OF HOUSEHOLD	ID NUMBER / DATE OF BIRTH
	is *authorised / not authorised [delete whichever is not her forms of state assistance due to the household.
ISSUED BY THE [delete whichever is no	ot applicable]
*MINISTER / CHILDREN'S COURT	
supervisor)	(NGO designated by the Minister to appoint
on	(date)
OFFICIAL STAMP	Signature:

Append a copy of the relevant Form 24C ("CERTIFICATE ISSUED IN RESPECT OF CHILD-HEADED HOUSEHOLD") to this form.

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 25

Section 236 of Child Care and Protection Act, 2015 Regulation 91

# CONSENT FOR TAKING OR SENDING CHILD OUTSIDE NAMIBIA

PART	A: 1	PAR	ГІС	ULA	RS (	OFF	ER	SON	[ G]	R.A	NT	ING	CO.	NSENT		
Surname												S	ex	☐ Male		☐ Female
First name										_						
ID number and date of birth														/		/
Relationship to child (tick one that applies)	□ [s	oaren guare Tosten mama	lian par		siden	ıtial (	child	car	e fa	cil	ity					
Residential address																
Postal address																
Telephone																
Cellphone																
Email																
PART B: PARTICUL	AR	SOF	PE	RSO	NT.	AKI.	NG	OR	SE	NI	OIN	G CH	IILE	OUTSIDE	l N	AMIBIA
Surname												Sex		☐ Male		Female
First name																
ID number and date of birth														1		1
Relationship to child																
Residential address																
Postal address																
Telephone																
Cellphone																
Email																
		PAR	тс	: PA	RTI	CUI	LAR	s o	FΤ	H	E CI	HILI	)			
Surname												Sex		☐ Male		Female
First name																
ID number and date of birth														/		/
Residential address																
PAF	RT D	: PA	RT	ICU.	LAR	S O	FTF	LAV.	EL	O	UT (	OFN	IAM	IBIA		
Date of departure																
Date of return	<u> </u>															
Country or countries to be visited																
									_						_	

Republic of Namibia 270 Annotated Statutes

# REGULATIONS Child Care and Protection Act 3 of 2015

Residential address(es)	
where child will stay	
DARKE DELGA	TO THE TAX OF A PARTY OF A PARTY OF THE OWNER OWNER OWNER OF THE OWNER O
PART E: REASO	ONS FOR TAKING OR SENDING THE CHILD OUT OF NAMIBIA
	Declaration
I hereby provide my conse	ent to allow the person described in Part B to take the child described in Part C out
	in Part D, for the reasons set out in Part E, as contemplated in section 236 of the
	Act, 2015. I certify that the above-mentioned particulars are, to the best of my
knowledge, true and corre	
	Signature of applicant:
	Name of applicant:
	Date:
	Place:

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 26A

Section 234(2)(c) of the Child Care and Protection Act, 2015 Regulation 95(1)

# CONSENT BY PARENT, GUARDIAN OR CARE-GIVER FOR CHILD TO PARTICIPATE IN ACTIVITY

PARI A:	PA	RH	lCU	LA	RS (	OF T	Н	E P	ERS	ON	GR	ANI	CIN	G CONS	ENT			
Surname											Sex			l Male	□ I	em	ale	
First name																		
ID number and date of birth															/		/	
Relationship to child (tick 1 that applies)		gu	rent ardi re-g	an														
Residential address																		
Postal address																		
Telephone																		
Cellphone																		
Email																		
		DAI	DT:	D. 1	DATI	TTC	VII T	LAF	16.0	TO TEL	тъ	CIII	TD					
Surname		PA	KI.	D; ]	PAR	.110	U	LAN	S U	F 11	Sex	_		☐ Male	Т	E an	nale	
First name											BUA		_	1 Male		r en	naie	
ID number and date of birth															/		/	
Residential address																		
Describe your un	dersi							E OF						child wi	ll part	ticip	pate,	

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# REGULATIONS Child Care and Protection Act 3 of 2015

PART D: PART	ICU	LA	RS	OF	ГНІ	E PI	ERS	ON	RE	SP	ONS	BL	E FOI	RTH	E AC	CTIVI	ГҮ	
Surname										T	Sex	Г	ПΜ	[ale	T	Fema	ıle	
First name																		
ID number and date of birth														/		1		
Residential address																		
Postal address																		
Telephone																		
Cellphone																		
Email																		
						D	ecla	ırati	on									
I hereby provide my cons Part C, for which the pers Child Care and Protection knowledge, true and corre	son : Act	desc	ribe	d in	Par	t D	is re	spoi	nsibl	e, :	as co	nter	nplated	l in se	ection	1 234(2	2)(c) of	the
										Sig	gnatu	re: _						
										Na	ame:_							
										Ι	ate:_							
										F	lace:							

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 26B

Section 234(2)(c) of Child Care and Protection Act, 2015 Regulation 97(1)

# APPLICATION FOR LICENCE FOR CHILD TO PARTICIPATE IN INCOME-GENERATING ACTIVITY

NOTE: All applicable fields must be completed.

File number:

(file number to be entered by clerk of court)

To the Children's Commissioner fo	or				(place)
PART A: PARTICULA	RS OF PE	RSON RESI	PONSIBLE FO	R ACTIVITY	
Name of individual or legal entity applying for licence?					
For individuals, are you a Namibian	☐ Yes	□ No	If no, indicate	citizenship:	
citizen?				rd, passport, etc). sidence in Namibia.	
ID number or date of birth				/	/
Income tax number					
For legal entities, state the type of organisation and any applicable registration number. Attach the relevant constitution, trust deed or other founding document.	Registration	on number (if ature and pu	applicable)	untary association) sation: pplying on behalf of	
Address					
Telephone	( )		Cellphone		
Email			Fax		
Nature of activity to be covered by licence		vertising	□ Radio	€ Other	
	│ □ Tel	evision/film	☐ Theatre/o	lance	
	(Speci	fy if other)			

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# REGULATIONS Child Care and Protection Act 3 of 2015

PART C. DETAI	LS OF ACTIVITY
Summarise the types of activities children will be involved in	☐ Acting ☐ Broadcasting ☐ Dancing ☐ Modelling ☐ Singing ☐ Other
(Tick more than one if applicable.)	If other, describe:
Period for which licence is sought	Single date: to to
Total number of children involved in designated age groups	Age 15-18: Age 10-14:
	Age 5-9: Below age 5:
	Total number of children involved:
Detailed description of envisaged child participation	
Motivation for granting of licence, including any safe children's best interests	guards in place for protection of the
PART D. INFORMATION RE	EQUIRED FOR EACH CHILD
	n activity. Copies can be made and be attached.)
CHILD 1	
Surname	Sex ☐ Male ☐ Female
First names	
ID number/date of birth	
If the child is not a Namibian citizen, indicate citizenship and	
status in Namibia.	

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# REGULATIONS Child Care and Protection Act 3 of 2015

Indicate the ti	mes the cl	hild is goin	g to p	artici	pate	in the	activ	ity:			
	Mon	Tue	W		_	urs	F	_	Sat	t	Sun
Days of week: (tick)											
Number of hours per day											
participating in activity											
Number of hours per day present											
at premises where activity is											
taking place		-	<u> </u>						<u> </u>		
Total number of hours per week participating in activity:									ek pres aking	ent	
participating in activity.			place		es wi	iere a	CUVI	yısı	aking		
Is the child currently attending an e	ducationa	l institution	•						□ Y	es	□ No
If yes, give name of educational ins	titution										
Will this activity affect attendance a	nt the educ	cational ins	titutio	n?						es	□ No
If yes, what arrangements will be m	ade to pro	event disruj	ption t	o lea	rning	g?			•		
Proof of consent by parent or guard	ian is atta	ched			Yes		Jo	(Att	ach Fo	rm 2	26A.)
Proof of age is attached					Yes			_			ertificate,
Troof of age is accented				_	103		••	ID,			ragacae,
CHILD 2			•								
Surname						Sex		$\square$ M	[ale		Female
First names											
ID number/date of birth									1	/	
If the child is not a Namibian											
citizen, indicate citizenship and											
status in Namibia.											
			<del>T</del>		_		_				
status in Namibia.  Indicate the ti	mes the cl	hild is goin Tue	g to p		_	in the	activ		Sat	t	Sun
status in Namibia.  Indicate the ti  Days of week: (tick)			<del>T</del>		_		_		Sat	t	Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day			<del>T</del>		_		_		Sat	t	Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity			<del>T</del>		_		_		Sat	t	Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present			<del>T</del>		_		_		Sat	t	Sun
Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is			<del>T</del>		_		_		Sat	i.	Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place			W	ed	Th	urs	F	ri			Sun
Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is			We	ed I nun	Th	of hou	ırs pe	ri r wee	Sat		Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week			We	l num	Th	of hou	ırs pe	ri r wee	ek pres		Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week	Mon	Tue	Tota at pr place	l num	Th	of hou	ırs pe	ri r wee	ek pres	ent	Sun
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:	Mon	Tue	Tota at pr place	l num	Th	of hou	ırs pe	ri r wee	ek pres aking	ent	
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an expression of the properties of the participating in activity:	Mon ducationa titution	Tue	Tota at pr place	l num emisee:	Th	of hou	ırs pe	ri r wee	ek pres aking	ent	
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an elifyes, give name of educational ins	Mon ducationattitution	Tue	Tota at pr place	11 num reemisee:	The	of hou	ırs pe	ri r wee	ek pres	ent	□No
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an elegible of the companion of the companion of the currently attending and elegible of the child currently attending at the child currentl	Mon ducationattitution	Tue	Tota at pr place	11 num reemisee:	The	of hou	ırs pe	ri r wee	ek pres	ent	□No
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an elegible of the companion of the companion of the currently attending and elegible of the child currently attending at the child currentl	Mon ducationattitution	Tue	Tota at pr place	11 num reemisee:	The	of hou	ırs pe	ri r wee	ek pres	ent	□No
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an elegible of the companion of the companion of the currently attending and elegible of the child currently attending at the child currentl	Mon ducationattitution	Tue	Tota at pr place	11 num reemisee:	The	of hou	ırs pe	ri r wee	ek pres	ent	□No
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an elegible of the currently attending in set in the child currently attending and elegible of the currently attending at the currently attending attending at the currently attending at the currently attending attending attending attending at the currently attending	Mon ducationattitution	Tue	Tota at pr place	11 num reemisee:	The	of hou	ırs pe	ri r wee	ek pres	ent	□No
status in Namibia.  Indicate the ti  Days of week: (tick)  Number of hours per day participating in activity  Number of hours per day present at premises where activity is taking place  Total number of hours per week participating in activity:  Is the child currently attending an elegible of the currently attending in set in the child currently attending and elegible of the currently attending at the currently attending attending at the currently attending at the currently attending attending attending attending at the currently attending	Mon ducationattitution	Tue	Tota at pr place	11 num reemisee:	The	of hou	ırs pe	ri r wee	ek pres	ent	□No

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# REGULATIONS Child Care and Protection Act 3 of 2015

Proof of age is attached					Yes		lo	(Atte		h ce	ertificate,
CHILD 3											
Surname						Sex	Т	ΠМ	[ale		Female
First names									-		
ID number/date of birth									- /	-/	
If the child is not a Namibian citizen, indicate citizenship and status in Namibia.				•	•	•		•			
Indicate the ti	mes the ch	ild is goi	ng to p	artici	ipate	in the	activ	vity:			
	Mon	Tue		ed	_	nurs		ri	Sat		Sun
Days of week: (tick)											
Number of hours per day participating in activity											
Number of hours per day present at premises where activity is taking place											
Total number of hours per week participating in activity:				remis		of hou here a			ek prese aking	nt	
Is the child currently attending an e	ducational	institutio	n?						☐ Ye	s	□ No
If yes, give name of educational ins	titution								•		
Will this activity affect attendance a	at the educ	ational in	stitutio	n?					☐ Ye	s	□ No
If yes, what arrangements will be m	ade to pre	vent disru	ıption	to lea	rning	3?					
Proof of consent by parent or guard	ian is attac	hed			Yes		lo	(Atte	ach For.	m 2	26A.)
Proof of age is attached					Yes	ΠN	lo	(Atta		h ce	ertificate,
CHILD 4											
Surname						Sex		ΠМ	[ale		Female
First names									•		
ID number/date of birth									/	-/	
If the child is not a Namibian citizen, indicate citizenship and status in Namibia.											
Indicate the ti	mes the ch	ild is goi	ng to p	artici	ipate	in the	activ	vity:			
	Mon	Tue	W	ed	Tł	iurs	F	ri	Sat		Sun
Days of week: (tick)											
Number of hours per day participating in activity											
Number of hours per day present at premises where activity is taking place											
Total number of hours per week participating in activity:				remis		of hou nere a			ek prese aking	nt	
Is the child currently attending an e	ducational	institutio	n?						☐ Ye:	s	□ No

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# REGULATIONS Child Care and Protection Act 3 of 2015

if yes, give hame of educational institution										
Will this activity affect attendance at the educational institution? ☐ Yes ☐ No										
If yes, what arrangements will be made to prevent disruption to learning?										
Proof of consent by parent or guardian is attached	☐ Yes	□No	(Atte	ich Form 2	264.)					
Proof of age is attached	☐ Yes	□No	(Atto	ich birth c	ertificate,					
			ID, e	etc)						
Declar ation										
I, the undersigned, hereby declare that the information proknowledge true and correct.	vided in th	iis applica	ition i	s to the be	est of my					
Signature of applicant:					_					
Date: Place:										

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 26C

Section 234(2)(c) of Child Care and Protection Act, 2015 Regulation 97(7)

# LICENCE FOR CHILD TO PARTICIPATE IN INCOME-GENERATING ACTIVITY

	DISTRICT OF
C	conducted by:
(name of individual or	organisation responsible for activity)
FIRST NAMES AND SURNAMES OF PARTICIPATING CHILD / CHILDREN	ID NUMBER / DATE OF BIRTH
Attach add	itional pages if necessary.
This licence is valid from(date).	(date) to
This licence is subject to Child Care and conditions:	Protection Act, 2015 and is subjected to the followin
Issued on(a	late) at(place).
OFFICIAL STAMP	CHILDREN'S COMMISSIONE
Signatur	re:
Name and surnar	me:

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 27

Section 240(3), 241, 242 and 244 of Child Care and Protection Act, 2015 Regulation 106, 107, 108 and 109



# MINISTRY OF GENDER EQUALITY AND CHILD WELFARE Directorate: CHILD WELFARE SERVICES Division: Child Care Facilities and Protection

Division: Child	Care Facili	ties and	Protec	tio	n					
APPLICATION FOR:							•			
□CHILD MAINTENANCE GRANT										
□FOSTER PARENT GRANT										
□CHILD DISABILITY GRANT										
□VULNERABLE CHILD GRANT										
							•			
COMMENTS:										
New Application Changes	Procurate									
	Registrat	ion								
ID - Old										
ID Nove										
ID - New										
Surname:			ПТ	Т						
First				Т						
name:										
EM Patrick	ББММ	VVV	TV (			1				
Sex F M Date of Birth	D D M M	YYY		rant ype						
New pay point:				-		•				
Allowance Types: 3= MG1, 4= MG2, 5= MG3,18=	=MG4 19=MG5 20=M	G6, 21=MG7, 22=	MG8 and so	on T	vne 99= SM(	:				
Foster Parent (FP): 6=FP1, 7=FP2, 8=FP3, 9=FP VG: 71=VG1, 72=VG2, 73=VG3, 74=VG4, 75=VG5	4, 10=FP5, 11=FP6, 1	2=FP7, 13=FP8								
vu: /1=vu1, /2=vu2, /3=vu3, /4=vu4, /3=vu3	, /6=vG6, //=vG/, /6	5=VG6, /9=VG9								
New Pay Point	$\Box$		Gı	ant A	Amount	П	0 0			
Old Pay Point										
Pay mode: Cash Bank Post O	ffice	Approval	Date D	D	M M	YY	YY			
				<u> </u>						
Bank:	Account no:									
Branch:	Account	Current	Saving	s	Transm	ission	┥			
Diancii.	type:		"				1			

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### **REGULATIONS** Child Care and Protection Act 3 of 2015

# **Child Care and Protection Regulations**

Procurate	or ID:							Γ			T			Γ							Se	x		F	N	1		
Procurat Surname			П	T	T	T		Ħ	Ė	Ė	Ť	T	T	T	_	Ė	Ť	T	Т		Γ	Τ	Т	╁	_			
			$\vdash$	_	_	_		_	_	_	_	_	_	_		_	_	_	_		_	_	_	_	_	_	1	
	Procurator First name:																											
Residenti Address:	ial																											7
Constitue								_																	_			1
& Region Contact N			_					_					_					_						_	_			$\dashv$
PREVIOUS APPLICAT	TION							·	o f				Ιn	ate	of	Ann	lia	-+i <i>-</i>			п	ofo	-	200/	'ID		ıber i	-
If applicant or spouse	or, in t							Type Gran		llov	van	ice	יי	ate	017	App	ilica	auc	n			eie vail			יעו	nun	iberi	ı
applicant, his/her par for any social grant/al						ed		_					L								L				_			
particulars	ilowani	.c, pice	130 10	ai iii 3	,11								L															
COMPLETE THE	E BELO	W FO	R API	PLIC	CAN	rs o	F M	IAIN	NTE	NAN	ICE	/VI	JLN	IER	ABI	LE A	ND	FC	ST	ER	PA	RE	NT	GR/	AN7	rs o	NLY	
CHILDREN		culars										_																- If
CHILDREN	appli	cation	mad	le for	r a F	OST	ER-	PAR	REN	T GI	RAN	IT s	tate	e on	ly tl	he p	art	icu	lars									. 11
	foste	r –car	e in te	erms	s of t	the c	chilo	lren	's A	ct (	Act	33 (	of 1	960	) as	s am	ene	ded										
Surname and first nan (youngest to eldest)	nes of c	hildre	n		Date Birth		Se	X		hild erm					rth rtifi	icat		Со	nst	itu	enc	y	Re	egio	n		ool endar	nce
(youngest to cluest)				Ι,	JII CII				w	ith	the	•	'			No.					Atte				liuai	icc		
Surname	First	Name					M	/F		arer //N													Y/!	ı				
				T						,	_						T						Г		$\exists$	-/-		_
				$^{\dagger}$				_	T								T						Т	_	$\forall$			_
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			_	+		_	_	_	+	_	_	_	_		_		+	_	_	_	_	_	$\vdash$	_	+			_
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ADMI	NISTRA	TIVE O	FFIC	ER/	soci	AL V	<b>VO</b> F	≀KEF	R					-				_	_	_		_	DA	TE				
It is he	ereby ce	ertifie	d that	this	app	licat	tion	has	bee	n ca	refi	ully	exa	mir	ıed,	and	l th	at a	ll ir	ıfo	rma	tio	n					
furnis	hed has	been	subst	tanti	ated	by t	the o	docu	ıme	ntar	y ev	vide	nce	or	in tl	he p	res	crib	ed	ma	nne	er, e	xce	pt.				
	_							_						_										_				
Verified b	y: SENI	OR AD	MINIS	STRA	ATIV	E OI	FFIC	ER															DA	ΓE				
														_					_	_				_				
Approved	by: CO	NTROI	L ADM	AINIS	STRA	ATIV	E O	FFIC	ER													1	DA	ГE				
irst name								_								Τ			-	_			,					
O number																	) at irtl		ı T	1	da	_	/ тс	onth	$\frac{1}{h}$		r	-
							D	etai	ils	of i	nc	ide	nt	;		1 -				-						,		
ature of injury or																												
auma																												

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# REGULATIONS Child Care and Protection Act 3 of 2015

### **Child Care and Protection Regulations**

### FORM 28

Section 231(3) of Child Care and Protection Act, 2015 Regulation 117(1)

# COMPLAINT REGARDING CONDITIONS OF CHILD IN PRISON OR POLICE CELLS

PARTICULARS OF COMPLAINANT

Sex

Female

### TO: THE PERMANENT SECRETARY

Surname

First name

Residential address						
Postal address						
Telephone	Code (	)	Cellpho	ne		
Email						
Relationship to child						
	•					
		RS OF PRI	SON OR POLI	CE CELL	S	
Name of prison or polic cells	е					
Region			Constitu	iency		
Physical address						
Telephone number			Fax nur	nber		
E-mail						
PART A. COMPLAI	NT REGARDII		TIONS OF CHI LLS	LD/REN	IN PRISON C	R POLICE
	Atta	ich all releva	nt documentation	<b>1</b> .		
PART B. COM	PLAINT REGA					UMA
SUP	FERED BY CH		rs of child	POLICE	CELLS	
Surname		r ai utuia	is of Cliffa	Sex	☐ Male	☐ Female
First name				Sex	□ Male	□ Female
ID number				Date of birth	day / month /	
		Details o	f incident	unui	uidy / monari	year
Nature of injury or trauma		Decisio 0				

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# REGULATIONS Child Care and Protection Act 3 of 2015

Date on which	
trauma or injury	
observed	
Circumstances surrounding injury or trauma	
Particulars of treatment received by	
child (if any)	
	Declaration
I, the undersigned, he knowledge true and co	reby declare that the information provided in this statement is to the best of my rrect.
Signature:	
Date:	Place.

# REGULATIONS Child Care and Protection Act 3 of 2015

**Child Care and Protection Regulations** 

# **ANNEXURE 2**

Section 8 of Child Care and Protection Act, 2015 Regulations 8 and 77(7)

# MAXIMUM FEES PAYABLE TO PRIVATE SOCIAL WORKERS OR CHILD PROTECTION ORGANISATIONS

The fees set out in Column 2 are the maximum amounts payable to private social worker or child protection organisation for the services specified in Column 1:

Column 1	Column 2
Services rendered	Fees payable
Group orientation	N\$ 250 per session
Interview or counselling	N\$ 250 per hour
Home visit	N\$ 400 per hour
Report to children's court	N\$ 500 per report
Other reports	N\$ 400 per report
Court processes	N\$ 500 per day
Assist with birth registration	N\$170 per hour
Administration costs	N\$ 170 per hour
After care services	N\$ 500
Origin enquiry or tracing	N\$ 200 per hour
Domestic adoption	N\$ 1 000 per adoption
Inter-country adoption	N\$ 1 500 per adoption