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PROCLAMATIONS • PROKLAMASIES

PROCLAMATION NO. R. 60 OF 2019

by the President of the Republic of South Africa

COMMENCEMENT OF THE REFUGEES AMENDMENT ACT, 2008 (ACT NO. 33 OF 2008)

In terms of section 34 of the Refugees Amendment Act, 2008 (Act No. 33 of 2008), I hereby determine 1 January 2020 as the date on which the said Act come into operation.

President

By Order of the President-In-Cabinet

Minister of the Cabinet

PROKLAMASIE NO. R. 60 VAN 2019

deur die President van die Republiek van Suid-Afrika

INWERKINGTREDING VAN DIE WYSIGINGSWET OP VLUGTELINGE, 2008 (WET NO. 33 VAN 2008)

Ingevolge artikel 34 van die Wysigingswet op Vlugtelinge, 2008 (Wet No. 33 van 2008) bepaal ek hiermee 1 Januarie 2020 as die datum waarop die genoemde Wet in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Predoira op hierdie 12 Desember dag van Tweeduisend en Negentien.

President

Op las van die President-in-Kabinet

Minister van die Kabinet

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF HOME AFFAIRS

NO. R. 1707 27 DECEMBER 2019

REFUGEES ACT, 1998 (ACT NO. 130 OF 1998) REFUGEES REGULATIONS

I, Dr P A Motsoaledi, the Minister of Home Affairs has, in terms of section 38 of the Refugees Act, 1998 (Act No. 130 of 1998), made the Regulations in the Schedule.

SCHEDULE

Definitions

- **1.** In these Regulations a word or expression to which a meaning has been assigned in the Act bears the meaning so assigned and unless the context otherwise indicates—
- "appeal determination" means a determination by the Refugee Appeals Authority in accordance with section 8C(2) of the Act, either based on oral evidence following an inquisitorial process, or determined on the papers comprising the application for appeal, or both;
- "appellant" means a person who, within the stipulated period referred to in regulation 16(1)(a), lodges an appeal to the Refugee Appeals Authority in terms of section 24B(1), based on the outcome of the determination hearing;
- "educational institution", in relation to asylum seekers, means a school as defined in the South African Schools Act, 1996 (Act No. 84 of 1996) where basic education is offered;
- "foreigner" means any person who is not a citizen of the Republic;
- "health establishment" means a health establishment contemplated in section 5 of the Mental Health Care Act, 2002 (Act No. 17 of 2002);
- "Hearing before Refugee Status Determination Officer" means one or more interviews between an asylum seeker and a Refugee Status Determination Officer which is recorded either digitally or otherwise, and which is intended to determine whether or not the applicant may be granted refugee status in the Republic as contemplated in section 24(3) of the Act;
- "Identification Act" means the Identification Act, 1997 (Act No. 68 of 1997);
- "marriage certificate", for purposes of these regulations, means a certificate issued after a marriage is recorded on the National Population Register in accordance with the laws governing marriages in the Republic;

"notarial agreement" means a formal written agreement entered into by two parties to a monogamous homosexual or heterosexual relationship setting out the terms of their relationship and which is notarized by a South African Notary Public;

"paternity test" means a test conducted, using the deoxyribonucleic acid (DNA) of a mother, child and father, to establish whether or not a man or woman is the biological father or mother of such child;

"person with mental disability" means a person who suffers from mental illness as defined in the Mental Health Care Act, 2002 (Act No. 17 of 2002);

"South African Passport and Travel Documents Act" means the South African Passport and Travel Documents Act, 1994 (Act No. 4 of 1994);

"the Act" means the Refugees Act, 1998 (Act No. 130 of 1998); and

"unaccompanied child" means a child under the age of 18 who is not accompanied by his or her biological parents or adoptive parents or legal guardian.

Authenticity and termination of marriage

- **2.** (1) The existence of a marriage contemplated in paragraph *(b)* of the definition of "spouse" in section 1 of the Act must be proved, to the satisfaction of the Director-General, by a party to that marriage.
- (2) In determining the authenticity of a marriage declared at the time of making an application for asylum, the Refugee Status Determination Officer or any other authorised official of the Department must—
 - (a) authenticate the marriage certificate; and
 - (b) conduct an interview with both the parties to the marriage to ascertain the existence of a genuine marriage relationship.
- (3) Notwithstanding subregulation 2(a), where a marriage was concluded outside of the Republic, and where an original marriage certificate is unavailable, the parties to such a marriage shall submit an affidavit indicating the vital details of their marriage, including the date and place of the solemisation of the marriage, prior to being interviewed as contemplated in subregulation 2(b).
- (4) When conducting the interview contemplated in subregulation 2(b) both parties must be interviewed separately, on the same date, by the same Refugee Status Determination Officer or other authorized official to determine the existence of a genuine marriage relationship, and the outcome of such interviews shall, notwithstanding the production of an authentic marriage certificate or affidavit, be regarded as definitive for the purposes of the relevant application.
- (5) Either spouse to a marriage must—
- (a) in the case of divorce, submit a copy of the divorce order; or
- (b) in the case of death, submit a copy of the death certificate,

in person to the Refugee Reception Office within six months of the occurrence of the relevant event, failing which any dependant spouse may be dealt with as an illegal foreigner in terms of the provisions of the Immigration Act.

- (6) Any person contemplated in section 21B(4) of the Act may, upon providing the notification as required in subregulation (5), forthwith apply to continue to remain in the Republic for a period coinciding with the remaining period of his or her asylum seeker visa or certificate of refugee status and in accordance with Form 2 (DHA-1590) and must forthwith, notwithstanding the provisions of section 21(1)(a) of the Act,—
 - (a) apply in person for asylum at the Refugee Reception Office where his or her asylum seeker visa or certificate of refugee status was issued; or
 - (b) depart the Republic,

failing which such person must be dealt with as an illegal foreigner in terms of the provisions of the Immigration Act.

(7) Both parties to a marriage who have been issued with an asylum seeker visa or granted refugee status in terms of the Act must, at the renewal of his or her asylum seeker visa or refugee status, as the case may be, inform the Refugee Status Determination Officer whether or not the marriage still exists by submitting to the Refugee Status Determination Officer an affidavit on a Form substantially corresponding to Form 1 contained in the Annexure.

Authenticity and notification of termination of permanent homosexual or heterosexual relationship

- **3.** (1) The existence of a permanent homosexual or heterosexual relationship contemplated in paragraph (b) of the definition of "spouse" in section 1 of the Act must be proved, to the satisfaction of the Director-General, by a party to that relationship.
- (2) The onus rests with any person claiming a permanent homosexual or heterosexual relationship to produce evidence of the existence of such permanent relationship in regard to subregulation (1).
- (3) In determining the authenticity of a permanent homosexual or heterosexual relationship declared at the time of submitting an application for asylum, the Refugee Status Determination Officer or any other authorized official of the Department must—
 - (a) authenticate the notarial agreement signed by both parties; and
 - (b) conduct an interview with both parties to the relationship to determine the existence of a genuine permanent relationship.
- (4) When conducting the interview contemplated in subregulation 3(b) both parties must be interviewed separately, on the same date, by the same Refugee Status Determination Officer or other authorized official and the determination made arising from such interview, shall,

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notwithstanding the production of an authentic notarial agreement, be definitive for the purposes of the relevant application.

- (5) Both parties to a homosexual or heterosexual relationship who have been issued with an asylum seeker visa or granted refugee status in terms of the Act must, at the renewal of his or her asylum seeker visa or refugee status, as the case may be, inform the Refugee Status Determination Officer whether or not the good faith relationship still exists by submitting to the Refugee Status Determination Officer an affidavit on a Form substantially corresponding to Form 1 contained in the Annexure.
- (6) Either party to a permanent homosexual or heterosexual relationship must-
- (a) in the case of termination of relationship, submit an affidavit indicating that the relationship has been terminated; and
- (b) in the case of death, submit a copy of the death certificate, in person to the Refugee Reception Office within six months of the occurrence of the relevant event.
- (7) The provisions of regulation 2(6) shall apply *mutatis mutandis* to a dependent spouse in a permanent heterosexual or homosexual relationship.

Cessation of refugee status

- **4.** (1) The circumstances as contemplated in section 5(1)(a) of the Act in terms of which a person may be deemed to have re-availed himself or herself of the protection of the country of his or her origin, nationality or residence shall, amongst others, relate to where such person voluntarily—
 - (a) seeks consular services at any diplomatic mission representing his or her country of origin or nationality;
 - (b) applies for any assistance or official document, such as a travel document or citizenship related document, at any diplomatic mission representing his or her country of origin or nationality whether in the Republic or any other country;
 - (c) avails himself or herself of any assistance of any State official or State institution associated with or in his or her country of origin or nationality;
 - (d) presents himself or herself on the premises of any diplomatic mission representing his or her country of origin or nationality in the Republic or in any other territory;
 - (e) travels abroad other than with a refugee travel document issued in terms of section 31 of the Act;
 - (f) applies for and receives any benefit afforded to citizens of his or her country of nationality;
 - (g) stands for political office or votes in any election in respect of his or her country of nationality, without the approval of the Minister;

- (h) whether through a port of entry of or irregularly enters the territory of his or her country of origin or nationality or countries where he or she previously resided prior to entering the Republic to apply for asylum or takes measures or prepares to do so;
- (i) participates in any political campaign or activity related to his or her country of origin or nationality whilst in the Republic without the permission of the Minister; or
- (j) travels abroad in violation of the conditions endorsed on his or her refugee travel document.
- (2) No refugee or asylum seeker may participate in any political activity or campaign in furtherance of any political party or political interests in the Republic.
- (3) The Standing Committee may withdraw the refugee status of any person who participated in any political activity or campaign in furtherance of any political party or political interests in the Republic, or who has been found to have acted as contemplated in subregulation (1).
- (4) Any person whose refugee status has been withdrawn shall be dealt with as an illegal foreigner in terms of the provisions of the Immigration Act.

Standing Committee for Refugee Affairs

- **5.** (1) The Standing Committee may determine its own procedure and make its own rules which may not be in conflict with the provisions of the Act.
- (2) Rules made under subregulation (1) must be published in the Gazette.
- (3)(a) The Standing Committee must determine—
 - (i) the conditions under which qualifying asylum seekers may be employed or study; and
 - (ii) the sectors within which an asylum seeker is not permitted to work or study,
 - in the Republic whilst awaiting the outcome of his or her application for asylum.
- (b) The Standing Committee may, from time to time, publish in the *Gazette* the list of sectors in which asylum seekers may not be employed or study.

Integrity measures

- **6.** (1) All members and administrative staff of the Standing Committee, Refugee Appeals Authority and all members of staff at any Refugee Reception Office, including persons who perform any function in such Office, but who are not employed by the Department, must—
 - (a) at the request of the Director-General, submit themselves to—
 - (i) any interview relating to establishing integrity; or
 - (ii) an interview arising from a reasonable suspicion of undue gratification, fraud, corruption or any crime of which dishonesty is an element;
 - (b) complete any disclosure form required, which disclosure shall be updated from time to time: and

- (c) from time to time, as determined by the Director-General, submit to a polygraph test.
- (2) When gathering information contemplated in section 20A(2)(a) of the Act in order to establish the integrity of a person as contemplated in section 20A(1) of the Act, such person will be required to disclose, to a duly authorised person, information regarding his or her—
- (a) interview, conduct, association or consultation with any person during the course of his or her tenure with the Department;
- (b) assets, liabilities, gifts, donations, loans or any benefits received or derived during such tenure;
- (c) involvement with or implication in any criminal act, matter or investigation or any pending criminal case or conviction; and
- (d) any pending or finalised civil judgment.
- (3) Any information on personal finances, gifts or health records and history related to members of staff, and their family in relation to terminal health, at any Refugee Reception Office or members of the Standing Committee and Refugee Appeals Authority, shall be held securely and may only be accessed by the Director-General, an authorised official of the Department, an officer of the South African Police Service or any other authorised law enforcement officer.
- (4) The Director-General must—
- (a) take the necessary steps to ensure that any information gathered in accordance with this regulation, including the information contemplated in section 20A(2) of the Act, is stored in such a secure manner as would preclude access to such information by a person or authority other than those referred to in section 20A(3)(b) of the Act, read with subregulation (3); and
- (b) keep, maintain and safeguard the information obtained in accordance with this regulation.
- (5) The records contemplated in this regulation, read with section 20A of the Act, shall be stored for the duration of employment of any concerned member of staff at any Refugee Reception Office or members of the Standing Committee and Refugee Appeals Authority and shall be archived within 5 years of the member leaving the employ of the Department, the Standing Committee or the Refugee Appeals Authority.

Asylum transit visa

- 7. Any person who intends to apply for asylum must declare his or her intention, while at a port of entry, before entering the Republic and provide his or her biometrics and other relevant data as required, including—
 - (a) fingerprints;
 - (b) photograph;
 - (c) names and surname;

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- (d) date of birth and age;
- (e) nationality or origin; and
- (f) habitual place of residence prior to travelling to the Republic. and must be issued with an asylum transit visa contemplated in section 23 of the Immigration Act.

Application for asylum

- 8. (1) An application for asylum in terms of section 21 of the Act must—
 - (a) be made in person by the applicant upon reporting to a Refugee Reception Office or on a date allocated to such a person upon reporting to the Refugee Reception Office;
 - (b) be made in a form substantially corresponding with Form 2 (DHA-1590) contained in the Annexure;
 - (c) be submitted together with—
 - a valid asylum transit visa issued at a port of entry in terms of section 23 of the Immigration Act, or under permitted circumstances, a valid visa issued in terms of the Immigration Act;
 - (ii) proof of any form of a valid identification document: Provided that if the applicant does not have proof of a valid identification document, a declaration of identity must be made in writing before an immigration officer; and
 - (iii) the biometrics of the applicant, including any dependant.
- (2) Any person who submits a visa other than an asylum transit visa issued in terms of section 23 of the Immigration Act must provide proof of change of circumstances in the period between the date of issue of the visa and the date of application for asylum.
- (3) Any person who upon application for asylum fails at a Refugee Reception Office to produce a valid visa issued in terms of the Immigration Act must prior to being permitted to apply for asylum, show good cause for his or her illegal entry or stay in the Republic as contemplated in Article 31(1) of the 1951 United Nations Convention Relating to the Status of Refugees.
- (4) A judicial officer must require any foreigner appearing before the court, who indicates his or her intention to apply for asylum, to show good cause as contemplated in subregulation (3).
- (5) An applicant must indicate his or her language of proficiency on Form 2 (DHA-1590), which language will be presumed to be the language which the applicant understands.
- (6) All information contained on Form 2 (DHA-1590) or any documentation submitted together with, or in support of, the application for asylum, is binding on the applicant and may not be amended.
- (7) A Refugee Status Determination Officer may require any person who made an assertion in his or her application for asylum, to furnish him or her with proof or corroboration of the correctness of the assertion.

- (8) If at any stage a Refugee Status Determination Officer reasonably suspects that a child, who has been declared a dependant in any application for asylum, has been trafficked or smuggled into the Republic, he or she may require proof of relationship in the form of the results of a paternity test, and must refer such child to into the care of a representative of the Department of Social Development.
- (9) Any person who fails to declare a dependant child as contemplated in section 21(2A) and subsequently returns to the Refugee Reception Office to make a claim in terms of section 3(c) of the Act on behalf of such dependant child, he or she shall be required to provide proof of relationship in the form of the results of a paternity test, failing which, such child shall be dealt with as an unaccompanied child as contemplated in regulation 10.
- (10) When required to do so by a Refugee Status Determination Officer, the principal asylum seeker or a dependant must provide proof of their relationship.
- (11) Each dependant included on an asylum application shall be issued an asylum seeker visa and must comply with the terms of the visa.
- (12) Any dependant of an asylum seeker contemplated in section 3(c) of the Act must appear in person for a hearing before a Refugee Status Determination Officer.

Abandoned application

- **9.** (1) The endorsement by the Standing Committee of an application as an abandoned application as contemplated in section 22(12) of the Act must be made on Form 3 contained in the Annexure.
- (2) The Refugee Reception Office Manager shall refer or cause an abandoned application to be referred following an endorsement by the Standing Committee as contemplated in subregulation (1), to an immigration officer to deal with such a person as contemplated in section 22(13) of the Act.
- (3) Compelling reasons as contemplated in section 22(12) of the Act shall relate to—
 - (a) entry into a Witness Protection Programme;
 - (b) quarantine;
- (c) arrest without bail; or
- (d) any other similar compelling reasons,

and must be supported by documentary evidence.

Unaccompanied child and person with mental disability

10. (1) An unaccompanied child must forthwith be referred to the Department of Social Development to be assisted in accordance with the provisions of the Children's Act, 2005 (Act No. 38 of 2005), and where necessary, after an investigation by a social worker into the status and circumstances of the child, may be assisted by a person appointed by the Children's court to act on

behalf of such child to apply for asylum where such person is a person envisaged in section 3 of the Act.

- (2) Where it is apparent from the circumstances that an unaccompanied child is an asylum seeker as contemplated in section 3 of the Act, an asylum seeker visa shall be issued and handed to the representative of the Department of Social Development, in whose care such child is entrusted.
- (3) A person with a mental disability contemplated in section 21A(2) of the Act must forthwith be referred a relevant health establishment to be assisted in terms of the Mental Health Care Act, 2002, and where necessary, after an investigation by a representative of the health establishment into the status and circumstances of the person with mental disability, may be assisted by a next-of-kin or person appointed by the competent court to apply for asylum where such person is a person envisaged in section 3 of the Act.
- (4) Where unless it is apparent from the circumstances that a person contemplated in subregulation
- (3) is an asylum seeker as contemplated in section 3 of the Act, an asylum seeker visa shall be issued and handed to the representative of the health establishment, in whose care such a person is entrusted.
- (5) The Director-General must, on referral of an unaccompanied child or a person with mental disability to the Department of Social Development or the relevant health establishment, record the name of the official who received the child or person with mental disability, in the register contemplated in subregulation (6).
- (6) The Director-General must keep a register of unaccompanied children and persons with mental disability who are referred to the Department of Social Development or any relevant health establishment, as the case may be.
- (7) Any person claiming to be an adoptive parent or legal guardian of a child must provide proof of relationship to the satisfaction of the Director-General.

Termination of dependency of children of asylum seekers and refugees

- **11.** (1) Any person contemplated in section 21B(3A) of the Act must within six months of the termination of dependency, and notwithstanding the provisions of section 21(1)(a), apply in person for asylum at the Refugee Reception Office where his or she asylum seeker visa was issued.
- (2) Any person contemplated in section 21B(3) of the Act must, within six months of termination of dependency, apply to the Refugee Status Determination Officer, on a Form substantially corresponding to Form 4 contained in the Annexure, to be permitted to continue to remain in the Republic for a period coinciding with the remaining period of his or her certificate of refugee status, and must forthwith apply for asylum, notwithstanding the provisions of section 21(1)(a) of the Act.

(3) Any person who fails to apply as contemplated in subregulation (1) or (2) or whose application has been refused must forthwith depart the Republic, failing which such person must be dealt with as an illegal foreigner in terms of the Immigration Act.

Asylum seeker visa

- **12.** (1) A visa in terms of section 22 of the Act shall be issued to an applicant on a Form substantially corresponding to Form 5 contained in the Annexure.
- (2) A visa contemplated in subregulation (1) shall contain—
- (a) the conditions upon which asylum seekers may—
 - (i) temporarily reside in the Republic; and
 - (ii) where appropriate, seek employment and obtain basic education; and
- (b) the obligations and rights of the holder thereof;
- (c) a requirement for the applicant to appear in person for each scheduled appointment; and
- (d) the consequences of failure to comply with any of the conditions of the visa or instructions issued by the Refugee Status Determination Officer or any other authorised official of the Refugee Reception Office.
- (3) An asylum seeker visa may be issued to a failed asylum seeker upon service of a notice of motion indicating an application for judicial review: Provided that such visa may be issued for a period not exceeding 30 days at a time.
- (4) An asylum seeker must at all times be in possession of the original visa, issued in terms of section 22 of the Act, as proof of his or her legal status in the Republic.
- (5) Prior to issuing any right to seek employment to any asylum seeker, an assessment contemplated in section 22(6) of the Act must be completed on a Form substantially corresponding to Parts A3 and B3 of Form DHA-1590 contained in the Annexure to establish such person's ability to sustain himself or herself and any dependants.
- (6) The letter of employment contemplated in section 22(9) of the Act shall be on a Form substantially corresponding to Form 6 contained in the Annexure.
- (7) The letter of enrolment at an educational institution contemplated in section 22(9) of the Act shall be on a Form substantially corresponding to Form 7 contained in the Annexure.
- (8) Any extension of an asylum seeker visa must be made at the Refugee Reception Office where the application was submitted.

Withdrawal of asylum seeker visa

- **13**. (1) The Director-General must, before withdrawing an asylum seeker visa as contemplated in section 22(5) of the Act—
 - (a) notify the asylum seeker in question, in writing, of his or her intention to withdraw such visa;

- (b) provide the asylum seeker with reasons, in writing, for such withdrawal; and
- (c) notify the asylum seeker of his or her right to make written representations within seven working days of receipt of the notification contemplated in paragraph (a).
- (2) The Director-General must, after consideration of the representations referred to in subregulation 2(c), in writing; furnish the asylum seeker with the final decision regarding the withdrawal of the asylum seeker visa.
- (3) The Director-General must withdraw an asylum seeker visa following an order by the Minister contemplated in section 28(2) of the Act and, notwithstanding the provisions of any other law, forthwith facilitate the removal of such asylum seeker from the Republic.

Hearing before Refugee Status Determination Officer

- **14.** (1) Except for cases decided under section 35(1) of the Act, any application for asylum must be determined after an interview before the Refugee Status Determination Officer.
- (2) An applicant for asylum must, on any specified date and time, report in person for an interview before the Refugee Status Determination Officer in respect of his or her application.
- (3) The Refugee Status Determination Officer must, before the commencement of any hearing, inform the asylum seeker of the procedure to be followed in considering his or her application for asylum.
- (4) The proceedings of any interview must be recorded.
- (5) During the interview, the Refugee Status Determination Officer may—
 - (a) require further information, evidence or clarification from the asylum seeker; and
- (b) require further information, evidence, clarification or corroboration from any other relevant person, body or source.
- (6) In deciding the application, the Refugee Status Determination Officer—
 - (a) must test any claim made by an applicant for asylum against any information, evidence, research or documents at the disposal of the Refugee Status Determination Officer;
 - (b) must determine and record the outcome of the application in accordance with section 24(3) of the Act; and
 - (c) may obtain legal advice, where necessary;
 - (d) may consider the decisions of the Standing Committee and Refugee Appeals Authority; or
 - (e) may consider any other relevant information.
- (7) The record of the interview and a copy of the reasons referred to in section 24(3)(b) of the Act must, within five working days of the date of rejection, be submitted to the Standing Committee for review in terms of section 24A of the Act.

(8) Any asylum seeker must report in person to the Refugee Reception Office where his or her application for asylum was made, to receive, in writing, the outcome of his or her application.

Review of applications

- 15. (1) The Standing Committee must, in terms of section 24A(4) of the Act-
- (a) inform the Refugee Reception Office concerned of its decision contemplated in section 24(3)(b) of the Act; and
- (b) record such decision on the relevant system used for the management of asylum seekers and refugees on a Form substantially corresponding to Form 8 (DHA-1691) contained in the Annexure.
- (2) Any decision made by the Standing Committee shall be issued to an asylum seeker at the Refugee Reception Office where the application for asylum was submitted.

Appeals to Refugee Appeals Authority

- 16. (1) An appeal in terms of section 24B(1) of the Act must—
- (a) be submitted within 10 working days of receipt of the letter of rejection from the Refugee Status Determination Officer;
- (b) state the grounds for the appeal; and
- (c) be submitted on a Form substantially corresponding to Form 9 (RAA-01) contained in the Rules of the Refugee Appeals Authority.
- (2) Failure to lodge an appeal as referred to in subregulation (1) shall result in the decision of the Refugee Status Determination Officer being considered as a final decision.
- (3) An asylum seeker who fails to lodge an appeal within the period referred to in subregulation (1) due to—
 - (a) institutionalisation;
 - (b) entry into a Witness Protection Programme;
 - (c) quarantine;
 - (d) arrest without bail; or
 - (e) any other similar compelling reasons,

must make an application for condonation, supported by documentary evidence, in accordance with the Rules of the Refugee Appeals Authority.

- (4) An asylum seeker who has failed to lodge an appeal or whose appeal has been rejected must be referred to an immigration officer to be dealt with as an illegal foreigner in terms of the provisions of the Immigration Act.
- (5) Any asylum seeker who, having been called to appear at an appeal determination by the Refugee Appeals Authority, fails to appear at the appointed date and time, may have his or her

appeal determined on the basis of documents already before the Refugee Appeals Authority at the discretion of the presiding member of the Refugee Appeals Authority.

Formal recognition of refugee status

- **17.** (1) For purposes of these regulations, a formal recognition of refugee status referred to in section 27(a) of the Act, shall be a certificate of recognition of refugee status on a Form substantially corresponding to Form 10 (DHA-1693) contained in the Annexure.
- (2) Upon being granted refugee status, a refugee, and where applicable his or her dependants, must be issued, in person, with a certificate of recognition as a refugee.
- (3) The certificate contemplated in subregulation (1) will be valid for a period of four years from the date on which it is issued, unless the refugee status of the holder is withdrawn or ceased in terms of the Act, prior to the expiry date.
- (4) A refugee must apply for renewal of the certificate contemplated in subregulation (1) at least 90 days prior to the expiry thereof.

Identity document

- **18.** (1) Any refugee who is 16 years or older must, immediately upon receipt of his or her certificate of recognition of refugee status, apply for an identity card or document on a Form substantially corresponding to Form 11 (DHA-1687) contained in the Annexure.
- (2) An application for an identity card or document must be accompanied by—
 - (a) a copy of the applicant's certificate referred to in regulation 17; and
 - (b) the biometrics that conform to the identity specifications contemplated in the Identification Act.
- (3) The identity card or document contemplated in subregulation (1) must be endorsed with a validity date corresponding to the date on the certificate referred to in regulation 17.
- (4) A fee, as contemplated in the Identification Act, shall be charged for any application for a reissue of a lost, stolen or damaged identity document or card.

Travel documents for refugees

- **19.** (1) An application for a travel document must be made on a Form substantially corresponding to Form 12 (DHA-1705) contained in the Annexure.
- (2) An application contemplated in subregulation (1) must be accompanied by—
 - (a) a copy of the applicant's certificate of recognition as a refugee, referred to in regulation
 17, which must be valid for a period not less than 180 days at the time of submission of the application for a refugee travel document;

- (b) a copy of a valid identity card or document issued to a refugee in terms of section 30 of the Act; and
- (c) the biometrics of the refugee as contemplated in the South African Passport and Travel Documents Act.
- (3) A travel document issued to a refugee may contain such endorsements and conditions considered necessary.
- (4) An application for a refugee travel document by a person who is under the age of 16 years, must be made with the assistance of the applicant's parents or legal guardian and must be accompanied by—
- (a) where applicable, a copy of the birth certificate of such person;
- (b) a copy of the certificate as contemplated in regulation 17 which was issued to such person; and
- (c) the biometrics of the refugee as contemplated in the South African Passport and Travel Documents Act.
- (5) In the case of children in alternative care as defined in the Children's Act, 2005, an application for a travel document must, in addition to the requirements contemplated in subregulation (2), be accompanied by a certified copy of the authorisation letter from the Provincial Head of the Department of Social Development where the child resides.
- (6) A fee, as contemplated in the South African Passport and Travel Documents Act, shall be charged for any application for a travel document.

Surrender of documents

- **20.** (1) Where refugee status of a person is withdrawn or cease in terms of the Act, any documents issued to such a person in terms of regulations 17, 18 and 19 must be surrendered by such person to an authorised official upon receipt of notification of termination of refugee status.
- (2) A refugee whose documents have been surrendered must be dealt with in terms of the provisions of the Immigration Act.

Detention and removal of refugees and asylum seekers relating to national security threat

- **21.** (1) The Minister may issue an order contemplated in section 28(1) of the Act requiring the Director-General to immediately detain and remove, from the Republic, any asylum seeker or refugee named in such order.
- (2) Upon receipt of the order issued by the Minister in terms of subregulation (1), the Director-General—
 - (a) must forthwith withdraw any asylum seeker visa or certificate of recognition of refugee status, identity document or card or travel document issued to any person named in order;

- (b) must forthwith submit a copy of the order to a representative of the UNHCR;
- (c) may enlist the assistance of any law enforcement officer or structure to trace, arrest, and detain the person;
- (d) may collaborate with any state officer or any other person to transport the person to any destination within the Republic, and to remove the person from the territory of the Republic; and
- (e) may take any steps necessary to execute the order, including contracting the services of any private service provider.
- (3) The UNHCR may, upon receipt of the notification contemplated in subregulation (2), inform the Director-General of its intention to remove or resettle such person to another country, within an agreed period, which period shall not exceed two calendar weeks: Provided that such person must be held in detention until his or her removal by the UNHCR from the Republic.
- (4) Any application for judicial review emanating, directly or indirectly, from the order referred to in subregulation (1) may only be lodged by or on behalf of the person named in such order before a High Court of the Republic, within 48 hours of the arrest of the person.
- (5) Any order made by a High Court shall be confirmed by the Constitutional Court, within two calendar weeks from the date of the issue of the order contemplated in 28(1), failing which the order of the High Court shall lapse and the Director-General must, notwithstanding the legal status of the order issued by the Minister, proceed with the removal of the person from the territory of the Republic, in the national interest.
- (6) The person whose removal is ordered by the Minister may, in writing, indicate to the Director-General his or her intention to voluntarily depart the Republic, in which event the Director-General, may at his or her discretion afford such person and any family member, assistance with travel and other related matters, including a relocation stipend that may not exceed any amount approved in writing by the Minister, provided that the person shall remain in detention until his or her departure from the Republic.

Change of address and contact details

22. (1) The notice of change of address and contact details contemplated in section 34(1)(b) of the Act shall be made on a form substantially corresponding to Form 13 contained in the Annexure and must be submitted to a Refugee Reception Office.

Withdrawal of refugee status

- **23.** (1) Before refugee status may be withdrawn in terms of section 36(1) of the Act, the Standing Committee must provide written notice to the refugee indicating—
 - (a) the intention of the Standing Committee to withdraw his or her status;

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- (b) the reasons for the intended withdrawal; and
- (c) that he or she has the right to make written representations to the Standing Committee within 30 calendar days of the date of receipt of the notice.
- (2) Upon receipt of representations from a refugee, the Standing Committee may—
 - (a) uphold the refugee status; or
 - (b) withdraw the refugee status and notify the Head of a Refugee Reception Office who must refer the matter to an immigration officer for purposes of detention and deportation of such person in terms of the provisions of the Immigration Act.
- (3) Following an order by the Minister in terms of section 36(3) of the Act, the Standing Committee must cause a notice to be published in the *Gazette* calling on the affected refugees to make representations as to why their refugee status should not be withdrawn within the period indicated in the said notice.
- (4) The Standing Committee may, notwithstanding the order from the Minister, after considering the representations referred to in subregulation (4),—
 - (a) confirm the withdrawal of the refugee status;
- (b) decide not to withdraw the refugee status on humanitarian grounds; or
- (c) certify a refugee as contemplated in section 27(c) of the Act.
- (5) The humanitarian grounds referred to in subregulation (5) shall include—
 - (a) a child who has no relatives or extended family in his or her country of origin;
- (b) a person who is receiving life-saving medical treatment which is unavailable in his or her country of origin; or
- (c) any other similar grounds.
- (6) If a refugee fails to make representations within the period mentioned in subregulation (1) or (3), his or her refugee status shall automatically lapse and he or she will be regarded as an illegal foreigner and be dealt with in terms of the Immigration Act.

Repeal of laws

24. The Refugees Regulations (Forms and Procedure), 2000 published in Government Notice No. R. 366 of 6 April 2000, are hereby repealed.

Short title and commencement

25. These Regulations are called the Refugees Regulations, 2018 and comes into operation on 1 January 2020.

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ANNEXURE

Form 1 (a)	Affidavit in respect of marriage concluded outside the Republic
Form 1 (b)	Affidavit in respect of parties to permanent homosexual or heterosexual
	relationship
Form 2	Application for Asylum
Form 3	Notification of abandoned application
Form 4	Application for asylum: Previously dependant person
Form 5	Asylum Seeker Visa
Form 6	Letter of employment
Form 7	Letter of enrolment at educational School
Form 8	Decision of the Standing Committee
Form 9	Notice of appeal
Form 10	Certificate of recognition as a refugee
Form 11	Application for refugee Identity Document
Form 12	Application for document for travel purpose for refugee or persons who acquired
	permanent residence permit after certification as refugee independently
Form 13	Notice of change of address
Form 14	Application to be allowed to remain in the Republic after termination of
	dependency

Form 1 (a)



REPUBLIC OF SOUTH AFRICA DEPARTMENT: HOME AFFAIRS

AFFIDAVIT IN RESPECT OF PARTIES TO MARRIAGE CONCLUDED OUTSIDE THE REPUBLIC Refugees Act, 1998 (Act No. 130 of 1998) [Section 1, Regulations 2(3)]

		1.	
I	of	st	ate herewith under oath in English as follows:
(Full names of ap	oplicant)	(Current address in full)	
		2.	
I was born on theday o	f	at	in the country of
	(Month & year)	(Name of town/district)	(Country)
		3.	
I hereby affirm, declare and	swear that I married		who was born on the day
		(Spouse's (maiden) name in	full)
of	at	in the co	untry of
(Month & year)	(Name o	of town/district)	(Country)
		4,	
Our marriage was conducted	d on the		
	(Date of	Marriage)	
		5.	
Officiating Officer / Priest:			
	(Full Names)		
Witnesses:			
	(Full Names)		(Full Names)
	(Full Names)		(Full Names)
		6.	
I agree to submit an affida	vit confirming the co	ntinued existence of my marria	age from time to time, in accordance with the
			eneral in writing within 4 (four) months of the
termination of our marriage.			
		7.	
I further, confirm that I am st	ill married to the pers	son mentioned in paragraph 2 a	bove.
		8.	
I know and understand the o		nent	
I have no objection to taking			
I consider the prescribed oa	_	•	
I swear that the above states	ment is correct so hel	p me God.	
Signature of Applicant			

Form 1 (a)



REPUBLIC OF SOUTH AFRICA DEPARTMENT: HOME AFFAIRS

AFFIDAVIT IN RESPECT OF PARTIES TO MARRIAGE CONCLUDED OUTSIDE THE REPUBLIC Refugees Act, 1998 (Act No. 130 of 1998) [Section 1, Regulations 2(3)]

	9.
, , ,	has acknowledged to me that he has read and that he knows and
,	me and the Deponent signature was placed thereon in my presence at
on this day of	20
COMMISSIONER OF OATHS	OFFICE STAMP
	- <u>-</u>
NAME:	
RANK:	
PLACE:	

Form 1(b)

REPUBLIC OF SOUTH AFRICA DEPARTMENT: HOME AFFAIRS

AFFIDAVIT IN RESPECT OF PARTIES TO PERMANENT HETEROSEXUAL / HOMOSEXUAL SPOUSAL RELATIONSHIP Refugees Act, 1998 (Act No. 130 of 1998)

[Section 1, Regulations 3(4)]

Iof	1.	state herewitl	h under oath in English as follows:
(Full names of applicant)	(Current address		in under oath in English as follows.
	2.		
I was born on theday of			ountry of(Country)
, ,		,	
	3.		
I hereby affirm, declare and swear that I am in	n a monogamous hetero	sexual / homosexual s	pousal relationship with
born on the	eday of	at	
(Full maiden names of partner)		(Month & year)	(Name of town/district)
in the country			
(Country)			
	4.		
To substantiate our relationship I attach a sig	ned notarial agreement	and documentation pro	oving cohabitation and the extent to
which the related financial responsibilities are	_	,	3
	5.		
We currently reside together at		t address in full)	
	,	,	
	6.		
I agree to submit an affidavit confirming the provisions of the law in South Africa and untermination of our spousal relationship.			
	7.		
I know and understand the contents of this sta	atement		
I have no objection to taking the prescribed or			
I consider the prescribed oath to be binding or			
I swear that the above statement is correct so	пер ше вой.		
Signature of Applicant			

Form 1(b)

REPUBLIC OF SOUTH AFRICA DEPARTMENT: HOME AFFAIRS

AFFIDAVIT IN RESPECT OF PARTIES TO PERMANENT HETEROSEXUAL / HOMOSEXUAL SPOUSAL RELATIONSHIP Refugees Act, 1998 (Act No. 130 of 1998) [Section 1, Regulations 3(4)]

8. I hereby certify that the Deponent to this affidavit has acknowl understands its contents, and was sworn to before me and the D	S
on this day of	20
COMMISSIONER OF OATHS	OFFICE STAMP
NAME:	
RANK:	
PLACE:	
PLAUE:	I

Number of Wives:

G.P.-S. 06/18 DHA 1590 home affairs **APPLICATION FOR ASYLUM** Department: Home Affairs REPUBLIC OF SOUTH AFRICA Refugees Act, 1998 (Act No. 130 of 1998) DATE STAMP [Section 21 of the Refugees Act, 1998] (AT POE) FOR OFFICIAL USE (AT RRO) D D Return Date of the Form UNHCR Reference Number Section 23 Visa No. This form should be completed in full and submitted at any Refugee Reception Office or any other place designated by the Director-General in terms of the Act. The form is to be completed in black ink with BLOCK LETTERS. A1. PERSONAL DETAILS OF APPLICANT (ASYLUM SEEKER) Surname (family name): Forenames in full (first name): 35mm x 45mm IDENTITY (middle name): DOCUMENT РНОТО Date of Birth: Gender Male Female (Please tick in the appropriate box) Are you disabled? If ves, explain the form of disability: Yes No Country of birth: Province of Country of Birth: City of Birth: Current nationality: Previous Nationality(ies) (if applicable) Ethnic Group: Home Language: Other Languages: (a) Level of fluency in English: Speak: Good Fair Poor (Please tick in the appropriate box) Read: Write: Good Poor Religion: Single Marital Status: Married Divorced Widow/Widower (Please tick in the appropriate box) Other, please specify Type of Marriage: Civil Marriage Religious Marriage Customary/Indigenous Law Marriage (Attach Proof of Marriage)

PAGE 1 OF 12

Number of Children:

		_	_	_			_	_	_		_	_	_	_	_	_	_		_	_	_	_	_	_	_	_	, .				
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Surname of Contact Person:																															
Name of Contact Person:																															
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Relationship to Applicant:			T	Ħ	Ė	Ħ	T	İ	Ħ	i -	$\overline{\Box}$													 	Ħ	Ħ		Ħ	\exists	_	
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Which permit did you use to enter the	RSA	?																									Τ	Τ			
What was the purpose of your stay?																															
Have you ever overstayed or been ord	dered	to lea	ave /	depo	orted	?									Yes	5			No				(Ple	ease	tick i	n the	э арр	rop	riate	box)
What were the reasons for overstaying	g or d	leport	tation	1?																											
If yes, why did you return to RSA?																															_
																															_
A3. EDUCATION AND EMPLOYMEN						10013							::::::::::::::::::::::::::::::::::::::		Finn:			iamini		0.0211				1111111111111111111111111111111111111			2000000	2000110	50 S	1111111111	213E
A3.1 EDUCATION																															
Highest qualification obtained:		No s	Scho	ool		Prir	nary		Hig	h Sc	hool		Gr	12 (n	natric	/Std	10)		Dip	oma			Deg	gree		Ot	her, s	spec	cify		
Specify qualification:						_ 			_	Π	П			Π											Ī	_	Т	Т	T	T	
Proof of qualifications?	Yes No (Please tick in the appropriate box)																	_													
If yes, please attach copy of certificate	trate.																														
	attach copy of certificate. YMENT – Previous Occupation (Note: If self-employed, state name of business and registration number)															—															
A3.2 EMPLOYMENT – Previous Occ	olease attach copy of certificate. MPLOYMENT – Previous Occupation (Note: If self-employed, state name of business and registration number)																														
Profession (occupation):	F – Previous Occupation (Note: If self-employed, state name of business and registration number)																														
Experience in profession:			(nu	mber	of y	ears)																									
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Address of previous employer:																											I	I			
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Contact number of previous employer:																															
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Reasons for leaving employment:																															
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Attach testimonials / salary slips ar	nd an	y dod	cume	entat	ion p	orovi	ng pi	revio	us e	mplo	yme	nt (if	avai	lable).												_				—
A3.2.1 CURRENT EMPLOYMENT IN	RSA	1					1																								
Are you currently employed in RSA?		Yes					No				(Ple	ease	tick i	n the	appr	opria	te bo	x)													
If Yes, provide details	_																														—
A3.3 SKILLS																															_
Please indicate where applicable		Con	npute	er ski	lls			Fin	ancia	ıl skil	ls			Eng	ginee	ring s	skills						(Pleas	se tic	k in	the a	appr	opria	ite b	ox)
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Where were you arrested?																															
Country																-	Town	/City													

PAGE 3 OF 12

Why were you arrested? (provide deta	ails of	f char	ges and	eve	ents lea	ding	up	to appe	aran	ce i	n cour	t):	_																		
When were you arrested?	Υ	Υ	Y		M	M		D	D]																					
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Do you have any previous criminal convictions Yes No (Please tick in the appropriate box) If yes, specify the date: Y Y Y Y M M D D																															
If yes, specify the date:																															
If yes, specify the date:																															
Nature of crime/offence committed:																															
Nature of crime/offence committed:																															
Have you served a prison term or paid a fine or appealed your conviction? Yes No (Please tick in the appropriate box))																	
Have you served a prison term or paid a fine or appealed your conviction? Yes No (Please tick in the appropriate																															
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				100 000			11111111		121122	30 ST ST ST			***************************************		1001111		11000		111 120	111111		10000		10 ST ST		8188	n namm		1001		
A5. MILITARY SERVICE		to cof	ariain (h			her 4) O				Υє				Пыс			/ [a tial:	i m	4600			40 60							
Is military service compulsory in your		uy or	origin (n	OITIE	e couri	uy) :				J 1				∐ No					e tick												
If yes, were you ever called up for dut	:y?			_					<u></u>	Ye	_	1		No	1		_	_	e tick	in _				_	<i>0x)</i> ¬		_	_	Г		_
What was the duration of service?				y	years	fro	m	Υ	Υ	Υ	Y		M	M		D	D	<u>_</u>	to	L	Υ	Υ	Υ	Υ		N	1	VI	L	D	D
In what arm of the military did you ser	ve?																														
Rank:																															
A5.1 Statutory Forces																				_											_
Is military service compulsory in your	count	try of	origin (h	ome	e count	ry)?				Υe	es			No			(P	leas	e tick	in	the a	ppro	pria	te b	ox)						
If yes, were you ever called up for dut	y?									Υe	es			No			(P	leas	e tick	in	the a	ppro	pria	te b	ox)						
(Please attach proof if any)																															
If you were called up and did not serv	e, ple	ase s	tate reas	son	s:																										
A5.2 Non-statutory Forces																															_
Were you a member of a non-statutor	y mili	tary o	rganisat	ion1	?					Υє	es			No			(P	leas	e tick	in	the a	ppro	pria	te b	ox)						
Name of the Organisation:														-																	
realise of the Organisation.				T															Т	Т						Τ	Т				

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	-																										
Purpose of the organisation:																											
Training received:																											
Countries in which you received train	ning:																										
Military operations you were involved	d in:																							П	П		
Are you still a member of the organis	sation?	,	Yes		No		If n	o, wh	en wa	as yo	ur me	embe	ership	term	ninate	ed?		Υ	Υ	Υ	Υ		М	M		D	D
Were you involved in any armed force	ces: Y /N	=,	Yes	Ē	No	١.	(Pi	ease	tick i	in the	appr	opria	ite bo	x)				=						=	-		=
If Yes, provide details																											
																											_
														DES 1 18 100			en et estere										
A6. MEMBERSHIP – ORGANISATI																											
Are you / were you a member of any	organisation in ye	our co	untr	y of orig	in (ho	me c	countr	y)?				Yes				No			(Ple	ase	tick ir	n the	appr	ropriate) box)	
Name of the Organisation:																								Ш	\Box		
Purpose of the organisation:																											
Position occupied in the Organisatio	n: -																								T		$\overline{}$
Main activity of the organisation:	L																										
Period of membership:		Т		months					yea	ırs																	
Are you still a member of the organis	sation?		 Yes		No	١.	If n	o, wh	en wa	as yo	ur me	embe	ership	term	ninate	ed?		Υ	Υ	Υ	Υ]	M	M	Γ	D	D
			muu									E:::::::::										J					
A7. ENTRY INTO THE REPUBLIC	OF SOUTH AFRIC	CA																									
Did you enter RSA through a Port of	Entry?				Yes	3			No			(Ple	ase t	tick ir	n the	appr	opria	te bo	x)								
If no, how and where did you enter F	RSA?																										
State reasons why you did not use the	ne Port of Entry:																										
																											_
																-							-				
State details of assistance obtained	to enter the Repu	DIIC:	_																								_
																											_
																											_
Were you travelling alone?	Yes		[No				(Ple	ease	tick ii	n the a	appro	opriat	te bo.	x)												
If no, provide name of person(s) you	travelled with:																										
Where did you meet the person(s) you	ou were travelling	with?																						П	\exists		$\overline{}$
How did you meet?:			١																								
																											_
																											_
Details of Family or Friends Trave	lling With You							,																			
How many people did you enter RSA	A with?																										
Surname Fe	orenames		_					Dat	e of E	Birth		Rela	ations	ship v	with y	/ou	Nat	ionali	ity					mainta			:
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5			_																				_		_		\exists
Which Dout of Enter did	A through:																								$\overline{}$		$\overline{}$
Which Port of Entry did you enter RS	on unough.				1	1	1	1	1	1			1						1	1		1	1	1 1		- 1	

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When did you enter RSA?:		YYY	Y M M	D D											
Mode of travel:		Air	Lan	d Sea	a										
When did you leave your country of or	rigin (home country)?	YYY	Y M M	D D											
(Please attach Section 23 visa issue	ed to you at the Port of	Entry in terms	s of the Immigration	n Act, 2002)											
ROUTE TAKEN TO THE REPUBLIC															
Indicate in detail how you travelled fro	m your country into the F	Republic													
List the countries transited en route to	RSA and the duration of	your stay:													
Country	Port of Entry Used Mode of transport Documents Used Documents Used Immigration Status in the transit Country Address in transit country														
1															
2															
3															
4															
5															
State reason for entry and exit in each	port of entry in other co	untry state reas	son for entry and exi	in each country en route	e to RSA without applying for asylu	ım)									
Country															
1															
2															
3															
4															
5															
A7.2 Asylum History															
Did you apply for asylum in any of the	above listed countries?		Yes	No	(Please tick in the appropriate be	ox)									
If no, give reasons?															
If yes, please provide details:															
Was your application for asylum grant	ed? Yes	No	(Please tick in the	appropriate box)											
When did you apply?	YYYY	M M	D D												
Type of permit issued:															
Permit Number															
Status validity:	YYYY	M M	D D to	YYYY	M M D D										
Please provide reasons for your depart	rture from the country wh	ere you applie	d for asylum:												
Did you notify the Refugee Commission	oner or other relevant aut	thorities of you	r intended departure	? Yes	No										
If no, state reason:		-	•		_										
	AO LINUCDO			N _o	(5)	an tink in the appropriate to the									
Are you recognised as a refugee by the		N4 N4	Yes	No No		se tick in the appropriate box)									
If yes, specify date:	YYYY	M M	D D and	UNHCR Field office in F	10A:										
Are you registered with an Embassy, a				me country in the Repub	lic? Yes No										
If yes, please state details including da	ates of your visit to such	representative	authority:												

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B1. PARTICULAR	RS OI	F FAI	VILY	(SPC	USI	OR	DEP	END	ANT	S) IN	RS/	Α	0.000.000.000			E 20030E				20020011201		202204.00				DE TRUE TROUBE		100 100 1000		1000 0000 000	10011111111111111	
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Surname (Family)																	Surname (Family)															
Maiden name																	Maiden name															
First name																	First name															
Middle name]	Middle name															
Date of birth	Υ	Υ	Υ	Υ		М	М		D	D							Date of birth	Υ	Υ	Υ	Υ	[М	М		D	D					
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Travel Doc No.																	Travel Doc No.															
Sex																	Sex															
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Status in RSA		Asyl	um S	Seeke	r		Refu	igee nit			Imr	nigra	tion F	err	nit		Status in RSA		Asyl	um S	Seekei			Refu	ugee nit			Imm	igratio	on Pe	ermit	
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B.1.5. PARTICUL	ARS	OF S	SPOL	JSE C	OR D	EPE	NDA	NT	HE 1818/10/10		# 10m 10:000	1111/2000	6 1 de 100 do	maura		1 101 101 1	B.1.6. PARTICUL	ARS	OFS	SPOL	JSE C	R D	EPE	NDA	NT	00 100 St.00	Inches trades	Total state all costs	te to a transmission	COMMENT STATE	*******	.00 (100 (100)
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Middle name														T			Middle name															
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B2. PARTICULAR	RS O	F FA	MILY	(SP	ousi	E OR	DEF	PEND	ANT	S) O	UTSI	DE R	RSA																		
B.2.1. PARTICUL	ARS	OF S	SPOL	JSE (OR D	EPE	NDA	NT								B.2.2. PARTICULARS OF SPOUSE OR DEPENDANT															
Surname (Family)																Surname (Family)															
Maiden name																Maiden name															
First name																First name															
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Date of birth	Υ	Υ	Υ	Υ		М	М		D	D						Date of birth	Υ	Υ	Υ	Υ	[М	M		D	D					
Passport No.																Passport No.															
Sex																Sex															
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B.2.3. PARTICUL	ADC	OE (SDOI	ICE (OD D	EDE		NT	100 57-000-10-1	12000011	1100 (1200)	*********	1 SEE SEE STATE		10 100 18 00	B.2.4. PARTICULARS OF SPOUSE OR DEPENDANT															1102100
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D.O.F. DADTION	B.2.5. PARTICULARS OF SPOUSE OR DEPENDANT												B.2.6. PARTICULARS OF SPOUSE OR DEPENDANT															1102100			
Surname (Family)	Ans	OF 8	SPU	JSE	OR D	PEPE	INDA	INI								Surname (Family)	Ans	OF 8	SPUC	JSE (ט אנ	EPE	NDA	INI				\neg	\top	Т	\neg
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NOTE: 1. If space provided is not sufficient, attach additional information.

^{2.} Failure to disclose or state dependants who are outside of RSA may lead to such dependant refused recognition in RSA based on your claim

																		IRRIER		H 1558111			111111111111111111111111111111111111111	a max	111100	1991	311111111111111111111111111111111111111	-		100
B3. FINANCIAL STATUS OF APPLIC	CANT																													
B3.1 Nome of Parking Institution																														
Name of Banking Institution outside RSA:																														
Type of account																														
Account Number																														
Name of the country where account is held:																														
Amount of money (cash/bank transfer) brought into RSA																														
Name of Banking Institution in RSA:																														
Account Number																														
Do you have any financial sponsor in RSA / elsewhere?	Yes No Elsewhere																													
If yes, please provide details of spons	If yes, please provide details of sponsor, type of sponsorship and the location of sponsor:																													
															—															
f No, provide details of your family's current living arrangements / conditions:																														
B3.2 Military application is panding how do you intend to support your family / yourself in the Danyblic?																														
While your application is pending, how do you intend to support your family / yourself in the Republic?															_															
C. APPLICANT'S CLAIM (Section 21 of the Refugees Act, 1998)																														
To be completed in full and signed. This form must be completed in BLACK INK and in BLOCK LETTERS.																														
Note: The applicant may provide pro-	Note: The applicant may provide proof, where applicable or possible. Additional paper may be used, if the space provided in this Form is not sufficient.																													
C.1. Describe the reasons for leaving your country of origin (home country) and the events that took place prior to your departure.																														
																														_
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C.2. What steps did you take in add	iress	ıng c	iialle	iiges	iace	a Dy	you	III y	our (ouni	ıry O	orig	jiri Ol	non	ne co	untr	yr (L	ist tr	ie Ste	∍µs t	aken	')								
																														_

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Did you report the incident that occurred to you to the relevant authorities / police / local leader / your organisation or party? Yes No If No, state reasons.
If Yes, what did the authorities / police / local leader / your organisation or party to whom you reported the matter do about your report?
Did you avail yourself of the availability of friends/family who could possibly offer you refuge in any of the countries en route to RSA
D. WILLINGNESS TO RETURN TO YOUR COUNTRY OF ORIGIN (HOME COUNTRY)
D.1. Do you wish to return to your country of origin (home country) in the future?
If no, please give reasons for your answer provided above and explain why you are unwilling to return to your country of origin.
D.2. Under which conditions would you agree to return to your country of origin or home country in the future / what needs to happen in your country of origin to enable
you to retun?
D.3. How do you intend to support yourself financially while in RSA?

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E. DECLARATION BY APPLICANT																														
I,correct and binding and I was informed	d that	t:											(decl	lare th	at the	infor	matic	n pro	ovide	d in t	his fo	orm is	s to th	e be	st of	my kı	nowle	1	
(a) all the information provided in this (b) all facts stated in this form will be u (c) identity must be confirmed in other may lead to this application being unst	sed t	to rea	ach a roof c	decis		ation i	is no	t prov	/ided	; and	I (d) 1	false	or in	corr	rect int	orma	tion p	rovid	ed										Applicant's thumb print if	nable to sign
Signature of Applicant / Dep	oner	nt		-			_				PI	ace					-												Applica	_
Signature of Applicant / Deponent Place 20																														
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F. DETAILS OF INTERPRETER																														
Surname:																														
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G.1. APPLICATION RECEIVED BY: Surname:			1				1	I	I	1		_	_	Т		1		1	1	1	1	Su	1	ntity I				ease	tick:	
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Refugee Reception Office:																					-		Edi	ucatio	nal C	Qualif	icatio	ns		
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Signature of Officer																	Da	ite:	[,	Y Y	Y	Y ,	Y	N	Л	Л) [)	

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G.2. PRELIMINARY COMMENTS BY OFFICER					
Signature of Officer		Date:	YYYY	M M	D D
G.3. DECISION BY RSDO					
The decision on application for asylum is as follows: Asylum	Granted Rejected as Abusive	Manifestly unfounded Unfounded	Fraudulent		
Reasons for decision (attach detailed reasons for decision):					
Signature of RSDO		Date:	YYYY	MM	D D
		Commissione	r of Oaths		
STAMP	Full Names Business Address				

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

NOTIFICATION OF ABANDONED APPLICATION Refugees Act, 1998 (Act No. 130 of 1998) [Section 22(12); Regulation 9(1)]

A. REFERRAL TO STANDING COMMITTEE

Office:	
File Number:	
Surname:	
Names:	
Current status of the application:	
Date of last issue of asylum seeker visa:	
Date of expiry of asylum seeker visa:	
Date of referral to Standing Committee:	
Note: For the question below the RSDO must indicate that the asylum seeker visas including indication as to whether or not the asylum seeker presented him/herself at allegations.	
Reasons for considering the application as abandoned?	
List all information submitted to Standing Committee	
List all information submitted to Standing Committee	
SIGNATURE: REFUGEE STATUS DETERMINATION OFFICER NAME: DATE:	

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

NOTIFICATION OF ABANDONED APPLICATION Refugees Act, 1998 (Act No. 130 of 1998) [Section 22(12); Regulation 9(1)]

B. ENDORSEMENT BY STANDING COMMITTE	Ε
Representations by asylum seekers regarding inability to present himself or herself as required, if any:	
RESPONSE TO QUESTION: Representations that may have been made by the asylum seeker (proof of delay if hospitalised or so).	
Endorsement by the Standing Committee	
SIGNATURE:	
MEMBER: STANDING COMMITTEE	
DATE:	
C. UPDATE OF SCRA ENDORSEMENT ON NA	TIONAL IMMIGRATION INFORMATION SYSYEM
Date of receipt:	
Date of update: Date of referral Immigration Officer:	
SIGNATURE:	
REFUGEE STATUS DETERMINATION OFFICER	
NAME:	
DATE:	
D. NOTICE TO REPORT AND/OR DEPART TH	E REPUBLIC
Date received from RSDO:	
Details of receiving Officer:	
Notice to report to Refugee Reception Office issued: No.	Yes /
If no, please provide reason:	
Notice to depart the Republic issued, provide details	
Address where notice was served (include School o place of employment, where applicable).	

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

NOTIFICATION OF ABANDONED APPLICATION Refugees Act, 1998 (Act No. 130 of 1998) [Section 22(12); Regulation 9(1)]

E. DEPORTATION BY IMMI	GRATION OFFICER
Date of receipt	
Date of deportation	
Proof of deportation (attach)	
SIGNATURE:	
IMMIGRATION OFFICER	
NAME:	
DATE:	



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION FOR ASYLUM: PREVIOUSLY DEPENDANT PERSON Refugees Act, 1998 (Act No. 130 of 1998) [Section 21B(3) and (4); Regulation 10(1) and (2)]

NOTE:

- 1. Any false statement or information provided on this form shall result in the application being rejected.
- 2. A person making a false claim with regard to any child may be charged under the provisions of the Children's Act, 2005 (Act No. 38 of 2005) and/or the Prevention and Combating of Trafficking in Persons Act, 2003 (Act No. 7 of 2003).
- 3. The applicant must provide proof, where possible.
- ${\bf 4.} \ \ {\bf Additional\ paper\ may\ be\ used,\ if\ the\ space\ provided\ in\ this\ Form\ is\ not\ sufficient.}$

DETAILS OF PERSONS ON WHOM APPLICANT WAS PREVIOUSLY DEPENDENT (PRINCIPAL A1. APPLICANT)

	•	
Surname		Date of Birth
Names		Age
File Number		
Refugee ID	Number:	
Nationality		Ethnic Group
Place of Birt	h	Country of Birth
Residential		
Address		
Cell No.		
Email addres	ss	

A2. **DECLARATION OF TERMINATION OF DEPENDENCY**

Mar	k with X, whichever is applicable:											
Re	Relationship to person in part A1 Mother Father Son Daughter Other (specify)											
	(b) Became a major:											
Ι, _				,	with asylum	se	eker visa numbei					
	or refugee status	number,	declare that	t—								
(a)	I am desirous to apply for asylum i	n my own	right; and									
(b)	the circumstances that led to the	e applicati	ion for asyl	um by i	my spouse /	pare	ent on whom I was					
	dependent still applies; or											
(c)	Other, specify											
Date	e Signa	ture:										



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION FOR ASYLUM: PREVIOUSLY DEPENDANT PERSON Refugees Act, 1998 (Act No. 130 of 1998)

Language			Other language	s	
Level of proficiency in English	Excellent				
	Good				
	Fair				
			l		
B1. DETAILS OF APPLICAN	T				
Surname					
Names					
Date of Birth				Age	
Sex (write in full)					
Nationality			Previous nationality	y, if any	
Place of Birth		(Country of Birth		
Ethnic Group					
Contact Details	Residential Add	ress			
	Tel No.				
	Cell				
	Email				
Current Marital Status	Single		Married	Divorced	Widow/Widower
Name of spouse of applicant			•		•
Date of birth of spouse			Age of spou	se	
Contact details of spouse	Physical Addres	S			•
	Tel No.				
	Cell				
	Email				
Marriage certificate produced			Yes / No		
Marriage certificate produced B2. SOJOURN IN RS How long have you been in RS			Yes / No		
Indicate the date of first entry?					
B3. APPLICANT'S CURREN	T DEPENDANTS	(Only ap	plicable to divorce	e / widow /	widower)
Note: The details required in F in RSA after the princi	-		-		_
Nama	Date of birth	Age	Relationship	Pla	ace of birth
name	1	J -			
Name				(at	tach birth certificate

For Office use only: Confirmed if the dependents were listed in the principal applicant's file



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION FOR ASYLUM: PREVIOUSLY DEPENDANT PERSON Refugees Act, 1998 (Act No. 130 of 1998) [Section 21B(3) and (4); Regulation 10(1) and (2)]

B4.	APPLIC	ANT'S	PARENTS	DETAILS
-----	--------	-------	----------------	----------------

B4.1	Mother's	details
------	----------	---------

Name of Mother		Date of birth	
Place of Birth		Age	
Contact Details	Residential address		
	Tel No.		
	Cell		
	Email		

B4.1 Father's details

Name of Mother		Date of birth	
Place of Birth		Age	
Contact Details	Residential address		
	Tel No.		
	Cell		
	Email		

B6. IDENTIFICATION AND TRAVEL DOCUMENTS

Are you in possession of your Identification card from your	Yes		If yes, attach copy
country of origin?	No		
Are you in possession of any passport / refugee travel	Yes		If yes, present to official
document?	No		
Place of issue	Date of is	sue	
Issuing Authority	Date of e	xpiry	
Do you have any visa issued prior to entry into RSA?			If yes, indicate where was it
			applied for below
Do you have a visa which is currently valid?			If yes, indicate where was it applied for below
	No		applied for below
Were any of the above documents destroyed / disposed			
of? If yes, provide reason			

C1. APPLICANT'S HISTORY

C1.1 Educational History

Highest qualification obtained	No School	Primary	High School	Gr.12 (Matric)	Diploma	Degree	Other, specify
Specify qualification							
Proof of qualification	Yes	If ves	attach certificate	2			
1 1001 of qualification	100	n you,	attaon oonimoate				
	No						
	NO						
Other skills, specify							<u>.</u>



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION FOR ASVILIM: PREVIOUSLY DEPENDANT PERSON

C1.2. Employment History											
Profession (occupation)		1									
Experience in profession	St	ate number o	of years	;							
Previous employment			<u> </u>								
Contact details of previous employer		W	Work address								
		To	el No.								
		Ce	ell								
		Er	mail								
Duration of employment											
Reason for leaving employmen	τ										
C2.1 Educational History Highest qualification obtained	No Scho	ool	Primary	High	School	Gr.12 (Matric)		Diploma	Degree	Other, specify	
Specify qualification											
Proof of qualification	Yes		If yes, a	ttach (certificat	e					
Other skills, specify											
C2.2. Employment History											
Profession (occupation)		1									
Experience in profession		St	ate number o	of vears	<u> </u>						
Previous employment				,,							
Contact details of current emplo	oyer	W	ork address								
		Te	el No.								
		Ce	ell								
			mail								
Duration of employment											
Duration of employment		1									
<u> </u>		1									
D. CRIMINAL RECORD	ctions?			Yes				No			
D. CRIMINAL RECORD Do you have any criminal convi				Yes				No			
D. CRIMINAL RECORD Do you have any criminal convi				Yes				No			
D. CRIMINAL RECORD Do you have any criminal convi if yes, please state the following Nature of offence /crime				Yes				No			
D. CRIMINAL RECORD Do you have any criminal convi If yes, please state the following Nature of offence /crime Date committed	g details:	sued	against you?					No			
Duration of employment D. CRIMINAL RECORD Do you have any criminal convilifyes, please state the following Nature of offence /crime Date committed Do you have any outstanding wilfyes. Please state the nature of / offence committed	g details:	sued	against you?					No			



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION FOR ASYLUM: PREVIOUSLY DEPENDANT PERSON Refugees Act, 1998 (Act No. 130 of 1998) [Section 21B(3) and (4); Regulation 10(1) and (2)]

E. APPLICANT'S CLAIM					
E1. Describe the reasons	for continuous need for asylum / refu	igee status in the R	Republic.		
-					
E2. The applicant has bee	en informed that (mark with an X)—				
All information provided is	confidential				
The claim of the principal	applicant indicated in this Form, as w	ell as the decision	thereon will also apply	to him or her in its	
entirety					
False or incorrect information	tion may lead to prosecution or discre	edit the claim			
F. DECLARATION BY TH					
		, have submit	ted to the fact that the al	bove information is to	the best
of my knowledge true and	correct.				
SIGNATURE	PLACE	DATE			
SIGNATURE	T LAGE	DAIL			
G. INTERPRETER					
Interpretation UCID Numb	er:				
(If none complete details l	pelow)				
Name of Interpreter		С	ontact Number:		
Qualification:		Ir	nstitute:		
H. FOR OFFICE USE ON	NLY				
Preliminary comments:					
CICNATURE			DATE		
SIGNATURE			DATE		
NAME:			PERSAL:		
DECISION BY REFUGEE	STATUS DETERMINATION OFFIC	ER:			
(Attach detailed reasons)					
()					
SIGNATURE			DATE		
NIARAE.			DEDCAL.		



REPUBLIC OF SOUTH AFRICA

DEPARTMENT: HOME AFFAIRS Section 22 of the Refugees Act No, 130 of 1998 Form 5 (DHA 1692)

РНОТО

(file number)

ASYLUM SEEKER VISA

REFERENCE NO:

Permission is hereby granted to the following person as holder of this visa to remain in the country or part thereof:

A. PERSONAL PARTICULARS OF HOLDER

SURNAME: RESIDENTIAL ADDRESS: FIRST NAME(S):

DATE OF BIRTH: GENDER:

NATIONALITY: COUNTRY OF ORIGIN: FILE NUMBER: PLACE OF ISSUE

EXPIRY DATE: ALTERNATIVE FILE NUMBER:

B. CONDITIONS

-- - --

- 1. The holder of this visa has applied to be recognized as a refugee and may continue to lawfully reside temporally in the Republic of South Africa for the duration of this visa .
- The holder must in writing notify, the Refugee Reception Office of any change of his or her residential address.
- The holder of the visa shall without expenses to the state, leave the Republic on or before -----or such later date as duty authorized by a Refugees Status Determination Officer if his/ her application for asylum has been rejected.
- 4. The visa entitles the holder to seek employment. (Or) The visa does not entitle the holder to work in the Republic.
- 5. Failure to comply with the conditions of this visa, the holder will be dealt with in terms of section 37(b) and section 22(6) of the Refugees Act 1998.
- 6. The holder of this visa shall abide by the laws of the Republic.
- 7. This visa shall lapse if the holder does not appear in person on or before the expiry date as required at the designated Refugee Reception Office or if he or she departs from the Republic without prior authorization from Director – General.
- 8. The holder of the visa may apply to extend this visa 15 days prior to expiry date.
- 9. All visas issued prior to the date appearing hereunder are rendered null and void by the issuance of this visa.
- 10. The holder of this visa is entitled to seek and receive basic education or adult basic education

- - - -

- 11. (To reflect the status of the application for asylum at the time of issuance of this visa)
- 12. I ... (names as appear above).....agree to the above conditions and understand that a breach thereof will result in an offence in terms of section 37 of the Refugees Act.

PLACE:	DATE:	
ORIGINALLY CAPTURED:	PRINTED BY RRO	FINGERPRINT IMPRESSION
DATE:	DATE:	
DESIGNATED RRO:	PLACE:	
	SIGNATURE:	
ORIGINALLY ISSUED IN:	NUMBER OF EXTENSION:	
VISA HOLDER SIGNATURE:		

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

Form 6



LETTER OF EMPLOYMENT

Refugees Act, 1998 (Act No. 130 of 1998) [Section 22(9); Regulation 11(8)]

The Director-General Department of Home Affairs Private Bag X114 **PRETORIA** 0001

Dear Sir/Madam

LETTER OF OFFER OF EMPLOYMENT OF ASYLUM SEEKER: NAME AND SURNAME - EMPLOYMENT NUMBER

- 1. This serves to confirm to the Director-General, in accordance with section 22(9) of the Refuges Act, 1998, read together with regulation 10(8) of the Refugees Regulations, 2018, that (insert name and surname of asylum seeker) with asylum seeker visa number (copy of visa attached) has been offered employment / has been employed by (name of employer) as (mention position title) for a period of (mention period) months, which period is not longer than the validity of visa attached hereto.
- 2. The Employer (mention name of employer) undertakes to comply with the conditions of the visa issued to the asylum seeker and any directives that may be issued by the Director-General from time to time regarding the employment of asylum seekers in the relevant sectors.
- 3 The Employer undertakes to ensure that the employee is in possession of a valid work visa for the duration of his or her employment and will keep on record copies of the relevant visa issued to the employee at all times. The Employer further undertakes to inform the Director-General when the employment is terminated.
- The Employer further undertakes to produce copies of the valid work visa upon request by any authorized person.

Name: Designation: Date:	Enquiries: [name and surname]; Cell: Tel: Fax:
Signature:	E-mail: Our Ref (<i>Employee number</i>); Your Ref: (<i>asylum seeker visa number</i>) Address:
	7 Mai 666.

TAN THE PARTY OF T

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

Form 7

LETTER OF ENROLMENT AT SCHOOL

Refugees Act, 1998 (Act No. 130 of 1998) [Section 22(9); Regulation 11(9)]

The Director-General Department of Home Affairs Private Bag X114 PRETORIA 0001

Dear Sir/Madam

LETTER OF ENROLMENT OF ASYLUM SEEKER AT A SOUTH AFRICAN SCHOOL: NAME AND SURNAME - STUDENT NUMBER

- 1. This serves to confirm to the Director-General, in accordance with section 22(9) of the Refuges Act, 1998 ("the Act"), read together with regulation 10(9) of the Refugees Regulations, 2018, that (insert name and surname of asylum seeker) with asylum seeker visa number (copy of visa to be attached to this letter) has been enrolled at (name of school) in (indicate Grade).
- 2. I undertake on behalf of *(name of school)* in my capacity as *(indicate official title)* to ensure that the learner attends school while at all times in possession of a valid visa, and to retain copies of any or all visas that may from time to time be issued to the asylum seeker.
- 3. I, on behalf of (name of school), confirm that the School has copies of the relevant Guidelines referred to in section ??? of the Refugees Act, 1998, read together with its Regulations, relating to conditions of study of an asylum seeker and undertake to comply with the conditions of the visa and any amendments made thereto from time to time.
- 4. I confirm that the School acknowledges that it shall not enroll any asylum seeker without a valid asylum seeker visa or beyond the validity date of the asylum seeker visa.
- 5. The School undertakes to produce copies of a valid visa upon request by an authorized person.

Name: Designation: Date:	Enquiries: [name and surname]; Cell:
	Tel:
	Fax:
	E-mail:
Signature:	Our Ref (student number);
	Your Ref: (asylum seeker visa number)
	Address (physical address of school):

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

Form 8 (DHA-1691)

DECISION OF THE STANDING COMMITTEE FOR REFUGEE AFFAIRS Refugees Act, 1998 (Act No. 130 of 1998) [Section 24A(3)(b); Regulation 13(1)]

Office:						
File Ref. No.						
Details of Refugee Status	Name:					
Determination Officer	Surname:					
Details of asylum Seeker	Name:					
	Surname:					
	Date of birth:					
	Nationality:					
	Country of origin:					
Documents considered:		Yes	No			
	DHA-1590					
	RSDO Hearing Notes					
	RSDO decision					
	Notice to Asylum Seeker					
	Representations					
Summary of Asylum						
Seekers Claim						
Summary of RSDO Decision						
and Reasons for the						
Decision		1				
The case was decided by	Manifestly Unfounded					
Refugee Status	Abusive					
Determination Officer as:	Fraudulent					
Decision of the Standing	RSDO decision referred					
Committee for Refugee	back					
Affairs	RSDO decision confirmed					
	RSDO set aside					
	RSDO decision substituted as	follows:				
	For the reasons set out in					
	the RSDO decision, and/or Other / additional reasons	1				
	Sale: / additional reasons					

SIGNATURE:
MEMBER: STANDING COMMITTEE FOR REFUGEE AFFAIRS
DATE:



AND TO: RESPONDENT

Republic of South Africa REFUGEE APPEALS AUTHORITY

7th Floor, City Centre Building, 266 Pretorius Street, Pretoria Private Bag X 500, Pretoria. 0001 Tel: +27 12 316 9800 (International) (012) 316 9800 (Local) Email: Enquiries.Rab@dha.gov.za

Address all correspondence to the Registrar

		FORM 9 - RAA01
	FILE REF NO:	
IN THE MATTER BETWEEN:		
AND		APPELLANT
		RESPONDENT
NOTICE OF	APPEAL	
PLEASE TAKE NOTICE that (the appellant) intends to appeal the	· ·	e Status Determination Officer
(RSDO) rejecting his/her application for refugee status for an order in	=	
(Please provide details of the order that you want the Refugee A	ppeals Authority to mak	<u>e.)</u>
TAKE NOTICE FURTHER that the affidavit of the appellant, annexe used herein.	d hereto, which sets out	reasons for this appeal, will be
DATED at on this the	day of	20
		APPELLANT
TO: THE REGISTRAR REFUGEE APPEAL BOARD		



Republic of South Africa REFUGEE APPEALS AUTHORITY

7th Floor, City Centre Building, 266 Pretorius Street, Pretoria Private Bag X 500, Pretoria. 0001 Tel: +27 12 316 9800 (International) (012) 316 9800 (Local) Email: Enquiries.Rab@dha.gov.za

Address all correspondence to the Registrar

Α	PPEAL AGAINST A DECISION BY THE REFUGEE STATUS DETERMINATION OFFICER (RSDO)
	FILE REF NO
	(APPELLANT)
	And
	(RESPONDENT)
I, the ur	ndersigned, do hereby make oath and say:
1. Bad	ckground
1.1	. Date of birth:
1.2	. Gender:
1.3	. Nationality:
1.4	. Address in home country:
1.5	. Marital status:
1.6	. Contact details (Tel/ Mobile / Email):
1.7	. Physical address (number and street, suburb, city and province)
1.8	. Name, address and telephone number of appellant's representative (if any)



Republic of South Africa REFUGEE APPEALS AUTHORITY

7th Floor, City Centre Building, 266 Pretorius Street, Pretoria Private Bag X 500, Pretoria. 0001 Tel: +27 12 316 9800 (International) (012) 316 9800 (Local) Email: Enquiries.Rab@dha.gov.za

Address all correspondence to the Registrar

. Reasons why you disagree with the decision	of the RSDO and all supportin	g documents:	
NOTE: IF SPACE IS INSUFFICIENT PLEAS INITIALED BY THE APPELLANT AND THE		S). ANY ADDITIONAL	PAGE(S) MUST BI
EPONENT			
gned and sworn before me at	on this the	day of	20
e deponent having acknowledged that he know	vs and understands the conten	nts of this affidavit, has	no objection to tak
e prescribed oath and considers the oath to be b	binding on his/her conscience.		

COMMISSIONER OF OATHS



REPUBLIC OF SOUTH AFRICA

Form 10 (DHA 1693)

DEPARTMENT: HOME AFFAIRS

Section 27 (a) of the Refugees Act No, 130 of 1998

(file number)

CERTIFICATE OF RECOGNITION OF REFUGEE STATUS IN RSA PARTICULARS OF RECOGNISED REFUGEE IN THE RSA

FIRST NAME(S):
SURNAME:
GENDER:
DATE OF BIRTH:
COUNTRY OF ORIGIN:
NATIONALITY:
MARITAL STATUS

It is hereby certified that the person whose particulars appear above has, in terms of section 24(3) (a) of the Refugees Act 1998 (Act 130 of 1998), been granted status as a refugee in the Republic of South Africa (RSA) until [] on condition that this certificate of recognition shall lapse if the holder fails to apply for the renewal of this certificate before the expiry date or departs permanently from the Republic.

FURTHER CONDITIONS

- 1. The holder of this certificate shall immediately upon receipt hereof apply for a refugee Identity Document in the RSA as contemplated in section 30 of the Refugees Act, 1998 (Act. 130 of 1998).
- 2. The holder of this certificate is required to submit representation in writing of intention to extend this visa 90 days prior to the expiry date at the designated Refugee Reception Office.
- The Certificate of Recognition of Refugee Status in RSA shall be withdrawn if the holder has been convicted and sentenced for a criminal offence.
- 4. The holder may not depart the Republic without a valid Refugee Travel Document issued to him or her as contemplated in section 31 of the Refugees Act, 1998 (Act, 130 of 1998).
- 5. The holder must forthwith, in writing notify the Refugee Reception Office of any change to his or her residential address.
- The holder ceases to qualify for refugee status under the circumstances mentioned in section 5 of Refugees Act, 1998 (Act No. 130 of 1998).
- The Certificate of Recognition of Refugee Status in RSA shall be withdrawn if the holder has been recognised as a refugee erroneously as contemplated in section 36 of the Refugees Act, 1998 (Act. 130 of 1998).

DIRECTOR – GENERAL DATE:		ISSUING OFFICE
DEPARTMENT OF HOME AFFAIRS		
ORIGINALLY CAPTURED: DATE: DESIGNATED RRO:	PRINTED BY RSDO DATE: PLACE: SIGNATURE:	FINGERPRINT IMPRESSION
ORIGINALLY ISSUED IN:	NUMBER OF EXTESION:	
RSOD SIGNATURE:	VISA HOLDER SIGNATURE	i:



REPUBLIC OF SOUTH AFRICA

DHA-1687

DEPARTMENT OF HOME AFFAIRS

FIRST/RE-ISSUE APPLICATION FOR A REFUGEE IDENTITY DOCUMENT

	NIIS Reference No.:
FOR OFFICIAL USE O	NLY. PR FUNCTIONS. (Mark appropriate function)
	Replacement (Function 049) First Application Second Application
dentity number	
APPLICANT	
Supporting document:	
Surname	FOR
Maiden name	OFFICIAL USE
Forename(s)	
Date of birth	Country of birth Status of Applicant
Gender	Country of origin verified Yes No
Contact number	Tes NO
Refugee file number	
	Post receiving
	OFFICE STAMP
ADDRESS	a Dactal address
Permanent residential address	Postal address
Postal code	Postal code
Province code	Office code
Fall-inc (1996) 986-00 acres (1996) 886-00 acr	
MARITAL STATUS Never married Married (Type) In	community Out of community Widower/Widow Divorced
	NIIS Reference No.:
MARRIAGE PARTNER Identity number	Date of birth Y Y Y M M D D
,	Date of birth 7 7 7 7 80 80 DD
Passport No.	
Forenames	
Maiden name	Country where married
Maiden name Date of marriage	Country where married
Maiden name Date of marriage	Country where married
Maiden name Date of marriage	Country where married
Maiden name Date of marriage	Country where married
Maiden name Date of marriage	Country where married
Maiden name Date of marriage	Country where married
Maiden name Date of marriage Remarks	Country where married
Forenames Maiden name Date of marriage Remarks Signature of Applicant	Country where married Date Approved Y Y Y M M D D
Maiden name Date of marriage Remarks	
Maiden name Date of marriage Remarks	
Maiden name Date of marriage Remarks	
Adiden name Date of marriage Remarks Signature of Applicant	Date Approved Y Y Y M M 5 0

		DHA-168	/	
	LEFT SMALL	PINENTCE	RIGHT SMALL	
	LEFT RING	REFUGEE FIRST/ RE-ISSUE APPLICATION FOR AN IDENTITY CARD	RIGHT RING	
	LEFT MIDDLE	Fingerprints may only be taken by an official of the Department of Home Affairs. PLEASE NOTE: Should a finger be missing, deformed or so injured that the impression cannot be taken, this fact should be noted in the space provided for that impression.	RIGHT MIDDLE	
	LEFT INDEX	FOR OFFICIAL USE: FINGERPRINTS TAKEN BY: (PLEASE PRINT) Persal No.	RIGHT INDEX	•
	NDEX	(a) IDENTITY NUMBER: Ref No.	RIGHT	
	LEFT THUMB	• REGISTERING FINGERS LEFT HAND - RIGHT HAND NO. 1 NO. 2 *08002600469*	RIGHT THUMB	
STAPLE HERE		AND ALMER HAND PLAIN PRINTS RIGHT HAND		STAPLE HERE

DHA-1705



G.P.-S. 017-9750

DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA UMNYANGO WEZANGAPHAKATHI DEPARTMENT OF HOME AFFAIRS

FIRST/RE-ISSUE APPLICATION FOR DOCUMENT FOR TRAVEL PURPOSE FOR REFUGEE

The document must be collected at the Refugee Reception Office.

FOR OFFICIAL US	SE ONLY
	4
Date of Section 24 Issue	***************************************
Date of Section 24 expiry	
Lost Travel Document	YES NO
Officer's signature	
Persal Number	

A. PARTICULARS OF APPLICANT

Section 24 file number

Surname

Forenames in full

Maiden surname(s)

Maiden surname(s	5)	
Marital status: Uni	married Married Widower Divorced Gender: Male Female	
Date of birth	Identity number	1
Country of birth]
Country of Origin		
Postal address	Home Tel. No. and code	

and code
Work Tel. No. and code
Cell No.

B. FOR OFFICIAL USE ONLY - CERTIFICATION OF F	PARTICULARS (PLEASE PRINT)
I, (Surname and forenames in full),	
designation (rank)	
(a) The applicant appeared before me and produced the followir (b) The accompanying photos are a true image of the applicant (c) The thumbprint below has been taken by me and belongs to only if the applicant is 16 years and older)	and have been endorsed by me as prescribed; and

Address	Officer of the Departm	nent of Home Affairs/Person Authorised by DHA
SIGNATURE OF APPLICANT	PHOTO OF APPLICANT	LEFT THUMBPRINT OF THE APPLICANT/OR

DHA-1705

INSTRUCTIONS AND INFORMATION

1. Important notes

- (a) South African travel facilities are granted in accordance with the South African Passports and Travel Documents Act, 1994 (Act No. 4 of 1994) and South African Passports and Travel Documents Regulations, 1996.
- (b) A Document for Travel Purposes may be issued to a person who has permanent residence status, but who cannot obtain a passport from his/her country of origin or is a stateless or refugee person lawfully residing in the country.
- (c) Husband, wife and children must complete separate application forms.
- (d) A Passport or Travel Document can only be issued to an applicant who is in possession of an identity number. Applicants must submit a certified copy of their identity documents along with their applicants for passports or travel documents. If not in possession of an identity document, an application must accompany the application for a passport or travel document.
- (e) A full set of fingerprints (or thumbprint, as the case may be) is required from all applicants 16 years and older. In addition to the applicant's left thumbprint on the front page hereof, a full set of fingerprints will be required if an applicant's fingerprints are not on the Home Affairs National Identification system yet.
- (f) A child will be issued with his/her own Travel Document. Please refer to paragraph C (page 2) regarding consent for a minor.
- (g) A recent photograph of the bearer of a child passport must be endorsed in the child passport if the photograph which currently appears in the child passport is no longer a true image of the bearer.
- (h) To ensure that the applicants receive their Travel Documents in time, they are advised to apply at least two months prior to their intended date of departure.
- Applications must be lodged at Refugee Reception Officer of the Department of Home Affairs.

2. Prescribed fees

- (a) The fees for passports/travel documents are available on the Department of Home Affairs' website: www.home-affairs.gov.za or at any Home Affairs office/South African foreign office. Fees are revised annually (April).
- (b) Fees are payable in cash upon submission of the application at a Home Affairs office.
- (c) The fees for a passport/travel document lost, damaged,

or stolen are double the normal fee, provided that if the loss, damage or theft was not due to the negligence of the passport holder, only the normal fee will be payable.

(d) Passports/Travel Documents lost or stolen in South Africa must be reported to the SAPS immediately, a case number obtained at the nearest Home Affairs office. If lost or stolen outside South Africa, it must be reported to the nearest South African foreign office.

3. Photographs

(a) Two recent, clear, unmounted photographs of the applicant (showing head and shoulders) measuring 35mm x 45mm must accompany the application. The certifying officer shall endorse the initials and surname of the applicant in block letters on the reverse side of one of the photographs and shall affix the second photograph to the appropriate space on the application form.

4. Validity

Child passport/Travel Document:

Validity of the refugee

status

Document for Travel Purposes:

Not exceeding one year from date of issue, but not beyond the validity status of the refugee permit

5. Documents and information which may be required

All information in the application is subject to verification and, if no proof in support thereof has been submitted upon application, the refugee status permit or any other document may be requested in order to substantiate any statement made in the application.

6. Vaccination requirements for international travel purposes

Persons who intend travelling are advised to contact the Department of Health, Private Bag X828, Pretoria, 0001 [Tel: (012) 312 0000], or any of that Department's Domestic Offices, prior to travelling, to obtain full particulars regarding vaccination requirements.

7. Visa and other requirements

Travellers are advised to check with the countries they intend visiting/transiting their visa and other requirements and ensure that they comply.

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D No.		(ii)			ntrac						age	; or							
		(iii)	is le	gall	y en	nar	ncipa	ated	1.										
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REPUBLIC OF SOUTH AFRICA DEPARTMENT OF HOME AFFAIRS

Form 13

Refugees Act, 1998 (Act No. 130 of 1998 (Regulation 20)

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The form must be completed in BLAC	K IN	K wit	h BL	оск	LET	TERS	3 .																						
PARTICULARS OF AYLUM SEEKI	ER /	REF	FUGI	EE																							 		
Asylum Seeker No. / Refugee No.																													
Date of Birth	Υ	Υ	Υ	Υ		М	М	М	М	М	М	М	М	М		D	D]	(wri	te m	onth	in fu	ıII)						
Surname																													
Previous/Maiden surname																													
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Old Residential address: Street																													
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DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION TO BE ALLOWED TO REMAIN IN THE REPUBLIC AFTER TERMINATION OF DEPENDANCY Refugees Act, 1998 (Act No. 130 of 1998) [Section 21B(4) and (4); Regulation 2(6) and (2)]

NOTE:

- $1. \ The \ applicant \ must \ provide \ proof, \ where \ possible.$
- 2. Additional paper may be used, if the space provided in this Form is not sufficient.

A. PERSONAL PARTICULARS OF THE APPLICANT

Surname:					
Names:					
Date of Birth:				Age	
Sex: (write in full)					
Nationality:		Previous nationa	lity, if any		
Place of Birth:		Country of Birth			
File Number:					
Refugee Identity No:					
Contact Details:	Residential Address				
	Tel No.				
	Cell				
	Email				
Marital Status:	Single	Married	Divorced		Widow/Widower
File Number:					

B. CRIMINAL RECORDS (Please provide police clearance)

Do you have any previous criminal convictions? Yes or No							
If yes, specify the following:							
Have you served a prison term or paid	pealed your conv	viction?	Yes		No		
Date of conviction:							
Type of offence:							
Name of the court:							
Type of sentence handed down:							
Nature of crime/offence committed:							



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION TO BE ALLOWED TO REMAIN IN THE REPUBLIC AFTER TERMINATION OF DEPENDANCY Refugees Act, 1998 (Act No. 130 of 1998) [Section 21B(4) and (4); Regulation 2(6) and (2)]

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	on or your passport / traver doct origin? <i>(Please indicate what i</i>		nent				
	d Nations? (Yes / No)	PF7					
	n recognized as a refugee in RS	SA, have you ever	Yes		No		
travelled abroad?							
If Yes, please provid	de details of travels abroad. (use	e separate page to ad	d more details)				
Date Country		Country	Purpose of travel				
(Arrival -	- Departure)						
	·						
D. DETAILS OF PE	RSON ON WHOM APPLICANT	WAS DEPENDED O	DN				
Full Names:							
Date of birth:							
Nationality:			Country of birth:				
Contact details:	Physical Address						
	Tel No.						
	Cell						
	Email						
Death / Marriage	certificate, Divorce order or Ter	rmination affidavit for	Yes / No				
spousal relationshi	ip produced?						
			•				
		·	• •	•	. ,		
	to remain in the Republic for a	-		-	_	_	
•	d a derivative status as refugee	•		-		` '	
_	(Act 130 of 1998). Subsequent	lly, I was issued with	the certificate for rec	ognition in terms	s of been of sed	ctions 24 (3)	
(a) of the Refugees	Act, 1998.						
E DEACONG FOR	TERMINATION OF DERENDA	NOV					
E. REASONS FOR	TERMINATION OF DEPENDA	NCT					
State the reason for	termination of dependency (pro	ovide proof where an	olicable).				
Mark with X, whiche			· · · · · · · · · · · · · · · · · · ·				
	n mentioned under section D:		(attach copy of de	ath certificate)			
			(attach copy of divorce order)				
	mination of spousal relationship	_	(attach affidavit				
• •	endence from parent and is no I	_	(attach copy of identity document or marriage certificate)				



DEPARTMENT: HOME AFFAIRS REPUBLIC OF SOUTH AFRICA

APPLICATION TO BE ALLOWED TO REMAIN IN THE REPUBLIC AFTER TERMINATION OF DEPENDANCY Refugees Act, 1998 (Act No. 130 of 1998) [Section 21B(4) and (4); Regulation 2(6) and (2)]

F. APPLICANT'S CURRENT DE	PENDANTS (Attach copy o	of birth certificate)		
Name	Date of birth	Relationship	Place of bi	irth by of birth certificate or ID)
			(==	-,
Are these dependents your history	vical children or naranta? Va	or No.	·	
Are these dependents your biolog If No please explain:				
TI TTO PICAGO OXPIAITI.				
G. DECLARATION BY THE APP	LICANT			
l,		, have subm	itted to the fact that the a	above information is to the best
of my knowledge true and correct.				
Signature:	Place:	Date:		
H. INTERPRETER				
Interpretation UCID Number:				
(If none complete details below	w)			
Name of Interpreter			Contact Number:	
Qualification:			nstitute:	
I. FOR OFFICE USE ONLY Documents submitted:				
Birth Certificate				
Identity Document				
Marriage Certificate Death Certificate				
Divorce order				
Affidavit on termination				
Affidavit or other docum	nents			
Decision by Refugee Status Det	ermination Officer:			
				
				
Signature			Date	
Name:			Persal:	

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