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No. 42062

THE PRESIDENCY

No. 1305

27 November 2018

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

Act No. 10 of 2018: Labour Laws Amendment Act, 2018

DIE PRESIDENSIE

No. 1305

27 November 2018

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

Wet No. 10 van 2018: Wysigingswet op Arbeidswette, 2018

ISSN 1682-5843



AIDS HELPLINE: 0800-0123-22 Prevention is the cure

GENERAL EXPLANATORY NOTE:

[] Words in bold type in square brackets indicate omissions from existing enactments.

 Words underlined with a solid line indicate insertions in existing enactments.

(*English text signed by the President*)
(Assented to 23 November 2018)

ACT

To amend the Basic Conditions of Employment Act, 1997, so as to insert new definitions; to correct an obsolete reference to an Act; to provide for parental, adoption and commissioning parental leave to employees; to provide that a collective agreement may not reduce an employee's entitlement to parental, adoption or commissioning parental leave; to amend the Unemployment Insurance Act, 2001, so as to provide for the right to claim parental and commissioning parental benefits from the Unemployment Insurance Fund; to provide for the application for, and the payment of, parental and commissioning parental benefits from the Unemployment Insurance Fund; to correct an obsolete reference to an Act; to provide that the number of contributors to whom parental and commissioning parental benefits were paid and the amount of such payments be included in the written report from the Director-General to the Minister; and to provide for matters connected therewith.

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

Amendment of section 1 of Act 75 of 1997, as amended by section 1 of Act 11 of 2002, section 40 of Act 65 of 2002, section 26 of Act 68 of 2002, section 25 of Act 52 of 2003, section 53 of Act 11 of 2013 and section 1 of Act 20 of 2013

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1. Section 1 of the Basic Conditions of Employment Act, 1997, is hereby amended—

(a) by the insertion before the definition of “agreement” of the following definitions:

“ **adoption order**” means an adoption order as envisaged in the Children’s Act, 2005 (Act No. 38 of 2005);

“ **adoptive parent**” has the meaning assigned to it in section 1 of the Children’s Act, 2005 (Act No. 38 of 2005);”;

(b) by the substitution for the definition of “employment law” of the following definition:

“ **employment law**” includes this Act, any other Act the administration of which has been assigned to the Minister, and any of the following Acts:

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Wysigingswet op Arbeidswette, 2018

Wet No. 10 van 2018

ALGEMENE VERDUIDELIKENDE NOTA:

- [] Woorde in vet druk in vierkantige hakies, dui skrappings uit bestaande verordeninge aan.
- _____ Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordeninge aan.
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*(Engelse teks deur die President geteken)
(Goedgekeur op 23 November 2018)*

WET

Tot wysiging van die Wet op Basiese Diensvoorwaardes, 1997, ten einde nuwe woordomskrywings in te voeg; 'n uitgediende verwysing na 'n Wet reg te stel; voorsiening te maak vir ouerlike, aannemings- en opdraggewende ouerlike verlof aan werknemers; voorsiening te maak dat 'n kollektiewe ooreenkoms nie 'n werknemer se geregtigdheid op ouerlike, aannemings- of opdraggewende ouerlike verlof kan verminder nie; die Unemployment Insurance Act, 2001, te wysig om voorsiening te maak vir die reg om ouerlike en opdraggewende ouerlike voordele van die Werkloosheidsversekeringsfonds te eis; voorsiening te maak vir die aansoek vir, en die betaling van, ouerlike en opdraggewende ouerlike voordele uit die Werkloosheidsversekeringsfonds; 'n uitgediende verwysing na 'n Wet reg te stel; voorsiening te maak dat die getal bydraers aan wie ouerlike en opdraggewende ouerlike voordele betaal is en die bedrag van sodanige betalings by die skriftelike verslag van die Direkteur-generaal aan die Minister ingesluit word; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

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

Wysiging van artikel 1 van Wet 75 van 1997, soos gewysig deur artikel 1 van Wet 11 van 2002, artikel 40 van Wet 65 van 2002, artikel 26 van Wet 68 van 2002, artikel 25 van Wet 52 van 2003, artikel 53 van Wet 11 van 2013 en artikel 1 van Wet 20 van 2013

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1. Artikel 1 van die Wet op Basiese Diensvoorwaardes, 1997, word hierby gewysig—
(a) deur voor die omskrywing van "Arbeidsappèlhof" die volgende omskrywings in te voeg:

"**aannemende ouer**" dit wat in artikel 1 van die Children's Act, 2005 10

(Wet No. 38 van 2005), daaraan geheg word;

aannemingsbevel' 'n aannemingsbevel in die Children's Act, 2005 15
(Wet No. 38 van 2005), beoog;"';

(b) deur die omskrywing van "dienswet" deur die volgende omskrywing te vervang:

"**dienswet**" ook hierdie Wet, enige ander Wet waarvan die administrasie aan die Minister opgedra is, en enige van die volgende Wette:

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- (a) The Unemployment Insurance Act, [1966 (Act No. 30 of 1966)] 2001 (Act No. 63 of 2001);
- (b) the Skills Development Act, 1998 (Act No. 97 of 1998);
- (c) the Employment Equity Act, 1998 (Act No. 55 of 1998);
- (d) the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993); and
- (e) the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No. 130 of 1993); and
- (c) by the insertion after the definition of “prescribe” of the following definition: “**prospective adoptive parent** means a person who complies with the requirements set out in section 231(2) of the Children’s Act, 2005 (Act No. 38 of 2005);”.

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Amendment of section 25 of Act 75 of 1997

2. Section 25 of the Basic Conditions of Employment Act, 1997, is hereby amended by the substitution for subsection (7) of the following subsection:

“(7) The payment of maternity benefits will be determined by the Minister subject to the provisions of the Unemployment Insurance Act, [1966 (Act No. 30 of 1966)] 2001 (Act No 63. of 2001).”

Insertion of sections 25A, 25B and 25C in Act 75 of 1997

3. The following sections are hereby inserted after section 25 of the Basic Conditions of Employment Act, 1997:

“Parental leave

25A. (1) An employee, who is a parent of a child, is entitled to at least ten consecutive days parental leave.

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(2) An employee may commence parental leave on—

- (a) the day that the employee’s child is born; or
- (b) the date—
 - (i) that the adoption order is granted; or
 - (ii) that a child is placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child,

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whichever date occurs first.

(3) An employee must notify an employer in writing, unless the employee is unable to do so, of the date on which the employee intends to—

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- (a) commence parental leave; and
- (b) return to work after parental leave.

(4) Notification in terms of subsection (3) must be given—

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- (a) at least one month before the—
 - (i) employee’s child is expected to be born; or
 - (ii) date referred to in subsection 2(b); or
- (b) if it is not reasonably practicable to do so, as soon as is reasonably practicable.

(5) The payment of parental benefits will be determined by the Minister, subject to the provisions of the Unemployment Insurance Act, 2001 (Act No. 63 of 2001).

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Adoption leave

25B. (1) An employee, who is an adoptive parent of a child who is below the age of two, is subject to subsection (6), entitled to—

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- (a) adoption leave of at least ten weeks consecutively; or
- (b) the parental leave referred to in section 25A.

(2) An employee may commence adoption leave on the date—

- (a) that the adoption order is granted; or

- (a) Die Unemployment Insurance Act, [1966 (Wet No. 30 van 1966)]
2001 Wet No. 63 van 2001;
(b) die Skills Development Act, 1998 (Wet No. 97 van 1998);
(c) die Employment Equity Act, 1998 (Wet No. 55 van 1998);
(d) die Wet op Beroepsgesondheid en Veiligheid, 1993 (Wet No. 85 van 1993); en
(e) die Wet op Vergoeding vir Beroepsbeserings en -siektes, 1993 (Wet No. 130 van 1993);”; en
(c) deur na die omskrywing van “vakbondverteenwoordiger” die volgende omskrywing in te voeg:
“voorgenome aannemende ouer’ ’n persoon wat die behoeftes in uiteengesit in artikel 231(2) van die Children’s Act, 2005 (Wet No. 38 van 2005), nakom.”.

Wysiging van artikel 25 van Wet 75 van 1997

2. Artikel 25 van die Wet op Basiese Diensvoorwaardes, 1997, word hierby gewysig 15 deur die subartikel (7) deur die volgende subartikel te vervang:

“(7) Die betaling van kraamvoordele sal deur die Minister behoudens die bepalings van die Werkloosheidsversekeringswet, [1966 (Wet No. 30 van 1966)]
2001 (Wet No. 63 van 2001), bepaal word.”.

Invoeging van artikels 25A, 25B en 25C in Wet 75 van 1997 20

3. Die volgende artikels word hierby na artikel 25 van die Wet op Basiese Diensvoorwaardes, 1997, ingevoeg:

“Ouerlike verlof

25A. (1) ’n Werknemer, wat die ouer van ’n kind is, is geregtig op minstens tien opeenvolgende dae se ouerlike verlof.

(2) ’n Werknemer kan ouerlike verlof begin neem op—

- (a) die dag dat die werknemer se kind gebore word; of
(b) die datum—

(i) waarop die aannemingsbevel toegestaan word; of

(ii) waarop ’n kind deur ’n bevoegde hof in die sorg van ’n voorgenome aannemende ouer geplaas word, hangende die finalisering van ’n aannemingsbevel ten opsigte van daardie kind,

welke datum ook al eerste is.

(3) ’n Werknemer moet ’n werkgewer skriftelik in kennis stel, tensy die werknemer nie in staat is om dit te doen nie, van die datum waarop die werknemer voornemens is om—

(a) met ouerlike verlof te begin; en

(b) terug te keer werk toe ná ouerlike verlof.

(4) Kennisgewing kragtens subartikel (3) moet geskied—

(a) minstens een maand voor die—

(i) werknemer se kind na verwagting gebore sal word; of

(ii) datum na verwys in subartikel (2)(b); of

(b) indien dit nie redelikerwys haalbaar is om dit te doen nie, sodra dit redelickerwys haalbaar is.

(5) Die betaling van ouerlike voordele word deur die Minister bepaal, onderhewig aan die bepalings van die Unemployment Insurance Act, 2001 (Wet No. 63 van 2001).

Aannemingsverlof

25B. (1) ’n Werknemer, wat ’n aannemende ouer is van ’n kind wat minder as twee jaar oud is, is, onderhewig aan subartikel (6) geregtig op—

- (a) aannemingsverlof van minstens tien opeenvolgende weke; of
(b) die ouerlike verlof waarna in artikel 25A verwys word.

(2) ’n Werknemer kan met aannemingsverlof begin op die datum—

- (a) waarop die aannemingsbevel toegestaan word; of

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(b) that a child is placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child, whichever date occurs first.	
(3) An employee must notify an employer in writing, unless the employee is unable to do so, of the date on which the employee intends to—	5
(a) commence adoption leave; and	
(b) return to work after adoption leave.	
(4) Notification in terms of subsection (3) must be given—	10
(a) at least one month before the date referred to in subsection (2); or	
(b) if it is not reasonably practicable to do so, as soon as is reasonably practicable.	
(5) The payment of adoption benefits will be determined by the Minister, subject to the provisions of the Unemployment Insurance Act, 2001 (Act No. 63 of 2001).	15
(6) If an adoption order is made in respect of two adoptive parents, one of the adoptive parents may apply for adoption leave and the other adoptive parent may apply for the parental leave referred to in section 25A: Provided that the selection of choice must be exercised at the option of the two adoptive parents.	20
(7) If a competent court orders that a child is placed in the care of two prospective adoptive parents, pending the finalisation of an adoption order in respect of that child, one of the prospective adoptive parents may apply for adoption leave and the other prospective adoptive parent may apply for the parental leave referred to in section 25A: Provided that the selection of choice must be exercised at the option of the two prospective adoptive parents.	25
Commissioning parental leave	
25C. (1) An employee, who is a commissioning parent in a surrogate motherhood agreement is, subject to subsection (6), entitled to—	30
(a) commissioning parental leave of at least ten weeks consecutively; or	
(b) the parental leave referred to in section 25A.	
(2) An employee may commence commissioning parental leave on the date a child is born as a result of a surrogate motherhood agreement.	35
(3) An employee must notify an employer in writing, unless the employee is unable to do so, of the date on which the employee intends to—	
(a) commence commissioning parental leave; and	
(b) return to work after commissioning parental leave.	
(4) Notification in terms of subsection (3) must be given—	40
(a) at least one month before a child is expected to be born as a result of a surrogate motherhood agreement; or	
(b) if it is not reasonably practicable to do so, as soon as is reasonably practicable.	
(5) The payment of commissioning parental benefits will be determined by the Minister, subject to the provisions of the Unemployment Insurance Act, 2001 (Act No. 63 of 2001).	45
(6) If a surrogate motherhood agreement has two commissioning parents, one of the commissioning parents may apply for commissioning parental leave and the other commissioning parent may apply for the parental leave referred to in section 25A: Provided that the selection of choice must be exercised at the option of the two commissioning parents.	50
(7) In this section, unless the context otherwise indicates—	
‘commissioning parent’ has the meaning assigned to it in section 1 of the Children’s Act, 2005 (Act No. 38 of 2005); and	
‘surrogate motherhood agreement’ has the meaning assigned to it in section 1 of the Children’s Act, 2005 (Act No. 38 of 2005).”.	55

- (b) waarop 'n kind deur 'n bevoegde hof in die sorg van 'n voorgenome aannemende ouer geplaas word, hangende die finalisering van 'n aannemingsbevel ten opsigte van daardie kind, welke datum ook al eerste is.
- (3) 'n Werknemer moet 'n werkewer skriftelik in kennis stel, tensy die werknemer nie in staat is om dit te doen nie, van die datum waarop die werknemer voornemens is om—
- (a) met aannemingsverlof te begin; en
 - (b) terug te keer werk toe ná aannemingsverlof.
- (4) Kennisgewing kragtens subartikel (3) moet geskied—
- (a) minstens een maand voor die datum in subartikel (2) beoog; of
 - (b) indien dit nie redelikerwys haalbaar is om dit te doen nie, sodra dit redelikerwys haalbaar is.
- (5) Die betaling van aannemingsvoordele word deur die Minister bepaal, onderhewig aan die bepalings van die Unemployment Insurance Act, 2001 (Wet No. 63 van 2001).
- (6) Indien 'n aannemingsbevel betreffende twee aannemende ouers toegestaan word, kan een van die aannemende ouers om aannemingsverlof aansoek doen en kan die ander aannemende ouer om die ouerlike verlof aansoek doen waarna in artikel 25A verwys word: Met dien verstande dat hierdie keuse by die twee aannemende ouers berus.
- (7) Indien 'n bevoegde hof gelas dat 'n kind in die sorg van twee voorgenome aannemende ouers geplaas word, hangende die finalisering van 'n aannemingsbevel ten opsigte van daardie kind, kan een van die voorgenome aannemende ouers om aannemingsverlof aansoek doen en die ander voorgenome aannemende ouer om die ouerlike verlof aansoek doen waarna in artikel 25A verwys word: Met dien verstande dat hierdie keuse by die twee voorgenome aannemende ouers berus.

Opdraggewende ouerlike verlof

- 25C.** (1) 'n Werknemer, wat 'n opdraggewende ouer is in 'n surrogaatmoederskapsooreenkoms, is, onderhewig aan subartikel (6), geregtig op—
- (a) opdraggewende ouerlike verlof van minstens tien opeenvolgende weke; of
 - (b) die ouerlike verlof waarna in artikel 25A verwys word.
- (2) 'n Werknemer kan met opdraggewende ouerlike verlof begin op die datum waarop 'n kind gebore word as gevolg van 'n surrogaatmoederskapsooreenkoms.
- (3) 'n Werknemer moet 'n werkewer skriftelik in kennis stel, tensy die werknemer nie in staat is om dit te doen nie, van die datum waarop die werknemer voornemens is om—
- (a) met opdraggewende ouerlike verlof te begin; en
 - (b) na die werk terug te keer ná die opdraggewende ouerlike verlof.
- (4) Kennisgewing kragtens subartikel (3) moet geskied—
- (a) minstens een maand voordat 'n kind na verwagting gebore sal word as gevolg van 'n surrogaatmoederskapsooreenkoms; of
 - (b) dit nie redelikerwys haalbaar is om dit te doen nie, sodra dit redelikerwys haalbaar is.
- (5) Die betaling van opdraggewende ouerlike voordele word deur die Minister bepaal, onderhewig aan die bepalings van die Unemployment Insurance Act, 2001 (Wet No. 63 van 2001).
- (6) Indien 'n surrogaatmoederskapsooreenkoms twee opdraggewende ouers het, kan een van die opdraggewende ouers om opdraggewende ouerlike verlof aansoek doen en kan die ander opdraggewende ouer om die ouerlike verlof aansoek doen waarna in artikel 25A verwys word: Met dien verstande dat hierdie keuse by die twee opdraggewende ouers berus.
- (7) In hierdie artikel, tensy die samehang anders aandui, het—
'opdraggewende ouer' die betekenis wat artikel 1 van die Children's Act, 2005 (Wet No. 38 van 2005), daaraan verleen; en
'surrogaatmoederskapsooreenkoms' die betekenis in artikel 1 van die Children's Act, 2005 (Wet No. 38 van 2005), daaraan verleen.”.

Act No. 10 of 2018**Labour Laws Amendment Act, 2018**

8

Amendment of section 27 of Act 75 of 1997, as amended by section 4 of Act 11 of 2002

4. Section 27 of the Basic Conditions of Employment Act, 1997, is hereby amended by the repeal in subsection (2) of paragraph (a).

Amendment of section 49 of Act 75 of 1997

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5. Section 49 of the Basic Conditions of Employment Act, 1997, is hereby amended by the insertion in subsection (1) after paragraph (d) of the following paragraphs:

- (dA) reduce an employee's entitlement to parental leave in terms of section 25A;*
- (dB) reduce an employee's entitlement to adoption leave in terms of section 25B;*
- (dC) reduce an employee's entitlement to commissioning parental leave in terms of section 25C;".*

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Amendment of section 83 of Act 75 of 1997, as amended by section 20 of Act 11 of 2002

6. Section 83 of the Basic Conditions of Employment Act, 1997, is hereby amended by the substitution for subsection (1) of the following subsection:

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- "(1) The Minister may, on the advice of the Commission and by notice in the *Gazette*, deem any category of persons specified in the notice to be—
- (a) employees for purposes of the whole or any part of this Act, any other employment law other than the Unemployment Insurance Act, [1966 (Act No. 30 of 1966)] 2001 (Act No. 63 of 2001), or any sectoral determination; or
 - (b) contributors for purposes of the whole or any part of the Unemployment Insurance Act, [1966 (Act No. 30 of 1966)] 2001 (Act No. 63 of 2001)."

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Amendment of section 1 of Act 63 of 2001, as amended section 1 of Act 32 of 2003

7. Section 1 of the Unemployment Insurance Act, 2001, is hereby amended—

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- (a) by the insertion before the definition of "actuary" of the following definition:
“**adoption order**” means an adoption order as envisaged in the Children’s Act, 2005 (Act No. 38 of 2005);”;
- (b) by the insertion after the definition of “prescribe” of the following definition:
“**prospective adoptive parent**” means a person who complies with the requirements set out in section 231(2) of the Children’s Act, 2005 (Act No. 38 of 2005);”.

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Amendment of section 12 of Act 63 of 2001, as amended section 4 of Act 32 of 2003

8. Section 12 of the Unemployment Insurance Act, 2001, is hereby amended—

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- (a) by the insertion in subsection (1) after paragraph (c) of the following paragraph:
“(cA) parental benefits as contemplated in Part DA of this Chapter;”;
- (b) by the deletion in subsection (1) at the end of paragraph (d) of the word “and” and by the insertion after paragraph (d) of the following paragraph:
“(dA) commissioning parental benefits as contemplated in Part EA of this Chapter; and”;

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Wysigingswet op Arbeidswette, 2018

Wet No. 10 van 2018

9

Wysiging van artikel 27 van Wet 75 van 1997, soos gewysig deur artikel 4 van Wet 11 van 2002

4. Artikel 27 van die Wet op Basiese Diensvoorwaardes, 1997, word hierby gewysig deur die herroeping in subartikel (2) van paragraaf (a).

Wysiging van artikel 49 van Wet 75 van 1997

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5. Artikel 49 van die Wet op Basiese Diensvoorwaardes, 1997, word hierby gewysig deur na artikel (1)(d) die volgende paragrawe in te voeg:

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|---|----|
| <p>“(da) ‘n werknemer se geregtigheid op ouerlike verlof kragtens artikel 25 verminder;</p> <p>(dB) ‘n werknemer se geregtigheid op aannemingsverlof kragtens artikel 25B verminder;</p> <p>(dC) ‘n werknemer se geregtigheid op opdraggewende ouerlike verlof kragtens artikel 25C verminder;’”.</p> | 10 |
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Wysiging van artikel 83 van Wet 75 van 1997, soos gewysig deur artikel 20 van Wet 11 van 2002

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6. Artikel 83 van die Wet op Basiese Diensvoorwaardes, 1997, word hierby gewysig deur die vervanging van subartikel (1) deur die volgende subartikel:

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|---|----|
| <p>“(1) Die Minister kan, op advies van die Kommissie en by kennisgewing in die Staatskoerant, enige kategorie persone in die kennisgewing vermeld—</p> <p>(a) as werknemers beskou vir die doeleinades van die geheel of ’n deel van hierdie Wet, enige ander dienswet as die Unemployment Insurance Act, [1966 (Wet No. 30 van 1966)] 2001 (Wet No. 63 van 2001), of enige sektorale verstelling; of</p> <p>(b) as bydraers beskou vir doeleinades van die geheel of ’n deel van die Unemployment Insurance Act, [1966 (Wet No. 30 van 1966)] 2001 (Wet No. 63 van 2001).”.</p> | 20 |
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Khwiñiso ya khethekanyo ya 1 ya Mulayo wa 63 wa 2001, sa zwe ya khwiñiswa nga khethekanyo ya 1 ya Mulayo wa 32 wa 2003

7. Khethekanyo ya 1 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, i khou khwiñiswa—

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|---|----|
| <p>(a) nga u dzenisa phanda ha thalutshedzo ya “muakutshuwari” ya thalutshedzo i tevhelaho:</p> <p>“Ndaela ya vhuundi” zwi amba ndaela ya vhuundi sa zwe ya sumbedzwa kha Mulayo wa Vhana, wa 2005 (Mulayo wa 38 wa 2005);”; na</p> | 30 |
| <p>(b) nga u dzenisa nga murahu ha thalutshedzo ya “u randela” ya thalutshedzo i tevhelaho:</p> <p>“mubebi wa u unda o layhelelwaho” zwi amba muthu a tevhedzaho thodea dzi re kha khethekanyo ya 231(2) ya Mulayo wa Vhana, wa 2005 (Mulayo wa 38 wa 2005);”.</p> | 35 |

Khwiñiso ya khethekanyo 12 ya Mulayo wa 63 wa 2001, sa zwe ya khwiñiswa nga khethekanyo ya 4 ya Mulayo wa 32 wa 2003

8. Khethekanyo ya 12 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, i khou khwiñiswa—

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|---|----|
| <p>(a) nga u dzenisa khethekanyothukhu ya (1) nga murahu ha phara ya (c) ya phara i tevhelaho:</p> <p>“(cA) mbuelo dza vhubebebi sa zwe zwa sumbedziswa kha Tshipida tsha DA tsha Ndima iyi;”;</p> | 45 |
| <p>(b) nga u bviswa ha khethekanyothukhu ya (1) mafheloni a phara ya (d) ya ipfi “na” na u dzeniswa nga murahu ha phara ya (d) ha phara i tevhelaho:</p> <p>“(dA) mbuelo vhubebebi nga u hwalela nwana vhañwe vhabebebi” sa zwe zwa sumbedzwa kha Tshipida tsha EA tsha Ndima iyi; na”;</p> | 50 |

Act No. 10 of 2018

Labour Laws Amendment Act, 2018

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(c) by the addition in subsection (3) of the following paragraphs:

- “(cA) For the purpose of Part DA, parental benefits must be paid at a rate of 66% of the earnings of the beneficiary at the date of application, subject to the maximum income threshold set in terms of paragraph (a);
- (cB) For the purpose of Part E, adoption benefits must be paid at a rate of 66% of the earnings of the beneficiary at the date of application, subject to the maximum income threshold set in terms of paragraph (a); and
- (cC) For the purpose of Part EA, commissioning parental benefits must be paid at a rate of 66% of the earnings of the beneficiary at the date of application, subject to the maximum income threshold set in terms of paragraph (a).”.

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Amendment of section 13 of Act 63 of 2001, as amended by section 5 of Act 32 of 2003 and section 5 of Act 10 of 2016

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9. Section 13 of the Unemployment Insurance Act, 2001, is hereby amended—

(a) by the substitution for subsection (3) of the following subsection:

“(3) (a) Subject to [subsection (5)] subsections (5) and (5A), a contributor’s entitlement to benefits in terms of this Chapter accrues at a rate of one day’s benefit for every completed [five] four days of employment as a contributor subject to a maximum accrual of 365 days benefit in the four year period immediately preceding the day after the date of ending of the period of employment in terms of this Chapter.

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(b) Unemployment benefits must be paid to the unemployed contributor regardless of whether or not the contributor has received benefits within that four year cycle, if the contributor has credits.”; and

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(b) by the insertion after subsection (5) for the following subsection:

“(5A) (a) The days of benefits that a contributor is entitled to in terms of subsection (3) may not be reduced by the payment of—

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- (i) parental benefits in terms of Part DA;
- (ii) adoption benefits in terms of Part E; or
- (iii) commissioning parental benefits in terms of Part EA, of this Chapter.

(b) The payment of parental benefits, adoption benefits or commissioning parental benefits may not affect the payment of unemployment benefits.”.

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Amendment of section 24 of Act 63 of 2001, as amended by section 8 of Act 32 of 2003 and section 9 of Act 10 of 2016**10. Section 24 of the Unemployment Insurance Act, 2001, is hereby amended by the substitution for subsection (5) of the following subsection:**

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“(5) A contributor who has a miscarriage during the third trimester or bears a still-born child is entitled to a full maternity benefit of [17 to 32] 17.32 weeks;”.

- (c) nga u dzenisa khethekanyo ɻukhu ya (3) ya phara i tevhelaho:
- “(cA) U itela ndivho ya Tshipiqa tsha DA, mbuelo dza vhubebi dzi tea u badelwa nga phimo ya 66% ya muholo wa muthu a vhuelwaho nga ɻuvha ja khumbelo, zwi tshi bva kha tshikalo tsha muholo wa n̄tha we wa tiwa u ya nga phara ya (a);
- (cB) U itela ndivho ya Tshipiqa tsha E, mbuelo dza u unda dzi tea u badelwa nga phimo ya 66% ya muholo wa muthu a vhuelwaho nga ɻuvha ja khumbelo, zwi tshi bva kha tshikalo tsha muholo wa n̄tha we wa tiwa u ya nga phara ya (a); na
- (cC) U itela ndivho ya Tshipiqa tsha EA, mbuelo vhubebi nga u hwalela ñwana vhabebi dzi teaho u badelwa nga phimo ya 66% ya muholo wa muthu a vhuelwaho nga ɻuvha ja khumbelo, zwi tshi bva kha tshikalo tsha muholo wa n̄tha we wa tiwa u ya nga phara ya (a).”.

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**Khwiqiso ya khethekanyo ya 13 ya Mulayo wa 63 wa 2001, sa zwe ya khwiqiswa
nga khethekanyo ya 5 ya Mulayo wa 32 wa 2003 na khethekanyo ya 5 ya Mulayo
wa 10 wa 2016**

9. Khethekanyo ya 13 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, i khwiqiswa—

- (a) nga u bviswa ha khethekanyo ɻukhu ya (3) ya khethekanyo ɻukhu i tevhelaho:

“(3) (a) Zwi tshi bva kha [khethekanyo ɻukhu ya (5)] khethekanyo ɻukhu ya (5) na ya (5A), muraðo u na pfanelo dza u vhuelwa u ya nga Ndima iyi yo engedzwaho nga phimo ya mbuelo ya ɻuvha jithihi kha maðuvha [maðanu] maña maiwe na maiwe o fhedzwaho a mushumo sa muraðo zwi tshi bva kha u engedzwa ha n̄tha ha mbuelo ya maðuvha a 365 kha tshifhinga tsha miñwaha miña tsho rangelaho ɻuvha ja nga murahu ha ɻuvha ja u guma ha tshifhinga tsha mushumo u ya nga Ndima iyi.

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- (b) Mbuelo dza vhushayamushumo dici tea u badelwa kha muraðo a sa shumi hu sa sedzwi uri muraðo o wana mbuelo kana ha ngo dici wana kha tshifhinga tsha miñwaha miña, arali muraðo a na zwikolodo.”; na
- (b) nga u dzenisa nga murahu ha khethekanyo ɻukhu (5) ya khethekanyo ɻukhu i tevhelaho:

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“(5A) (a) Maðuvha a mbuelo o teaho muraðo u ya nga khethekanyo ɻukhu (3) a nga kha ði sa flungudzwa nga mbadelo ya—

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- (i) mbuelo dza mubebi u ya nga Tshipiqa tsha DA;
- (ii) mbuelo dza vhuundi u ya nga Tshipiqa tsha E; kana
- (iii) mbuelo dza mubebi o humbelaho u hwalelwa ñwana u ya nga Tshipiqa tsha EA,

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tsha Ndima iyi.

(b) Mbadelo dza mbuelo dza mubebi, mbuelo dza vhuundi kana mbuelo dza mubebi o humbelaho u hwalelwa ñwana a dici tei u kwama mbadelo dza mbuelo dza vhushayamushumo.”.

**Khwiqiso ya khethekanyo ya 24 ya Mulayo wa 63 wa 2001, sa zwe ya khwiqiswa
nga khethekanyo ya 8 ya Mulayo wa 32 wa 2003 na khethekanyo ya 9 ya Mulayo
wa 10 wa 2016**

10. Khethekanyo ya 24 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, i khwiqiswa nga u bviswa ha khethekanyo ɻukhu ya (5) ya khethekanyo ɻukhu i tevhelaho:

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“(5) Muthu a re muraðo o tshinyalelwaho nga ñwana a sa athu bebiwa kha miñwedzi miraru ya vhuimana kana ñwana o bebwaho o lovha u na pfanelo ya mbuelo ya vhuimana yo fhelelaho ya vhege dza [17 u swika kha dza 32] 17.32;”.

Insertion of Part DA in Act 63 of 2001

11. The following Part is hereby inserted in the Unemployment Insurance Act, 2001, after section 26:

“Part DA: Parental benefits

Right to parental benefits	5
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26A. (1) Subject to section 14, a contributor who is the parent of a child is entitled to the parental benefits contemplated in this Part if the application is made in accordance with the prescribed requirements and the provisions of this Part and if the contributor—	10
(a) has been registered as the father of the child in terms of the Births and Deaths Registration Act, 1992 (Act No. 51 of 1992);	15
(b) is the—	20
(i) parent of a child below the age of two in an adoption order; or	25
(ii) prospective adoptive parent of a child below the age of two, in terms of a court order that placed the child in the care of the prospective adoptive parent, pending the finalisation of the adoption order in respect of that child; or	30
(c) is the parent of a child who has been born as a result of a surrogate motherhood agreement referred to in the Children’s Act, 2005 (Act No. 38 of 2005):	35
Provided that the contributor did not claim the adoption benefits referred to in section 27 or the commissioning parental benefits referred to in section 29A in respect of the child.	40
(2) The entitlement—	
(a) contemplated in subsection (1)(a) and (c) commences on the date of childbirth; and	45
(b) contemplated in subsection (1)(b) commences on—	
(i) the date that the competent court grants the adoption order; or	
(ii) the date that a child is placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child,	
whichever date occurs first.	
(3) When taking into account any parental leave paid to the contributor in terms of any other law or any collective agreement or contract of employment, the parental benefit may not be more than the remuneration the contributor would have received if the contributor had not been on parental leave.	
(4) For purposes of this section the maximum period of parental leave is ten consecutive days.	
(5) A contributor is not entitled to benefits unless he or she was in employment, whether as a contributor or not, for at least 13 weeks before the date of application for parental benefits.	

Application for parental benefits

26B. (1) An application for parental benefits must be made in the prescribed form at an employment office.	45
(2) The application must be made within 12 months after—	
(a) the date of childbirth; or	
(b) the date that—	

- (i) a competent court grants the adoption order; or
 - (ii) a child is placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child,
- whichever date occurs first.

Udzeniswa ha Tshipida tsha DA kha Mulayo wa 63 wa 2001

11. Tshipida tshi tevhelaho tshi khou dzheniswa kha Mulayo wa Ndindakhombo ya Vhushayamushumo, 2001 nga murahu ha khethekanyo ya 26:

“Tshipida tsha DA: Mbuelo dza vhubebi**Pfanelo ya mbuelo dza mubebi**

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26A. Zwi tshi bva kha khethekanyo ya 14, mubadeli ane a vha mubebi wa ñwana o tewa nga mbulelo dza vhubebi dzo sumbedziswaho kha Tshipida itshi arali khumbelo yo itwa u ya nga thoëea dzo randelwaho na mbetshewa ya Tshipida itshi na musi mubadeli—

(a) o ñwalisa sa khotsi a ñwana u ya nga Mulayo wa U ñwalisa Mabebo na Mpufu, 1992 (Mulayo wa 51 wa 1992);

(b) ndi—

(i) Mubebi wa ñwana a re fhasi ha vhukale ha miñwaha mivhili kha ndaela ya vhuundi; kana

(ii) Mubebi wa u unda o lavhelelaho wa ñwana a re fhasi ha vhukale ha miñwaha mivhili, u ya nga ndaela ya khothe ye ya vhea ñwana kha ndondolo ya mubebi wa u unda o lavhelelaho, ho lindelwa u fhedza u dzudzanywa ha ndaela ya vhuundi ya ñwana uyo; kana

(c) a mubebi wa ñwana we a bebwaa nga maitele a thendelano ya sarogesi (u bebelwa ñwana nga muñwe muthu) o sumbedzwaho kha Mulayo wa Vhana, wa 2005 (Mulayo wa 38 wa 2005):

Arali mubadeli a songo ita mbilo ya mbuelo dza vhuundi dzo sumbedzwaho kha khethekanyo ya 27 kana mbuelo dza mubebi a bebelwaho ñwana nga muñwe dzo sumbedzwaho kha khethekanyo ya 29A malugana na ñwana.

(2) Pfanelo—

(a) yo sumbedziswa kha khethekanyo þukhu ya (1)(a) na (c) i thoma nga duvha le ñwana a bebiwa ngalo; na

(b) ho lavhelelwa kha khethekanyo þukhu ya (1)(b) u thoma nga—

(i) duvha lìne khothe ya ðo ñea ndaela ya vhuundi; kana

(ii) duvha lìne ñwana a vhewa kha ndondolo ya mubebi wa u unda o lavhelelaho nga khothe, ho lindelwa u fhedza u dzudzanywa ha ndaela ya vhuundi ha ñwana uyo,

lenelo duvha lì thomaho u swika.

(3) Musi hu tshi khou dzhielwa n̄tha maðuvha a lìvi ya mubebi maiwe na maiwe o badelwaho mubadeli u ya nga muñwe mulayo kana thendelano yo þanganelaho inwe na inwe kana khonþhiraka ya mushumo, mbuelo ya mubebi a i faneli u fhira muholo wa mubadeli we a vha a tshi ðo u wana arali o vha a songo dzhia lìvi ya vhubebi.

(4) U itela khethekanyo iyi tshifthinga tshilapfusa tsha lìvi ya mubebi ndi maðuvha a fumi a tshi khou tou tevhekana.

(5) Mubadeli ha ngo tendelwa u wana mbuelo nga nn̄dani ha musi o vha o tholiwa, sa mubadeli kana hai, lwa tshifthinga tsha henefha kha vhege dza 13 hu sa athu swika duvha la u rumela khumbelo ya mbuelo dza vhubebi.

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Khumbelo ya mbuelo dza vhubebi

26B. (1) Khumbelo ya mbuelo dza vhubebi dzi fanela u itwa kha fomo yo randelwaho ofisini ya vhushayamushumo.

(2) Khumbelo i fanela u itwa hu sa athu fhela miñwedzi ya 12 nga murahu ha—

(a) duvha le ñwana a bebiwa ngalo; kana

(b) duvha le—

(i) khothe ya ñea ndaela ya vhuundi; kana

(ii) ñwana a vhewa kha ndondolo ya mubebi wa u unda o lavhelelaho nga khothe, ho lindelwa u fhedza u dzudzanywa ha ndaela ya vhuundi ha ñwana uyo,

lenelo duvha lì thomaho u swika.

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(3) The claims officer must investigate the application and, if necessary, request further information regarding the period the applicant was not working in order to care for the child.

(4) If the application complies with the provisions of this Chapter, the claims officer must—

- (a) approve the application;
- (b) determine—

(i) the amount of the benefits for purposes of section 13(3); and
(ii) the benefits the applicant is entitled to in terms of section 13(4);

- (c) authorise the payment of the benefits; and
(d) stipulate how the benefits are to be paid.

(5) If the application does not comply with the provisions of this Chapter, the claims officer must advise the applicant in writing that the application is defective and of the reasons why it is defective.

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Payment of parental benefits

26C. The Director-General must pay the parental benefits to the contributor at the employment office at which the application was made or any other employment office determined by the applicant at the time of application.”.

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Amendment of section 27 of Act 63 of 2001, as amended by section 9 of Act 32 of 2003

12. Section 27 of the Unemployment Insurance Act, 2001, is hereby amended—

(a) by the substitution in subsection (1) for paragraph (a) of the following paragraph:

“(a) the child has been—

(i) adopted in terms of the [Child Care Act, 1983 (Act No. 74 of 1983)] Children’s Act, 2005 (Act No. 38 of 2005); or

(ii) placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child;”;

(b) by the substitution for subsection (2) of the following subsection:

“(2) The entitlement contemplated in subsection (1) commences on the date—

(a) that a competent court grants an adoption order [for adoption in terms of the Child Care Act, 1983 (Act No. 74 of 1983)] Children’s Act, 2005 (Act No. 38 of 2005); or

(b) that the child is placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child, whichever date occurs first.”;

(c) by the substitution for subsection (4) of the following subsection:

“(4) When taking into account any adoption leave paid to the contributor in terms of any other law or any collective agreement or contract of employment, the adoption benefit may not be more than the remuneration the employer would have paid the contributor if the contributor had been at work.”; and

(d) by the addition of the following subsections:

“(5) For purposes of this section the maximum period of adoption leave is ten consecutive weeks.

(6) A contributor is not entitled to benefits unless he or she was in employment, whether as a contributor or not, for at least 13 weeks before the date of application for parental benefits.”.

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(3) Muofisiri wa mbilo u fanela u ḥodisisa khumbelo arali zwo tea, u humbelo maṅwe mafhungo malugana na tshifhinga tshe muthu ane a khou ita khumbelo a vha a sa khou shuma u itela u ḥogomela ḥwana.

(4) Arali muthu ane a khou ita khumbelo a tevhedza mbetshelwa dza Ndima iyi, muofisiri wa mbilo u tea u—

(a) ḥanganedza khumbelo;

(b) wana—

(i) tshelede ya mbuelo u itela khethekanyo ya 13(3); na
(ii) mbuelo dzo teaho muthu o itaho khumbelo u ya nga khethekanyo ya 13(4);

(c) u ḥea thendelo ya mbadelo ya mbulelo; na

(d) u sumbedzisa uri mbuelo dici do badelwa hani.

(5) Arali khumbelo ya sa tevhedze mbetshelwa dza Ndima iyi, muofisiri wa mbilo u fanela u ḥivhadza muthu o itaho khumbelo nga u tou ḥwala uri khumbelo yo khakhea na uri ndi ngani yo khakhea.

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Mbadelo dza mbuelo dza vhubebi

26C. Mulanguli Muhulwane u fanela u badela mbuelo dza vhubebi kha mubadeli ofisini ya vhushayamushumo he khumbelo ya itwa hone kana kha ofisi ya vhushayamushumo inwe na inwe ye a i ta musi a tshi khou ita khumbelo.”.

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Khwiñiso ya khethekanyo ya 27 ya Mulayo wa 63 wa 2001, sa zwe wa khwiñiswa nga khethekanyo ya 9 ya Mulayo wa 32 wa 2003

12. Khethekanyo ya 27 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, i khou khwiñiswa nga—

(a) u bviswa hu re kha khethekanyo ḥukhu ya (1) ha phara ya (a) ya phara i tevhelaho:

“(a) ḥwana we—

(i) a do undiwa u ya nga [**Mulayo wa Ndondolo ya ḥwana, wa 1983 (Mulayo wa 74 wa 1983)**] Mulayo wa Vhana, wa 2005 (Mulayo wa vhu 38 wa 2005); kana

(ii) o vhewa kha ndondolo ya mubebi wa u unda o lavhelelwaho nga khothe, ho lindelwa u fhedza u dzudzanywa ha ndaela ya vhuundi ha ḥwana uyo, jenejo ḫuvha li thomaho u swika;”;

(b) u bviswa ha khethekanyo ḥukhu ya (2) ha khethekanyo ḥukhu i tevhelaho:

“(2) pfanelo dzo sumbedzisa kha khethekanyo ḥukhu ya (1) dici thoma nga ḫuvha—

(a) line khothe ya vhana maandā a u ḥea ndaela ya u undiwa u ya nga [**Mulayo wa Ndondolo ya ḥwana wa, 1983 (Mulayo wa 74 wa 1983)**] Mulayo wa Vhana, wa 2005 (Mulayo wa 38 wa 2005); kana

(b) uri ḥwana o vhewa kha ndondolo ya mubebi wa u unda o lavhelelwaho nga khothe, ho lindelwa u fhedza u dzudzanywa ha ndaela ya vhuundi ha ḥwana uyo,

jenejo ḫuvha li thomaho u swika.”.

(c) u bviswa ha khethekanyo ḥukhu ya (4) ha khethekanyo ḥukhu i tevhelaho:

“(4) Musi hu tshi dzhielwa n̄ha l̄ivi i badelwaho ya vhuundi ha mubadeli u ya nga muñwe mulayo kana thendelano yo ḥanganelaho inwe na inwe kana khon̄hiraka ya mushumo, mbuelo ya vhuundi a i nga do fhira mbadelo ine mushumi a do vha o badela mubadeli arali mubadeli o vha e mushumoni.”; na

(d) u dzeniswa ha khethekanyo ḥukhu i tevhelaho:

“(5) U itela khethekanyo iyi tshifhinga tsha gumofulu tsha l̄ivi ya vhuundi ndi vhege dza fumi dici tshi tevhekana.

(6) Mubadeli ha ngo tendelwa u wana mbuelo nga nn̄dani ha musi o vha o tholiwa, sa mubadeli kana hai, Iwa tshifhinga tshe henefha kha vhege dza 13 hu sa athu swika ḫuvha ja u rumela khumbelo ya mbuelo dza vhubebi.”.

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Amendment of section 28 of Act 63 of 2001

13. Section 28 of the Unemployment Insurance Act, 2001, is hereby amended by the substitution for subsection (2) of the following subsection:

- “(2) The application must be made within [six] 12 months after the date—
 (a) of the adoption order [of the adoption, but the Commissioner may accept an application after the six month period on good cause shown]; or
 (b) that a child is placed in the care of a prospective adoptive parent by a competent court, pending the finalisation of an adoption order in respect of that child,
whichever date occurs first.”.

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Insertion of Part EA in Act 63 of 2001

14. The following Part is hereby inserted in the Unemployment Insurance Act, 2001, after section 29:

“Part EA: Commissioning parental benefits**Right to commissioning parental benefits**

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29A. (1) Subject to section 14, only one contributor of the commissioning parents is entitled to the commissioning parental benefits contemplated in this Part in respect of each child and only if—

- (a) the child has been born as a result of a surrogate motherhood agreement referred to in the Children’s Act, 2005 (Act No. 38 of 2005);
 (b) the period that the contributor was not working was spent caring for the child; and
 (c) the application is made in accordance with the prescribed requirements and the provisions of this Part.

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(2) The entitlement contemplated in subsection (1) commences on the date of childbirth.

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(3) When taking into account any commissioning parental leave paid to the contributor in terms of any other law or any collective agreement or contract of employment, the commissioning parental benefit may not be more than the remuneration the contributor would have received if the contributor had not been on commissioning parental leave.

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(4) For purposes of this section the maximum period of commissioning parental leave is ten consecutive weeks.

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(5) A contributor is not entitled to benefits unless he or she was in employment, whether as a contributor or not, for at least 13 weeks before the date of application for commissioning parental benefits.

Application for commissioning parental benefits

29B. (1) An application for commissioning parental benefits must be made in the prescribed form at an employment office.

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(2) The application must be made within 12 months after the date of childbirth.

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(3) The claims officer must investigate the application and, if necessary, request further information regarding the period the applicant was not working in order to care for the child.

(4) If the application complies with the provisions of this Chapter, the claims officer must—

- (a) approve the application;

Khiṇiso ya khethekanyo 28 ya Mulayo 63 wa 2001

13. Khethekanyo ya 28 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, u khou khwiṇiswa nga u bvisa khethekanyo ḫukhu ya (2) ya khethekanyo i tevhelaho:

- “(2) Khumbelo i fanela u itwa hu sa athu fhela [rathi] miñwedzi ya 12 nga murahu ha datumu—
- (a) ndaela ya vhuundi [ya vhuundi, nga Khomishinari i nga ṭanganedza khumbelo nga murahu ha miñwedzi ya rathi kha nyimele yavhudzi yo sumbedzwaho]; kana
- (b) uri ñwana onoyo a vhe nga phasi ha ndondolo ya mubebi ane a khou ḫoda u mu unda zwi tshi bva kha ndaela ya khothe yo teaho, musi ho lindelwa khunyeledzo ya ndaela ya vhuundi malugana na ñwana onoyo, zwi tshi bva kha uri ndi datumu ifhio yo swikaho u thoma.”.

Udzheniswa ha Tshipiqa tsha EA kha Mulayo wa 63 wa 2001

14. Tshipiqa tshi tevhelaho tshi khou dzeniswa kha Mulayo wa Ndindakhombo ya 15 Vhushayamushumo, wa 2001, nga murahu ha khethekanyo ya 29:

**“Tshipiqa tsha EA: Mbuelo dza u vha
mubebi a bebelwaho ñwana nga muñwe**

Pfanelo ya u vha mubebi a bebelwaho ñwana nga muñwe

29A. (1) Zwi tshi bva kha khethekanyo ya 14, ndi mubadeli kha mubebi a bebelwaho ñwana nga muñwe ane a vha na pfanelo ya mbuelo dza mubebi a bebelwaho ñwana nga muñwe dzo sumbedzwaho kha Tshipiqa tshi ho sedzwa ñwana muñwe na muñwe nahone arali—

- (a) ñwana o bebiwa nga mme we a vha na thendelano ya u bebelwa ñwana vhaiñe vhabebi yo bulwaho kha Mulayo wa Vhana, wa 2005 (Mulayo wa 38 wa 2005);
- (b) tshifhinga tshe mubadeli a vha a sa khou shuma o tshi shumisa u ṭhogomela ñwana; na
- (c) khumbelo i itwa hu tshi tevhedzwa ḫodea dzo randelwaho na mbetshelwa dza Tshipiqa tshi.

(2) Pfanelo dzo sumbedzwaho kha khethekanyo ḫukhu ya (1) dzi thoma nga ḫuvha la u bebiwa ha ñwana.

(3) Musi hu tshi dzhielwa n̄tha l̄ivi yo badelwaho ya mubebi a bebelwaho ñwana nga muñwe kha mubadeli u ya nga muñwe mulayo kana thendelano yo ṭanganelaho kana khon̄thiraka ya mushumo, mbuelo ya mubebi a bebelwaho ñwana nga muñwe a i nga do fhira mbadelo ine mubadeli a do vha o i wana arali mubadeli o vha a songo dzhia l̄ivi ya mubebi a bebelwaho ñwana.

(4) U itela khethekanyo iyi tshifhinga tsha gumofulu tsha l̄ivi ya mubebi a bebelwaho ñwana nga muñwe ndi vhege dza fumi dzi tshi tevhekana.

(5) Mubadeli ha ngo tendelwa u wana mbuelo nga nn̄dani ha musi o vha o tholiwa, sa mubadeli kana hai, lwa tshifhinga tsha henefha kha vhege dza 13 hu sa athu swika ḫuvha la u rumela khumbelo ya mbuelo dza vhubebe.

Khumbelo ya mbuelo dza u vha mubebi a bebelwaho ñwana nga muñwe

29B. (1) Khumbelo ya mbuelo dza u vha mubebi a bebelwaho ñwana nga muñwe i tea u itwa kha fomo yo randelwaho mushumoni.

(2) Khumbelo i tea u itwa kha miñwedzi ya 12 nga murahu ha ḫuvha la u bebiwa ha ñwana.

(3) Muofisiri wa mbilo u tea u sedzulusa khumbelo a dovha hafhu a, arali two tea, humbelo maiñe mafhungo a elanaho na tshifhinga tshe muhumbeli a vha a sa khou shuma nge a vha a tshi khou ṭhogomela ñwana.

(4) Arali khumbelo i tshi swikela mbetshelwa dza Ndima iyi, muofisiri wa khumbelo u tea u—

- (a) tanganedza khumbelo;

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(b) determine—

- (i) the amount of the benefits for purposes of section 13(3); and
- (ii) the benefits the applicant is entitled to in terms of section 13(4);

(c) authorise the payment of the benefits; and

(d) stipulate how the benefits are to be paid.

(5) If the application does not comply with the provisions of this Chapter, the claims officer must advise the applicant in writing that the application is defective and of the reasons why it is defective.

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Payment of commissioning parental benefits

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29C. The Director-General must pay the commissioning parental benefits to the contributor at the employment office at which the application was made or any other employment office determined by the applicant at the time of application.”.

Amendment of section 58 of Act 63 of 2001

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15. Section 58 of the Unemployment Insurance Act, 2001, is hereby amended by the substitution in subsection (12) for paragraph (c) of the following paragraph:

“(c) the number of contributors to whom illness, maternity, parental, adoption and commissioning parental benefits, respectively, have been paid and the total amount of such payments; and”.

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Substitution of long title of Act 63 of 2001

16. The Unemployment Insurance Act, 2001, is hereby amended by the substitution for the long title of the following long title:

“To establish the Unemployment Insurance Fund; to provide for the payment from the Fund of unemployment benefits to certain employees, and for the payment of illness, maternity, parental, adoption, commissioning parental and dependant’s benefits related to the unemployment of such employees; to provide for the establishment of the Unemployment Insurance Board, the functions of the Board and the designation of the Unemployment Insurance Commissioner; and to provide for matters connected therewith.”.

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Short title

17. This Act is called the Labour Laws Amendment Act, 2018, and comes into operation on a date fixed by the President by proclamation in the *Gazette*.

- (b) wana—
- (i) tshelede ya mbuelo u itela khethekanyo ya 13(3); na
 - (ii) mbuelo ine muhumbeli a tea u i wana u ya nga khethekanyo ya 13(4);
 - (c) ḥea thendelo ya mbadelo dza mbuelo; na
 - (d) dodombedza nqila ine mbadelo dza ḥo badelwa ngayo.
- (5) Arali khumbelo ya vha i sa swikeli mbetshelwa dza Ndima iyi, muofisiri wa mbilo u tea u eletshedza muhumbeli nga u tou ḥwala a ḥalusuri khumbelo yo khakhea, a ḥea na zwiitisi two itaho uri i vhe yo khakheaho.

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Mbadelo ya mbuelo dza u vha mubebi a bebelwaho ḥwana nga muīwe

29C. Mulangi Muhulwane u tea u badela mbuelo dza u vha mubebi a bebelwaho ḥwana nga muīwe kha mubadeli ofisini ya mushumo he khumbelo ya itwa hone kana ofisini ya mushumo iīwe na iīwe yo tiwaho nga muhumbeli musi a tshi ita khumbelo.”.

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Khwiñiso ya khethekanyo ya 58 ya Mulayo wa 63 wa 2001

15. Khethekanyo ya 58 ya Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, i khou khwiñiswa nga u bviswa ha khethekanyo ḥukhu ya (12) ya phara (c) ya phara i tevhelaho:

“(c) tshivhalo tsha vhabadeli vhane vhulwadze, vhuimana, vhubebi, vhuundi na 20
mbuelo dza u vha mubebi a bebelwaho ḥwana, nga u tevhekana hazwo, two
badelwa na ḥhanganyelo ya mbadelo idzo; na”.

U bviswa ha dzina li lapfu ja Mulayo wa 63 wa 2001

16. Mulayo wa Ndindakhombo ya Vhushayamushumo, wa 2001, u khou khwiñiswa nga u bvisa ḥoho ya mafhuno ndapfu ya ḥoho ya mafhuno ndapfu i tevhelaho:

“U thoma Tshikwama tsha Ndindakhombo ya Vhushayamushumo; u
q̄etschedza mbadelo u bva kha Tshikwama tsha mbuelo dza vhusayamushumo kha vhaiwe vhashumi, na mbadelo dza vhulwadze, vhuimana, u
vha mubebi, vhuundi, mubebi a hwalelwaho ḥwana nga muīwe na mbuelo 30
dza muvhuelwa malugana na vhusayamushumo ha mushumi onoyo; u
q̄etschedza mathomo a Bodo ya Ndindakhombo ya Vhushayamushumo,
mishumo ya Bodo na u tholwa ha Khomishinari wa Ndindakhombo ya
Vhushayamushumo, na maīwe mafhuno a elanaho na zwenezwi.”.

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Kort titel

17. Hierdie Wet heet die Wysigingswet op Arbeidswette, 2018, en tree in werking op 35
'n datum wat die President by proklamasie in die Staatskoerant bepaal.